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Letting September 17, 2021

Notice to Bidders, Specifications and Proposal



**Contract No. 62D79
COOK-LAKE Counties
Section 2016-068I
Route FAI 94, FAP 346
Project HSIP-0AQ2(080)
District 1 Construction Funds**

Prepared by

Checked by

F

(Printed by authority of the State of Illinois)



- 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 17, 2021 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. 62D79
COOK-LAKE Counties
Section 2016-068I
Project HSIP-0AQ2(080)
Route FAI 94, FAP 346
District 1 Construction Funds**

The project extends from Montrose Ave to Park Blvd. Improvements cover 13.5 miles along 1-94 and 2 miles along US 41. The scope includes fiber optic cable, CCTV and dynamic message signs in order to provide surveillance coverage of the highway.

- 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, P.E.
Secretary

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 FOR
 SUPPLEMENTAL SPECIFICATIONS
 AND RECURRING SPECIAL PROVISIONS

Adopted January 1, 2021

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

ERRATA Standard Specifications for Road and Bridge Construction (Adopted 4-1-16) (Revised 1-1-21)

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STATE OF ILLINOIS

SPECIAL PROVISIONS

The following Special Provisions supplement the “Standard Specifications for Road and Bridge Construction, adopted April 1, 2016, the latest edition of the “Manual of Uniform Traffic Control Devices for Streets and Highways”, and the “Manual of Test Procedures for Materials” in effect on the date of invitation for bid; and the Supplemental Specifications and Recurring Special Provisions indication on the Check Sheet included herein, and the “Tollway Supplemental Specifications to the Illinois Department of Transportation Standard Specifications for Road and Bridge Construction,” adopted April 1, 2016, issued May 1, 2017; which apply and govern the construction FAI Route 94/FAP Route 346(I-94/US 41), Project NHPP-0AQ2(080), Section 2016-068I, Cook and Lake Counties, Contract No. 62D79 in case of conflict with any or parts of said Specifications, the said Special Provisions shall take precedence and shall govern.

FAI Route 94/FAP Route 346(I-94/US 41)
Project NHPP-0AQ2(080)
Section 2016-068I
Cook and Lake Counties
Contract No. 62D79

LOCATION OF IMPROVEMENT

The project extends from the Montrose Avenue at the northern limits of the City of Chicago to US 41 at Park Boulevard in Lake County. Improvements are within 18 separate communities within Cook and Lake Counties and covers 13.5 miles along I-94 and 2 miles along US Route 41. The project includes two Dynamic Message Signs installed north and south of IL Route 173 (Buckley Road) in North Chicago.

DESCRIPTION OF IMPROVEMENT

Fiber optic communications cables will be installed along I-94 and US 41. Fiber optic lateral cables will be used to connect new closed-circuit television (CCTV) cameras and dynamic message signs (DMS) to the backbone cables in order to provide surveillance coverage of the highway. Additional conduits and fiber optic hardware will be installed to provide for future expansion of the system.

PROJECT COORDINATION

Existing conditions shown in these Plans include elements that will be installed by others and shown on record drawings. Existing conditions were field verified in 2017. Contractor shall field verify any changes in conditions and notify the Engineer of any discrepancies.

Pace Suburban Bus (Pace) will be operating bus on shoulder operations between Foster Ave and Dundee Rd. The IDOT District I Traffic Operations Center and Pace Operations Center must be contacted 72 hours in advance of any shoulder closures. The Pace Operations Center can be reached at (708) 225-3344 or (847) 724-4144. IDOT District I Operations can be reached at (847) 705-4151.

MAINTENANCE OF ROADWAYS (D-1)

Effective: September 30, 1985

Revised: November 1, 1996

Beginning on the date that work begins on this project, the Contractor shall assume responsibility for normal maintenance of all existing roadways within the limits of the improvement. This normal maintenance shall include all repair work deemed necessary by the Engineer but shall not include snow removal operations. Traffic control and protection for maintenance of roadways will be provided by the Contractor as required by the Engineer.

If items of work have not been provided in the contract, or otherwise specified for payment, such items, including the accompanying traffic control and protection required by the Engineer, will be paid for in accordance with Article 109.04 of the Standard Specifications.

COORDINATION WITH ADJACENT AND/OR OVERLAPPING CONTRACTS

This contract abuts and/or overlaps with other concurrent contracts listed below. The Contractor shall cooperate with the other contractors in the phasing and performance of his/her work so as not to delay, interrupt or hinder the progress or completion of work being performed by the other contractors.

Old Orchard Road over I-94 Bridge Improvement Contract 62A49

The project will consist of bridge improvements on the Old Orchard Bridge over I-94. The scheduled letting date is anticipated to be in late 2019.

REVLAC PLC Replacement Contract 62F40

The project will consist of replacement of the REVLAC programmable logic controller processor racks. This work consists of replacing the existing obsolete PLC processors with new PLC system processors while using the existing I/Os that are being replaced in Contract 60T46. The contract completion date is November 30, 2019.

REVLAC Rehabilitation Contract 60T46

The project will consist of replacement of the REVLAC hardware, swing gates, barriers, cameras and numerous miscellaneous repairs. This will be on a future contract letting.

Travel Time Sensors Contract 62D83

The proposed improvements consist of the installation of fifty-one (51) roadside vehicle detectors to collect travel times. Units will be installed on a combination of existing sign structures and new standalone poles. Power to each roadside detector shall utilize solar power and communication to each detector will be via cellular modems. This will be on a future contract letting.

Critical items affecting the above contract: MOT coordination.

COORDINATION OF THE CONTRACT DOCUMENTS

Coordination of contract documents shall be in accordance with Article 105.05. The Illinois Tollway Supplemental Specifications to the Illinois Department of Transportation Standard Specification for Road and Bridge Construction will be applicable as the supplemental specification designated in Article 105.05 for all items of work within the Tollway jurisdictional limits.

The Contractor shall not commence any work on the Illinois Tollway under this contract until all the insurance as specified in Article 107.26 and 107.27 of the Illinois Tollway Supplemental Specifications or any Special Provisions has been provided and approved. The Contractor must provide a copy of the Certificate of Insurance to the Illinois Tollway. The permit to commence work on the Illinois Tollway's property will not be issued until receipt of the Certificate of Insurance.

The Illinois Tollway and its officers, agents, directors, and employees shall be listed as additional insured parties in the general liability insurance and the Illinois Tollway shall be added as an additional protected party on all performance bonds required by the Contractor. The insurance shall be maintained throughout construction of the project.

UTILITIES TO BE WATCHED AND PROTECTED

The areas of concern noted below have been identified as utilities that may require protection and or coordination. The information provided is not a comprehensive list of all remaining utilities, but those which during coordination were identified as ones which might require the Contractor to take into consideration when making the determination of the means and methods that would be required to construct the proposed improvement. In some instances, the Contractor will be responsible to notify the owner in advance of the work to take place so necessary staffing on the owner's part can be secured.

Location/Stage	Type	Description	Name & Address of Utility	Action
US 41 (Skokie Blvd) at Park Blvd	Traffic Signals	No anticipated conflicts with conduits at the intersection.	IDOT Bureau of Traffic 101 West Center Court Schaumburg, IL 60196 Daryle Drew 847-705-4424	Notify IDOT Bureau of Traffic 72 hours prior to work near IDOT signals.
I-94 Sta. 42+35 90' RT	CDWM 24" Feeder Water Main (3.75 FT Below surface)	No anticipated conflicts with the traverse crossing of water main. Hand excavation required. Fiber in conduit shall be installed above water main with 18" of separation.	Chicago Department of Water Management 333 S. State Street Chicago, IL 60604	"Watch and Protect"
I-94 Sta. 43+70 85' RT	CDWM 42" Feeder Water Main (3.75 FT Below surface)	No anticipated conflicts with the traverse crossing of water main. Hand tool excavation required. Fiber in conduit shall be installed above water main with 18" of separation.	Chicago Department of Water Management 333 S. State Street Chicago, IL 60604	"Watch and Protect"
I-94 Sta. 44+82 79' RT	Comcast Underground Fiber Duct	No anticipated conflicts with the traverse crossing of fiber duct.	Comcast Cable 688 Industrial Drive Elmhurst, IL 60126	"Watch and Protect"
I-94 Sta. 56+80 91' LT	ComEd Underground Electric Duct	No anticipated conflicts with the traverse crossing of the electrical duct. Contractor shall pothole locations when running parallel to the existing electrical duct.	ComEd Two Lincoln Center 8th Floor Oakbrook Terrace, IL 60181	"Watch and Protect"
I-94 Sta. 59+54 60' RT	Existing Fiber Optic Duct	No anticipated conflicts with the traverse crossing of fiber optic duct.	Crown Castle 2000 Corporate Dr. Canonsburg, PA 15317	"Watch and Protect"
I-94 Sta. 60+45 64' RT	CDWM 8" Water Main	No anticipated conflicts with the traverse crossing of water main. Maintain required 18" vertical and 3' horizontal clearance transitioning from conduit attached to structure to underground.	Chicago Department of Water Management 333 S. State Street Chicago, IL 60604	"Watch and Protect"

FAI Route 94/FAP Route 346(I-94/US 41)
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Location/Stage	Type	Description	Name & Address of Utility	Action
I-94 Sta. 68+96 69' RT	CDWM 12" Water Main	No anticipated conflicts with the traverse crossing of water main. Hand excavation required. Fiber in conduit shall be installed above water main with 18" of separation.	Chicago Department of Water Management 333 S. State Street Chicago, IL 60604	"Watch and Protect"
I-94 Sta. 96+00 65' LT	Sanitary Sewer and CDWM 42" Water Main	No anticipated conflicts with the traverse crossing of sanitary sewer and water main. Conduit is proposed to be attached to I-94 bridge over Cicero Ave.	Chicago Department of Water Management 333 S. State Street Chicago, IL 60604	"Watch and Protect"
I-94 Sta. 106+80 61' RT	CDWM 8" Water Main, Fiber Duct Bank, and Storm Sewer	No anticipated conflicts with the traverse crossing of water main, fiber optic duct, and storm sewer. Conduit is proposed to be attached to I-94 bridge over Forest Glen Ave.	Chicago Department of Water Management 333 S. State Street Chicago, IL 60604	"Watch and Protect"
I-94 Sta. 126+05 213' RT	CDWM 12" Water Main	No anticipated conflicts with the traverse crossing of water main.	Chicago Department of Water Management 333 S. State Street Chicago, IL 60604	"Watch and Protect"
I-94 Sta. 126+72 0' RT	CDWM 24" Steel Cased Water Main	No anticipated conflicts with the traverse crossing of water main.	Chicago Department of Water Management 333 S. State Street Chicago, IL 60604	"Watch and Protect"
I-94 Sta. 127+03 105' LT	CDWM 24" Steel Cased Water Main	Contractor to locate existing 24" water main prior to placement of adjacent CCTV Pole foundation and handholes. Foundation and handhole locations to be field adjusted to eliminate conflicts.	Chicago Department of Water Management 333 S. State Street Chicago, IL 60604	"Watch and Protect"
I-94 Sta. 126+82 322' RT	Fiber Duct	No anticipated conflicts with the traverse crossing of fiber duct	Crown Castle 2000 Corporate Dr. Canonsburg, PA 15317	"Watch and Protect"
I-94 Sta. 141+86 92' RT	Fiber Duct	No anticipated conflicts with the traverse crossing of fiber duct.	AT&T 1000 Commerce Drive Floor 1 Oak Brook, IL 60523	"Watch and Protect"
I-94 Sta. 141+86 92' RT	CDWM 24" Water Main	No anticipated conflicts with the traverse crossing of water main. Hand excavation required. Fiber in conduit shall be installed above water main with 18" of separation.	Chicago Department of Water Management 333 S. State Street Chicago, IL 60604	"Watch and Protect"

FAI Route 94/FAP Route 346(I-94/US 41)
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Location/Stage	Type	Description	Name & Address of Utility	Action
I-94 Sta. 153+08 71' RT	CDWM 12" Water Main	No anticipated conflicts with the traverse crossing of water main. Contractor to locate existing 12" water main prior to placement of adjacent CCTV Pole foundation. Foundation to be field adjusted to eliminate conflicts.	Chicago Department of Water Management 333 S. State Street Chicago, IL 60604	"Watch and Protect"
I-94 Sta. 156+18 106' RT	Village of Lincolnwood Water Mains	No anticipated conflicts with the traverse crossing of the water main.	Village of Lincolnwood 7001 N Lawndale Ave Lincolnwood IL 60712	"Watch and Protect"
I-94 Sta. 174+29 106' RT	Village of Lincolnwood Sanitary Sewer	No anticipated conflicts with the traverse crossing of the sanitary sewer	Village of Lincolnwood 7001 N Lawndale Ave Lincolnwood IL 60712	"Watch and Protect"
I-94 Sta. 179+39 74' RT	Village of Lincolnwood Water Main	No anticipated conflicts with the traverse crossing of the water main	Village of Lincolnwood 7001 N Lawndale Ave Lincolnwood IL 60712	"Watch and Protect"
I-94 Sta. 180+46 76' RT	Sanitary Sewer	No anticipated conflicts with the traverse crossing of the sanitary sewer	Village of Lincolnwood 7001 N Lawndale Ave Lincolnwood IL 60712	"Watch and Protect"
I-94 Sta. 187+04 104' LT and 88' RT	Village of Lincolnwood Water Main	No anticipated conflicts with the traverse crossing of the water main. Contractor to locate existing water main prior to placement of adjacent CCTV Pole foundation. Field adjustments may be required to eliminate conflicts.	Village of Lincolnwood 7001 N Lawndale Ave Lincolnwood IL 60712	"Watch and Protect"
I-94 Sta. 190+58 109' RT	Village of Lincolnwood Water Main	No anticipated conflicts with the traverse crossing of the water main	Village of Lincolnwood 7001 N Lawndale Ave Lincolnwood IL 60712	"Watch and Protect"
I-94 Sta. 193+59 139' RT	Village of Lincolnwood Water Main	No anticipated conflicts with the traverse crossing of the water main	Village of Lincolnwood 7001 N Lawndale Ave Lincolnwood IL 60712	"Watch and Protect"
I-94 Sta. 196+74 166' RT	Village of Lincolnwood Water Main and Sanitary Sewer	No anticipated conflicts with the traverse crossing of the water main and sanitary sewer	Village of Lincolnwood 7001 N Lawndale Ave Lincolnwood IL 60712	"Watch and Protect"
I-94 Sta. 205+80 461' RT	Village of Lincolnwood Sanitary Sewer	No anticipated conflicts with the traverse crossing of the sanitary sewer	Village of Lincolnwood 7001 N Lawndale Ave Lincolnwood IL 60712	"Watch and Protect"

FAI Route 94/FAP Route 346(I-94/US 41)
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Location/Stage	Type	Description	Name & Address of Utility	Action
I-94 Sta. 208+75 471' RT	Village of Lincolnwood Sanitary Sewer	No anticipated conflicts with the traverse crossing of the sanitary sewer	Village of Lincolnwood 7001 N Lawndale Ave Lincolnwood IL 60712	"Watch and Protect"
I-94 Sta. 248+62 89' LT	Storm Sewer	Contractor to locate existing storm sewer prior to placement of adjacent CCTV Pole foundation. Foundation to be field adjusted to eliminate conflicts	IDOT Hydraulics 201 West Center Ct. Schaumburg IL 60139	"Watch and Protect"
I-94 Sta. 248+62 49' and 96' RT	Fiber Duct and Sanitary Sewer	No anticipated conflicts with the traverse crossing of the Fiber Duct and Sanitary Sewer	AT&T 1000 Commerce Drive Floor 1 Oak Brook, IL 60523	"Watch and Protect"
I-94 Sta. 282+68 85' LT 73' RT	Fiber Duct	No anticipated conflicts with the traverse crossing of the fiber duct	Crown Castle 2000 Corporate Dr. Canonsburg, PA 15317	"Watch and Protect"
I-94 Sta. 362+58 87' LT	Fiber Duct	No anticipated conflicts with the traverse crossing of the fiber duct	Comcast Cable 688 Industrial Drive Elmhurst, IL 60126	"Watch and Protect"
I-94 Sta. 365+84 80' LT.	Northwest Water Commission 60" Main	No anticipated conflicts. Fiber conduit installation to stay above water main. (Water main location identified by Village of Skokie)	Northwest Water Commission 1525 North Wolf Rd, Des Plaines, IL 60016	"Watch and Protect"
I-94 Sta. 377+96 82' LT	Northwest Water Commission 60" Main in 84" Steel Casing	No anticipated conflicts with the traverse crossing of the water main	Northwest Water Commission 1525 North Wolf Rd, Des Plaines, IL 60016	"Watch and Protect"
I-94 Sta. 393+00 65' LT	Fiber duct and Sanitary Sewer	No anticipated conflicts with the traverse crossing of the fiber duct and sanitary sewer	Comcast Cable 688 Industrial Drive Elmhurst, IL 60126	"Watch and Protect"
I-94 Sta. 422+65 105' LT	Fiber duct	No anticipated conflicts with the traverse crossing of the fiber duct	Comcast Cable 688 Industrial Drive Elmhurst, IL 60126	"Watch and Protect"
I-94 Sta. 423+88 105' RT	Storm Sewer	Contractor to locate existing storm sewer prior to placement of adjacent CCTV Pole foundation. Foundation to be field adjusted to eliminate conflicts	IDOT Hydraulics 201 West Center Ct. Schaumburg IL 60139	"Watch and Protect"

FAI Route 94/FAP Route 346(I-94/US 41)
 Project NHPP-0AQ2(080)
 Section 2016-068I
 Cook and Lake Counties
 Contract No. 62D79

Location/Stage	Type	Description	Name & Address of Utility	Action
I-94 Sta. 443+50 78' RT	Storm Sewer	Contractor to locate existing storm sewer prior to placement of adjacent CCTV Pole foundation. Foundation to be field adjusted to eliminate conflicts	IDOT Hydraulics 201 West Center Ct. Schaumburg IL 60139	"Watch and Protect"
I-94 Sta. 447+00 69' RT	Fiber duct	No anticipated conflicts with the traverse crossing of the fiber duct	AT&T 1000 Commerce Drive Floor 1 Oak Brook, IL 60523	"Watch and Protect"
I-94 Sta. 461+13 65' LT	Fiber duct	No anticipated conflicts with the traverse crossing of the fiber duct	Comcast Cable 688 Industrial Drive Elmhurst, IL 60126	"Watch and Protect"
I-94 Sta. 565+69 74' LT	Fiber Duct	No anticipated conflicts with the traverse crossing of the fiber duct	Comcast Cable 688 Industrial Drive Elmhurst, IL 60126	"Watch and Protect"
I-94 Sta. 573+06 73' RT	Storm Sewer	Contractor to locate existing storm sewer prior to placement of adjacent CCTV Pole foundation.	IDOT Hydraulics 201 West Center Ct. Schaumburg IL 60139	"Watch and Protect"
I-94 Sta. 648+11 80' LT	Village of Glencoe 16" Cast Iron Water Main	No anticipated conflicts with the traverse crossing of the water main	Village of Glencoe 675 Village Court Glencoe, Illinois 60022	"Watch and Protect"
I-94 Sta. 716+38 75' LT	ComEd Underground Electric Duct	No anticipated conflicts with the traverse crossing of the electrical duct.	ComEd Two Lincoln Center 8th Floor Oakbrook Terrace, IL 60181	"Watch and Protect"
I-94 Sta. 736+08 81' RT	Village of Northbrook 24" Water Main	No anticipated conflicts with the traverse crossing of the water main	Village of Northbrook 655 Huehl Rd. Northbrook, Illinois 60062	"Watch and Protect"
I-94 Sta. 741+18 92' RT	Village of Northbrook 30" Water Main	No anticipated conflicts with the traverse crossing of the water main	Village of Northbrook 655 Huehl Rd. Northbrook, Illinois 60062	"Watch and Protect"
I-94 Sta. 747+80 102' RT	Storm Sewer	Contractor to locate existing storm sewer prior to placement of adjacent CCTV Pole foundation. Foundation to be field adjusted to eliminate conflicts	IDOT Hydraulics 201 West Center Ct. Schaumburg IL 60139	"Watch and Protect"
I-94 Sta. 779+2 67' LT and 72 RT'	Highland Park 12" Water Main	No anticipated conflicts with the traverse crossing of the water main	City of Highland Park 1150 Half Day Road Highland Park, Illinois 60035	"Watch and Protect"

Location/Stage	Type	Description	Name & Address of Utility	Action
I-94 Sta. 808+08 50' LT	Highland Park 16" Water Main	No anticipated conflicts with the traverse crossing of the water main	City of Highland Park 1150 Half Day Road Highland Park, Illinois 60035	"Watch and Protect"
I-94 Sta. 811+21 123' LT	Highland Park 16" Water Main	Contractor to locate existing water main prior to placement of adjacent CCTV Pole foundation. Foundation to be field adjusted to eliminate conflicts	City of Highland Park 1150 Half Day Road Highland Park, Illinois 60035	"Watch and Protect"
I-94 Sta. 827+15 47' LT	Highland Park 8" Water Main	No anticipated conflicts with the traverse crossing of the water main	City of Highland Park 1150 Half Day Road Highland Park, Illinois 60035	"Watch and Protect"
I-94 Sta. 843+25 37' LT	Highland Park 12" Water Main and sanitary sewer	No anticipated conflicts with the traverse crossing of the water main and sanitary sewer	City of Highland Park 1150 Half Day Road Highland Park, Illinois 60035	"Watch and Protect"
I-94 Sta. 871+35 61' LT	Highland Park 12" Water Main	No anticipated conflicts with the traverse crossing of the water main	City of Highland Park 1150 Half Day Road Highland Park, Illinois 60035	"Watch and Protect"
I-94 Sta. 871+50	North Shore Water Recl. Dist.78" Gravity Sewer	No anticipated conflicts with crossing the sewer	North Shore Water Reclamation District PO Box 750 14770 W. Koepsel Dr. Gurnee, IL 60031	"Watch and Protect"
I-94 Sta. 889+80 75' RT	Fiber Optic Duct Bank	No anticipated conflicts with the traverse crossing of the fiber optic duct bank	AT&T 1000 Commerce Drive Floor 1 Oak Brook, IL 60523	"Watch and Protect"

The following contract information is what was used during the preparation of the Plans as provided by the owner of the facility.

Agency/Company Responsible to Resolve Conflict	Name of Contact	Address	Phone	E-mail Address
ComEd	Stan Plodzien or Jamie Gwin	1000 Commerce Drive Flr 1 Oak Brook, IL 60523	(630) 573-5453 or (630) 573-5423	sp3264@att.com or jg8128@att.com
Peoples Gas	Eric Stall & Aaron Meyer	200 East Randolph Floor 24-s Chicago, IL 60601	312-240-4707	erstall@integrysgroup.com aaron.meyer@peoplesgasdelivery.com
NiCor #N11472	Bruce Koppang	1844 Ferry Road Naperville, IL 60563	630-388-3046	bkoppang@southernco.com
AT&T (KCI Technologies)	Bobby Akhter (Ken Caudill)	1000 Commerce Drive Floor 1 Oak Brook, IL 60523	630-573-5453	ba3817@att.com Ken.Caudill@kci.com
Pace Bus	Dispatch Center	550 West Algonquin Rd Arlington Heights, IL 60005	708-225-3344 847-724-4144	
Village of Glencoe	David Mau	675 Village Court Glencoe, Illinois 60022	847-835-4114	dmau@villageofglencoe.org
Village of Lincolnwood	James Amelio	7001 N Lawndale Ave Lincolnwood IL 60712	847-745-4862	jamelio@lwd.org
Village of Northbrook	Matt Farmer	655 Huehl Rd. Northbrook, Illinois 60062	847-272-4711	matt.farmer@northbrook.il.us
City of Highland Park	Annette Cardiff	1150 Half Day Road Highland Park, Illinois 60035	847-926-1159	acardiff@cityhpil.com
Comcast Cable	Ted Wyman	688 Industrial Drive Elmhurst, IL 60126	(224) 229-5850	Ted_Wyman@comcast.com
Century Link (Fiber) Level-1	Ryan Burgeson, Kendall Zetina	100 S. Cincinnati Ave., Suite 1200 Tulsa, OK 74103	(847) 954-8213 (918) 547-0547	ryan.burgeson@level3.com Kendall.Zetina@centurylink.com
Crown Castle	Rebecca Caldwell	2000 Corporate Dr. Canonsburg, PA 15317		Fiberdigfacilities@CrownCastle.com
IDOT Hydraulics	Rick Wojcik	201 W. Center Court Schaumburg, IL 60139	(847) 705-4105	Rick.Wojcik@illinois.gov
North Shore Water Reclamation Dist.	Nicholas Wolf	PO Box 750 14770 W. Wm Koepsel Dr. Gurnee, IL 60031	(847) 623-6060	niwolf@northshorewrd.org
Chicago Department of Water Management	Bob Schulter or Robert Stoll	333 S. State Street Chicago, IL 60604	(224) 229-5861 or (224) 229-5849	Bob_Schulter@comcast.com or Robert_Stoll@comcast.com

The above represents the best information available to the Department and is included for the convenience of the bidder. The days required for conflict resolution should be taken into account in the bid as this information has also been factored into the timeline identified for the project when setting the completion date. The applicable portions of the Standard Specifications of Road and Bridge Construction shall apply.

STATUS OF UTILITIES (D-1)

Effective: June 1, 2016

Utility companies and/or municipal owners located within the construction limits of this project have provided the following information in regard to their facilities and the proposed improvements. The tables below contain a description of specific conflicts to be resolved and/or facilities which will require some action on the part of the Department's Contractor to proceed with work. Each table entry includes an identification of the action necessary and, if applicable, the estimated duration required for the resolution.

Utilities To Be Adjusted

No utilities are anticipated to require adjustment.

EXISTING UTILITIES

The Contractor shall familiarize themselves with the locations of all utilities and structures that may be found in the vicinity of the construction. The Contractor shall conduct his operations to avoid damage to the above-mentioned utilities and structures. Should any damage occur due to the Contractor's negligence, repairs shall be made by the Contractor at his expense in a manner acceptable to the Engineer.

The Contractor shall notify all utility owners of his construction schedule and shall coordinate construction operations with utility owners so that relocation of utility lines and structures may proceed in an orderly manner. Notification shall be in writing, with copies transmitted to the Engineer.

ILLINOIS TOLLWAY PERMIT

The Contractor will be required to obtain a permit from the Illinois State Toll Highway Authority (Tollway) in accordance with Article 107.04 of the Standard Specifications prior to initiating any lane closures on the Illinois Tollway or doing any work on the Illinois Tollway right of way. As part of the permit, the Contractor shall be required to insure the Illinois Tollway as part of the surety bond. The Contractor shall furnish a copy of the authorized permit to the Engineer.

To perform work under, over, or on the Illinois Tollway, the Contractor shall submit, in writing, a Construction Permit request to the Illinois Tollway via the following contact:

The Illinois State Toll Highway Authority
Mr. Dana Havraneck
Permit/Utility Sections
2700 Ogden Avenue
Downers Grove, IL 60515

The Contractor will furnish a copy of the authorized permit to the Engineer.

COMPLETION DATE PLUS WORKING DAYS (D-1)

Effective: September 30, 1985

Revised: January 1, 2007

Revise Article 108.05 (b) of the Standard Specifications as follows:

“When a completion date plus working days is specified, the Contractor shall complete all contract items and safely open all roadways to traffic by 11:59 PM on **October 31, 2022** except as specified herein.

The Contractor will be allowed to complete all clean-up work and punch list items within **10** working days after the completion date for opening the roadway to traffic. Under extenuating circumstances, the Engineer may direct that certain items of work, not affecting the safe opening of the roadway to traffic, may be completed within the working days allowed for clean-up work and punch list items. Temporary lane closures for this work may be allowed at the discretion of the Engineer.

The Special Provision for “Failure to Complete the Work on Time” shall apply to both the completion date and the number of working days.

FAILURE TO COMPLETE THE WORK ON TIME (D-1)

Effective: September 30, 1985

Revised: January 1, 2007

Should the Contractor fail to complete the work on or before the completion date as specified in the Special Provisions for “Interim Completion Date” or “Completion Date Plus Working Days”, or within such extended time as may have been allowed by the Department, the Contractor shall be liable to the Department in the amount of **\$5,000**, not as a penalty but as liquidated damages, for each calendar day or a portion thereof of overrun in the contract time or such extended time as may have been allowed. In fixing the damages as set out herein, the desire is to establish a certain mode of calculation for the work since the Department’s actual loss, in the event of delay, cannot be predetermined, would be difficult of ascertainment, and a matter of argument and unprofitable litigation. This said mode is an equitable rule for measurement of the Department’s actual loss and fairly takes into account the loss of use of the roadway if the project is delayed in completion. The Department shall not be required to provide any actual loss in order to recover these liquidated damages provided herein, as said damages are very difficult to ascertain. Furthermore, no provision of this clause shall be construed as a penalty, as such is not the intention of the parties.

A calendar day is every day shown on the calendar and starts at 12:00 midnight and ends at the following 12:00 midnight, twenty-four hours later.

KEEPING THE EXPRESSWAY OPEN TO TRAFFIC

Effective: March 22, 1996
 Revised: January 21, 2015

Whenever work is in progress on or adjacent to an expressway, the Contractor shall provide the necessary traffic control devices to warn the public and to delineate the work zone as required in these Special Provisions, the Standard Specifications, the State Standards and the District Freeway details. All Contractors' personnel shall be limited to these barricaded work zones and shall not cross the expressway.

The Contractor shall request and gain approval from the Illinois Department of Transportation's Expressway Traffic Operations Engineer at www.idotlcs.com twenty-four (24) hours in advance of all daily lane, ramp and shoulder closures and 7 days in advance of all permanent and weekend closures on all Freeways and/or Expressways in District One. This advance notification is calculated based on workweek of Monday through Friday and shall not include weekends or Holidays.

LOCATION: Edens/US 41: Park Ave. West to Lake-Cook

WEEKNIGHT	TYPE OF CLOSURE	ALLOWABLE LANE CLOSURE HOURS		
Sunday-Thursday	1-Lane/Ramp	8:00 PM	to	5:00 AM
Friday	1-Lane/Ramp	8:00 PM (Fri)	to	8:00 AM (Sat)
Saturday	1-Lane/Ramp	8:00 PM (Sat)	to	10:00 AM (Sun)

LOCATION: I-94 Edens: Lake-Cook to I-90 Kennedy Junction

WEEKNIGHT	TYPE OF CLOSURE	ALLOWABLE LANE CLOSURE HOURS		
Sunday-Thursday	1-Lane	9:00 P.M.	to	5:00 A.M.
	2-Lane	11:00 P.M.	to	5:00 A.M.
Friday	1-Lane/Ramp	10:00 P.M. (Fri)	to	8:00 A.M. (Sat)
	2-Lane	11:59 P.M. (Fri)	to	6:00 A.M. (Sat)
Saturday	1-Lane/Ramp	9:00 P.M. (Sat)	to	10:00 A.M. (Sun)
	2-Lane	11:59 P.M. (Sat)	to	8:00 A.M. (Sun)

LOCATION: I-90/94 Kennedy REVERSIBLES

WEEK NIGHT	ALLOWABLE LANE CLOSURE HOURS		
Sunday - Thursday	9:00 PM	to	5:00 AM
Friday	11:00 PM (Fri)	to	6:00 AM (Sat)
Saturday	11:00 PM (Sat)	to	8:00 AM (Sun)

LOCATION: I-94 Edens: Lake-Cook to I-90 Kennedy Junction

WEEKNIGHT	TYPE OF CLOSURE	ALLOWABLE LANE CLOSURE HOURS		
Sunday-Thursday	1-Lane*	9:00 P.M.	to	5:00 A.M.
	2-Lane*	11:00 P.M.	to	5:00 A.M.
Friday	1-Lane*	10:00 P.M. (Fri)	to	8:00 A.M. (Sat)
	2-Lane*	11:59 P.M. (Fri)	to	6:00 A.M. (Sat)
Saturday	1-Lane*	9:00 P.M. (Sat)	to	10:00 A.M. (Sun)
	2-Lane	11:59 P.M. (Sat)	to	8:00 A.M. (Sun)

*Kennedy 1-Lane Closure hours may be more restrictive if the Reversible Lanes are also closed.

In addition to the hours noted above, temporary shoulder and non-system interchange partial ramp closures are allowed weekdays between 9:00 A.M. and 3:00 P.M. and between 7:00 P.M. and 5:00 A.M.

Narrow Lanes and permanent shoulder closures will not be allowed between Dec. 1st and April 1st.

Full Expressway Closures will only be permitted for a maximum of 15 minutes at a time during the low traffic volume hours of 1:00 A.M. to 5:00 A.M. Monday thru Friday and from 1:00 A.M. to 7:00 A.M. on Sunday. During Full Expressway Closures, the Contractor will be required to close off all lanes except one, using Freeway Standard Closures. Police forces should be notified and requested to close off the remaining lane at which time the work item may be removed or set in place. The District One Expressway Traffic Control Supervisor (847-705- 4151) shall be notified at least 3 working days (weekends and holidays DO NOT count into this 72 hours notification) in advance of the proposed road closure and will coordinate the closure operations with police forces. Liquidated Damages as specified in the Failure to Open Traffic Lanes to Traffic for One lane or ramp blocked shall be assessed to the Contract for every 15 minutes beyond the initial 15 minutes all lanes are blocked.

All stage changes requiring the stopping, and/or the pacing of traffic shall take place during the allowable hours for Full Expressway Closures and shall be approved by the Department. The Contractor shall notify the District One Expressway Traffic Control Supervisor at least 3 working days (weekends and holidays DO NOT count into this 72 hour notification) in advance of any proposed stage change.

A Maintenance of Traffic Plan shall be submitted to the District One Expressway Traffic Control Supervisor 14 days in advance of any stage changes or full expressway closures. The Maintenance of Traffic Plan shall include, but not be limited to: lane and ramp closures, existing geometrics, and equipment and material location.

All daily lane closures shall be removed during adverse weather conditions such as rain, snow, and/or fog and as determined by the Engineer. Also, the contractor shall promptly remove their lane closures when Maintenance forces are out for snow and ice removal.

Additional lane closure hour restrictions may have to be imposed to facilitate the flow of traffic to and from major sporting events and/or other events.

All lane closure signs shall not be erected any earlier than one-half (1/2) hour before the starting hours listed above. Also, these signs should be taken down within one-half (1/2) hour after the closure is removed.

The Contractor will be required to cooperate with all other contractors when erecting lane closures on the expressway. All lane closures (includes the taper lengths) without a three (3) mile gap between each other, in one direction of the expressway, shall be on the same side of the pavement. Lane closures on the same side of the pavement with a one (1) mile or less gap between the end of one work zone and the start of taper of next work zone should be connected. The maximum length of any lane closure on the project and combined with any adjacent projects shall be three (3) miles. Gaps between successive permanent lane closures shall be no less than two (2) miles in length.

Private vehicles shall not be parked in the work zone. Contractor's equipment and/or vehicles shall not be parked on the shoulders or in the median during non-working hours. The parking of equipment and/or vehicles on State right-of-way will only be permitted at the locations approved by the Engineer.

Check barricades shall be placed every 1000' within a lane closure to prevent vehicles from driving through closed lanes.

Temporary ramp closures for service interchanges will only be permitted at night during the restricted hours listed for temporary one-lane closures within the project limits. However, no two (2) adjacent entrance and exit ramps in one direction of the expressway shall be closed at the same time.

Freeway to freeway (system interchange) full ramp closures for two lane ramps will not be permitted. Partial ramp closures of system ramps may be allowed during the 1-lane closure hours above. System ramp full closures for single lane ramps are only permitted for a maximum of four (4) hours

- between the hours of 1:00 a.m. and 5:00 a.m. on Monday thru Friday
- between the hours of 1:00 a.m. and 6:00 a.m. on Saturday, and
- between the hours of 1:00 a.m. and 7:00 a.m. on Sunday.

The Contractor shall furnish and install large (48" X 48") "DETOUR with arrow" signs as directed by the Engineer for all system ramp closures. In addition, one portable changeable message sign will be required to be placed in advance of the ramp closure. The cost of these signs and PCMS board shall be included in the cost of traffic control and protection (6 static signs maximum per closure).

Should the Contractor fail to completely open, and keep open, the ramps to traffic in accordance with the above limitations, the Contractor shall be liable to the Department for liquidated damages as noted under the Special Provision, "Failure to Open Traffic Lanes to Traffic".

FAILURE TO OPEN TRAFFIC LANES TO TRAFFIC (D-1)

Effective: March 22, 1996

Revised: February 9, 2005

Should the Contractor fail to completely open and keep open all the traffic lanes to traffic in accordance with the limitations specified under the Special Provisions for "Keeping the Expressway Open to Traffic", the Contractor shall be liable to the Department for the amount of:

One lane or ramp blocked = \$ 3,000

Two lanes blocked = \$ 6,000

Not as a penalty but as liquidated and ascertained damages for each and every 15 minute interval or a portion thereof that a lane is blocked outside the allowable time limitations. Such damages may be deducted by the Department from any monies due the Contractor. These damages shall apply during the contract time and during any extensions of the contract time.

TRAFFIC CONTROL PLAN (D-1)

Effective: September 30, 1985

Revised: January 1, 2007

Traffic Control shall be according to the applicable sections of the Standard Specifications, the Supplemental Specifications, the "Illinois Manual on Uniform Traffic Control Devices for Streets and Highways", any special details and Highway Standards contained in the plans, and the Special Provisions contained herein.

Special attention is called to Article 107.09 of the Standard Specifications and the following Highway Standards, Details, Quality Standard for Work Zone Traffic Control Devices, Recurring Special Provisions and Special Provisions contained herein, relating to traffic control.

The Contractor shall contact the District One Bureau of Traffic at least 72 hours in advance of beginning work.

STANDARDS:

- 701106 OFF-ROAD OPERATIONS, MULTILANE, MORE THAN 15' AWAY
- 701400 APPROACH TO LANE CLOSURE, FREEWAY/EXPRESSWAY
- 701401 LANE CLOSURE, FREEWAY/EXPRESSWAY
- 701411 LANE CLOSURE, MULTILANE, AT ENTRANCE OR EXIT RAMP,
FOR SPEEDS >= 45 MPH
- 701428 TRAFFIC CONTROL SETUP AND REMOVAL FREEWAY/EXPRESSWAY
- 701446 TWO LANE CLOSURE FREEWAY/EXPRESSWAY
- 701901 TRAFFIC CONTROL DEVICES
- 704001 TEMPORARY CONCRETE BARRIER
- 782006 GUARDRAIL & BARRIER REFLECTOR MOUNTING DETAILS

DETAILS:

TC-8 ENTRANCE AND EXIT RAMP CLOSURE DETAILS
TC-9 TRAFFIC CONTROL DETAILS FOR FREEWAY SINGLE & MULTI-LANE WEAVE TC-
12 MULTI-LANE FREEWAY PAVEMENT MARKING (2 SHEETS)
TC-17 TRAFFIC CONTROL FOR SHOULDER CLOSURES AND PARTIAL RAMP
CLOSURES

DISTRICT 1 SPECIAL PROVISIONS:

MAINTENANCE OF ROADWAYS
KEEPING THE EXPRESSWAYS OPEN TO TRAFFIC (D-1)
FAILURE TO OPEN TRAFFIC LANES TO TRAFFIC (D-1)
PUBLIC CONVENIENCE AND SAFETY (D-1)
TRAFFIC CONTROL PLAN (D-1)
TRAFFIC CONTROL AND PROTECTION (EXPRESSWAYS) (D-1)
TRAFFIC CONTROL SURVEILLANCE (EXPRESSWAYS) (D-1)
TEMPORARY INFORMATION SIGNING (D-1)
SPEED DISPLAY TRAILER (D-1)

CONTRACT SPECIAL PROVISIONS:

CLEANING OF TRAFFIC CONTROL DEVICES

RECURRING SPECIAL PROVISIONS:

WORK ZONE PUBLIC INFORMATION SIGNS

BDE SPECIAL PROVISIONS:

TEMPORARY PAVEMENT MARKING
TRAFFIC CONTROL DEVICES – CONES
TRAFFIC SPOTTERS
WORK ZONE TRAFFIC CONTROL DEVICES

PUBLIC CONVENIENCE AND SAFETY (D-1)

Effective: May 1, 2012

Revised: July 15, 2012

Add the following to the end of the fourth paragraph of Article 107.09:

“If the holiday is on a Saturday or Sunday, and is legally observed on a Friday or Monday, the length of Holiday Period for Monday or Friday shall apply.”

Add the following sentence after the Holiday Period table in the fourth paragraph of Article 107.09:

“The Length of Holiday Period for Thanksgiving shall be from 5:00 AM the Wednesday prior to 11:59 PM the Sunday After”

Delete the fifth paragraph of Article 107.09 of the Standard Specifications:

“On weekends, excluding holidays, roadways with Average Daily Traffic of 25,000 or greater, all lanes shall be open to traffic from 3:00 P.M. Friday to midnight Sunday except where structure construction or major rehabilitation makes it impractical.”

TRAFFIC CONTROL AND PROTECTION (EXPRESSWAYS)

Effective: March 8, 1996

Revised: January 1, 2018

Description. This work shall include furnishing, installing, maintaining, replacing, relocating, and removing all traffic control devices used for the purpose of regulating, warning, or directing traffic. Traffic control and protection shall be provided as called for in the plans, applicable Highway Standards, District One Expressway details, Standards and Supplemental Specifications, these Special Provisions, or as directed by the Engineer.

Temporary complete closures will be required in order to erect the truss and install the DMS sign.

General. The governing factor in the execution and staging of work for this project is to provide the motoring public with the safest possible travel conditions on the expressway through the construction zone. The Contractor shall arrange his operations to keep the closing of lanes and/or ramps to a minimum.

The Contractor shall be responsible for the proper location, installation, and arrangement of all traffic control devices. Special attention shall be given to existing warning signs and overhead guide signs during all construction operations. Warning signs and existing guide signs with down arrows shall be kept consistent with the barricade placement at all times. The Contractor shall immediately remove, completely cover, or turn from the motorist's view all signs which are inconsistent with lane assignment patterns.

The Contractor shall coordinate all traffic control work on this project with adjoining or overlapping projects, including barricade placement necessary to provide a uniform traffic detour pattern. When directed by the Engineer, the Contractor shall remove all traffic control devices that were furnished, installed, or maintained by him under this contract, and such devices shall remain the property of the Contractor. All traffic control devices shall remain in place until specific authorization for relocation or removal is received from the Engineer.

Additional requirements for traffic control devices shall be as follows.

- (a) Traffic Control Setup and Removal. The setting and removal of barricades for the taper portion of a lane closure shall be done under the protection of a vehicle with a truck/trailer mounted attenuator and arrow board per State Standard 701428 and the Traffic Control Setup and Removal Freeway/Expressway BDE Special Provision. Failure to meet this requirement will be subject to a Traffic Control Deficiency. The deficiency will be calculated as outlined in Article 105.03 of the Standard Specifications. Truck/trailer mounted attenuators shall comply with Article 1106.02(g) or shall meet the requirements of NCHRP 350 Test Level 3 with vehicles used in accordance with manufacturer's recommendations and requirements.
- (b) Sign Requirements
 - (1) Sign Maintenance. Prior to the beginning of construction operations, the Contractor will be provided a sign log of all existing signs within the limits of the construction zone. The Contractor is responsible for verifying the accuracy of the sign log. Throughout the duration of this project, all existing traffic signs shall be maintained by the Contractor. All provisions of Article 107.25 of the Standard Specifications shall apply except the third paragraph shall be revised to read: "The Contractor shall maintain, furnish, and replace at his own expense, any traffic sign or post which has been damaged or lost by the Contractor or a third party.
 - (2) Work Zone Speed Limit Signs. Work zone speed limit signs shall be installed as required in Article 701.14(b) and as shown in the plans and Highway Standards. Based upon the existing posted speed limit, work zone speed limits shall be established and signed as follows.
 - a. Existing Speed Limit of 55mph or higher. The initial work zone speed limit assembly, located approximately 4200' before the closure, and shall be 55mph as shown in 701400. Additional work zone 45mph assemblies shall be used as required according to Article 701.14(b) and as shown in the Highway Standards and plans. WORK ZONE SPEED LIMIT 55 PHOTO ENFORCED assemblies may be omitted when this assembly would normally be placed within 1500 feet of the END WORK ZONE SPEED LIMIT sign. If existing speed limit is over 65mph then additional signage should be installed per 701400.
 - b. Existing Speed Limit of 45mph. The advance 55mph work zone speed limit assembly shown in 701400 shall be replaced with a 45mph assembly. Additional work zone 45mph assemblies shall be used as required according to Article 701.14(b) and as shown in the Highway Standards and plans. WORK ZONE SPEED LIMIT 55 PHOTO ENFORCED assemblies shall be eliminated in all cases. END WORK ZONE SPEED LIMIT signs are required.

- (3) Exit Signs. The exit gore signs as shown in Standard 701411 shall be a minimum size of 48 inch by 48 inch with 12 inch capital letters and a 20-inch arrow. EXIT OPEN AHEAD signs shown in Standard 701411 shall be a minimum size of 48 inch by 48 inch with 8 inch capital letters.
- (4) Uneven Lanes Signs. The Contractor shall furnish and erect "UNEVEN LANES" signs (W8-11) on both sides of the expressway, at any time when the elevation difference between adjacent lanes open to traffic equals or exceeds one inch. Signs shall be placed 500' in advance of the drop-off, within 500' of every entrance, and a minimum of every mile.
- (c) Drums/Barricades. Check barricades shall be placed in work areas perpendicular to traffic every 1000', one per lane and per shoulder, to prevent motorists from using work areas as a traveled way. Check barricades shall also be placed in advance of each open patch, or excavation, or any other hazard in the work area, the first at the edge of the open traffic lane and the second centered in the closed lane. Check barricades, either Type I or II, or drums shall be equipped with a flashing light.

To provide sufficient lane widths (10' minimum) for traffic and also working room, the Contractor shall furnish and install vertical barricades with steady burn lights, in lieu of Type II or drums, along the cold milling and asphalt paving operations. The vertical barricades shall be placed at the same spacing as the drums.
- (d) Vertical Barricades. Vertical barricades shall not be used in lane closure tapers, lane shifts, exit ramp gores, or staged construction projects lasting more than 12 hours. Also, vertical barricades shall not be used as patch barricades or check barricades. Special attention shall be given, and ballast provided per manufacture's specification, to maintain the vertical barricades in an upright position and in proper alignment.
- (e) Temporary Concrete Barrier Wall. Prismatic barrier wall reflectors shall be installed on both the face of the wall next to traffic, and the top of sections of the temporary concrete barrier wall as shown in Standard 704001. The color of these reflectors shall match the color of the edgelines (yellow on the left and crystal or white on the right). If the base of the temporary concrete barrier wall is 12 inches or less from the travel lane, then the lower slope of the wall shall also have a 6-inch-wide temporary pavement marking edgeline (yellow on the left and white on the right).

(f) Full Expressway Closures. Full Expressway Closures will only be permitted for a maximum of 15 minutes during the allowable hours listed in the Keeping the Expressway Open to Traffic Special Provision. During Full Expressway Closures, the Contractor will be required to close off all lanes except one, using Freeway Standard Closures. The Contractor will be required to provide one changeable message sign to be placed at the direction of the Engineer. The sign shall display a message as directed by the Engineer. A Maintenance of Traffic Plan shall be submitted to the District One Expressway Traffic Control Supervisor 14 days in advance of the planned work; including all stage changes. The Maintenance of Traffic Plan shall include, but not be limited to: lane and ramp closures, existing geometrics, and equipment and material location. The District One Expressway Traffic Control Supervisor (847-705-4151) shall be contacted at least 3 working days in advance of the proposed road closure and will coordinate the closure operation with police forces.

Method of Measurement. This item of work will be measured on a lump sum basis for furnishing, installing, maintaining, replacing, relocating, and removing traffic control devices required in the plans and these Special Provisions. Traffic control and protection required under Standards 701101, 701400, 701401, 701402, 701406, 701411, 701416, 701426, 701428, 701446, 701901 and District details TC-8, TC-9, TC-17, TC-18 and TC-25 will be included with this item.

Basis of Payment.

- (a) This work will be paid for at the contract lump sum price for TRAFFIC CONTROL AND PROTECTION (EXPRESSWAYS). This price shall be payment in full for all labor, materials, transportation, handling, and incidental work necessary to furnish, install, maintain, replace, relocate, and remove all Expressway traffic control devices required in the plans and specifications.

In the event the sum total value of all the work items for which traffic control and protection is required is increased or decreased by more than ten percent (10%), the contract bid price for TRAFFIC CONTROL AND PROTECTION (EXPRESSWAYS) will be adjusted as follows:

$$\text{Adjusted contract price} = .25P + .75P [1 \pm (X - 0.1)]$$

Where: "P" is the bid unit price for Traffic Control and Protection

Where: "X" =	D i f f e r e n c e b e t w e e n o r i g i n a l a n d f i n a l s u m t o t a l v a l u e o f a l l w o r k i t e m s f o r w h i c h t r a f f i c c o n t r o l a n d p r o t e c t i o n i s r e q u i r e d <hr/> O r i g i n a l s u m t o t a l v a l u e o f a l l w o r k i t e m s f o r w h i c h t r a f f i c c o n t r o l a n d p r o t e c t i o n i s r e q u i r e d.
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The value of the work items used in calculating the increase and decrease will include only items that have been added to or deducted from the contract under Article 104.02 of the Standard Specifications and only items which require use of Traffic Control and Protection.

- (b) The Engineer may require additional traffic control be installed in accordance with standards and/or designs other than those included in the plans. In such cases, the standards and/or designs will be made available to the Contractor at least one week in advance of the change in traffic control. Payment for any additional traffic control required will be in accordance with Article 109.04 of the Standard Specifications.
- (c) Revisions in the phasing of construction or maintenance operations, requested by the Contractor, may require traffic control to be installed in accordance with standards and/or designs other than those included in the plans. Revisions or modifications to the traffic control shown in the contract shall be submitted by the Contractor for approval by the Engineer. No additional payment will be made for a Contractor requested modification.
- (d) Temporary concrete barrier wall will be measured and paid for according to Section 704.
- (e) Impact attenuators, temporary bridge rail, and temporary rumble strips will be paid for separately.
- (f) Temporary pavement markings shown on the Standard will be measured and paid for according to Section 703 and Section 780.
- (g) All pavement marking removal will be measured and paid for according to Section 703 or Section 783.
- (h) Temporary pavement marking on the lower slope of the temporary concrete barrier wall will be measured and paid for as TEMPORARY PAVEMENT MARKING, 6”.
- (i) All prismatic barrier wall reflectors will be measured and paid for according to the Recurring Special Provision Guardrail and Barrier Wall Delineation.
- (j) The Changeable Message Sign required for Full Expressway Closures shall not be paid for separately.

TRAFFIC CONTROL AND PROTECTION (ARTERIALS)

Effective: February 1, 1996

Revised: March 1, 2011

Specific traffic control plan details and Special Provisions have been prepared for this contract. This work shall include all labor, materials, transportation, handling and incidental work necessary to furnish, install, maintain and remove all traffic control devices required as indicated in the plans and as approved by the Engineer. When traffic is to be directed over a detour route, the Contractor shall furnish, erect, maintain and remove all applicable traffic control devices along the detour route according to the details shown in the plans.

Method of Measurement

All traffic control (except "Traffic Control and Protection (Expressways)" and temporary pavement markings) indicated on the traffic control plan details and specified in the Special Provisions will be measured for payment on a lump sum basis.

Basis of Payment

All traffic control and protection will be paid for at the contract lump sum price for TRAFFIC CONTROL AND PROTECTION (SPECIAL). Temporary pavement markings will be paid for separately unless shown on a Standard.

TRAFFIC CONTROL FOR WORK ZONE AREA (D-1)

Effective: September 14, 1995

Revised: January 1, 2007

Work zone entry and exit openings shall be established daily by the Contractor with the approval of the Engineer. All vehicles including cars and pickup trucks shall exit the work zone at the exit openings. All trucks shall enter the work zone at the entry openings. These openings shall be signed in accordance with the details shown elsewhere in the plans and shall be under flagger control during working hours.

The Contractor shall plan his trucking operations into and out of the work zone as well as on to and off the expressway to maintain adequate merging distance. Merging distances to cross all lanes of traffic shall be no less than 1/2 mile. This distance is the length from where the trucks enter the expressway to where the trucks enter the work zone. It is also the length from where the trucks exit the work zone to where the trucks exit the expressway. The stopping of expressway traffic to allow trucks to change lanes and/or cross the expressway is prohibited.

Failure to comply with the above requirements will result in a Traffic Control Deficiency charge. The deficiency charge will be calculated as outlined in Article 105.03 of the Standard specifications. The Contractor will be assessed this daily charge for each day a deficiency is documented by the Engineer.

TRAFFIC CONTROL SURVEILLANCE (EXPRESSWAYS)

Effective: October 25, 1995

Revised: January 21, 2015

The contractor shall provide a person with a vehicle to survey, inspect and maintain all temporary traffic control devices when a lane is closed to traffic, when hazards are present adjacent to or within 10 foot of the edge of pavement for more than 24 hours, or as directed by the Engineer.

The surveillance person is required to drive through the project, to inspect all temporary traffic control devices, to correct all traffic control deficiencies, if possible, or immediately contact someone else to make corrections and to assist with directing traffic until such corrections are made, at intervals not to exceed 4 hours. This person shall list every inspection on an inspection form, furnished by the Engineer, and shall return a completed form on the first working day after the inspections are made.

The Contractor shall supply a telephone staffed on a 24-hour-a-day basis to receive any notification of any deficiencies regarding traffic control and protection or receive any request for improving, correcting or modifying traffic control, installations or devices, including pavement markings. The Contractor shall dispatch additional men, materials and equipment as necessary to begin to correct, improve or modify the traffic control as directed, within one hour of notification by this surveillance person or by the Department. Upon completion of such corrections and/or revisions, the Contractor shall notify the Department's Communication Center at (847) 705-4612.

Method of Measurement.

Traffic Control Surveillance will be measured on calendar day basis. One calendar day is equal to a minimum of six (6) inspections. The inspections shall start within 4 hours after the lane is closed to traffic, a hazard exists within 10 foot from the edge of pavement, or as directed by the Engineer and shall end when the lane closure or hazard is removed or as directed by the Engineer.

Basis of Payment.

Surveillance will be paid for at the contract unit price per calendar day or fraction thereof for TRAFFIC CONTROL SURVEILLANCE (EXPRESSWAYS). The price shall include all labor and equipment necessary to provide the required inspection and maintenance on the expressway and on all cross streets which are included in the project. The cost of the materials for the maintenance of traffic control devices shall be included in the traffic control pay items.

ENGINEER'S FIELD OFFICE TYPE A (SPECIAL) (D-1)

Effective: December 1, 2011 Revised: May 1, 2013

Revise the first paragraph of Article 670.02 to read:

670.02 Engineer's Field Office Type A (Special). Type A (Special) field offices shall have a ceiling height of not less than 7 feet and a floor space of not less than 3000 square feet with a minimum of two separate offices. The office shall also have a separate storage room capable of being locked for the storage of the nuclear measuring devices. The office shall be provided with sufficient heat, natural and artificial light, and air conditioning. Doors and windows shall be equipped with locks approved by the Engineer.

Revise the first sentence of the second paragraph of Article 670.02 to read:

An electronic security system that will respond to any breach of exterior doors and windows with an on-site alarm shall be provided.

Revise the last sentence of the third paragraph of Article 670.02 to read:

Adequate all-weather parking space shall be available to accommodate a minimum of twelve vehicles.

Revise the fifth paragraph of Article 670.02 to read:

Sanitary facilities shall include hot and cold potable running water, lavatory and toilet as an integral part of the office where available. Solid waste disposal consisting of seven waste baskets and an outside trash container of sufficient size to accommodate a weekly provided pick-up service. A weekly cleaning service for the office shall be provided.

Revise subparagraph (a) of Article 670.02 to read:

(a) Twelve desks with minimum working surface 42 inch x 30 inch each and twelve non-folding chairs with upholstered seats and backs.

Revise the first sentence of subparagraph (c) of Article 670.02 to read:

(c) Two four-post drafting tables with minimum top size of 37-½ inch x 48 inch.

Revise subparagraph (d) of Article 670.02 to read:

(d) Eight free standing four-drawer legal size file cabinets with lock and an underwriters' laboratories insulated file device 350 degrees one hour rating.

Revise subparagraph (e) of Article 670.02 to read:

(e) Twenty folding chairs and two conference tables with minimum top size of 44 inch x 96 inch.

Revise subparagraph (h) of Article 670.02 to read:

(h) Three electric desk type tape printing calculator and two pocket scientific notation calculators with a 1000 hour battery life or with a portable recharger.

Revise subparagraph (i)(2) of Article 670.02 to read:

- (i)(2) Telephones lines. Five separate telephone lines including one line for the fax machine, and two lines for the exclusive use of the Engineer. All telephone lines shall include long distance service and all labor and materials necessary to install the phone lines at the locations directed by the Engineer. The TELCOM company shall configure ROLL/HUNT features as specified by the engineer.

Revise subparagraph (j) of Article 670.02 to read:

- (j) Two plain paper network multi-function printer/copier/scanner machines capable of reproducing prints up to 11 inch x 17 inch within automatic feed tray capable of sorting 30 sheets of paper. Letter size and 11 inch x 17 inch paper shall be provided. The contractor shall provide the multi-function machines with IT support for setup and maintenance.

Revise subparagraph (k) of Article 670.02 to read:

- (k) One plain paper fax machine including maintenance and supplies.

Revise subparagraph (l) of Article 670.02 to read:

- (l) Six four-line telephones, with touch tone, where available, and two digital answering machines, for exclusive use by the Engineer.

Revise subparagraph (m) of Article 670.02 to read:

- (m) One electric water cooler dispenser including water service.

Add the following subparagraphs to Article 670.02:

- (s) One 4 foot x 6 foot chalkboard or dry erase board.
- (t) One 4 foot x 6 foot framed cork board.

Add the following to Article 670.07 Basis of Payment.

The building or buildings, fully equipped, will be paid for at the contract unit price per calendar month or fraction thereof for ENGINEER'S FIELD OFFICE, TYPE A (SPECIAL).

WET REFLECTIVE TEMPORARY TAPE TYPE III (D-1)

Effective: February 1, 2007

Revised: February 1, 2011

Description.

This work shall consist of furnishing, installing, and maintaining Type III Temporary Pavement Marking Tape for Wet Conditions.

Materials.

Materials shall be according to the following.

Item	Article/Section
(a) Pavement Marking Tape	1095.06

Initial minimum reflectance values under dry and wet conditions shall be as specified in Article 1095.06. The marking tape shall maintain its reflective properties when submerged in water. The wet reflective properties will be verified by a visual inspection method performed by the Department. The surface of the material shall provide an average skid resistance of 45 BPN when tested according to ASTM E 303.

CONSTRUCTION REQUIREMENTS

Type III Temporary Tape for Wet Conditions shall meet the requirements of Article 703.03 and 703.05. Application shall follow manufacturer's recommendations.

Method of Measurement.

This work will be measured for payment in place, in feet (meters).

Basis of Payment.

This work will be paid for at the contract unit price per foot (meter) for WET REFLECTIVE TEMPORARY TAPE TYPE III of the line width specified, and at the contract unit price per square foot (square meter) for WET REFLECTIVE TEMPORARY TAPE TYPE III, LETTERS AND SYMBOLS.

SPEED DISPLAY TRAILER (D1)

Effective: April 1, 2015

Revised: April 1, 2021

Revise the third paragraph of Article 701.11 of the Standard Specifications to read:

“When not being utilized to inform and direct traffic, sign trailers, speed display trailers, arrow boards, and portable changeable message boards shall be treated as nonoperating equipment.”

Add the following to Article 701.15 of the Standard Specifications:

“(m) Speed Display Trailer. A speed display trailer is used to enhance safety of the traveling public and workers in work zones by alerting drivers of their speed, thus deterring them from driving above the posted work zone speed limit.”

Whenever the speed display trailer is not in use, it shall be considered non-operating equipment and shall be stored according to Article 701.11.”

Add the following to Article 701.20 of the Standard Specifications:

“(k) “Speed Display Trailer will NOT be paid for by separate pay item, but its costs shall be included in the contract unit price of the various traffic control pay items.

Add the following to Article 1106.02 of the Standard Specifications:

“(o) Speed Display Trailer. The speed display trailer shall consist of a LED speed indicator display with self-contained, one-direction radar mounted on an orange see-through trailer. The height of the display and radar shall be such that it will function and be visible when located behind concrete barrier.

The speed measurement shall be by radar and provide a minimum detection distance of 1000 ft (300 m). The radar shall have an accuracy of ± 1 mile per hour.

The speed indicator display shall face approaching traffic and shall have a sign legend of “YOUR SPEED” immediately above or below the speed display. The sign letters shall be between 5 and 8 in. (125mm and 200 mm) in height. The digital speed display shall show two digits (00 to 99) in mph. The color of the changeable message legend shall be a yellow legend on a black background. The minimum height of the numerals shall be 18 in. (450 mm), and the nominal legibility distance shall be at least 750 ft (250 m).

The speed indicator display shall be equipped with a violation alert that flashes the displayed detected speed when the posted limit is exceeded. The speed indicator shall have a maximum speed cutoff. On roadway facilities with a normal posted speed limit greater than or equal to 45 mph, the detected speeds of vehicles traveling more than 25mph over the work zone speed limit shall not be displayed. On facilities with normal posted speed limit of less than 45 mph, the detected speeds of vehicles traveling more than 15 mph over the work zone speed limit shall not be displayed. On any roadway facility if detected speeds are less than 25 mph, speed shall not be displayed. The display shall include automatic dimming for nighttime operation.

The speed indicator measurement and display functions shall be equipped with the power supply capable of providing 24 hours of uninterrupted service.”

CLEANING OF TRAFFIC CONTROL DEVICES

All traffic control devices shall be kept clean as stated in Article 701 of the Standard Specifications. In addition, the contractor shall make sure the traffic control devices are cleaned after snowfalls or snow plowing if needed or as directed by the Engineer. This work will not be measured for payment or paid for separately and shall be included in the other contract pay items for TRAFFIC CONTROL AND PROTECTION (EXPRESSWAYS).

AGGREGATE FOR CONCRETE BARRIER (D-1)

Effective: February 11, 2004

Revised: January 24, 2008

Add the following paragraph to Article 637.02 of the Standard Specifications:

“The coarse aggregate to be used in the concrete barrier walls shall conform to the requirement for coarse aggregate used in Class BS concrete according to Article 1004.01(b), paragraph 2.”

AGGREGATE SUBGRADE IMPROVEMENT (D-1)

Effective: February 22, 2012

Revised: April 1, 2016

Add the following Section to the Standard Specifications:

“SECTION 303. AGGREGATE SUBGRADE IMPROVEMENT

303.01 Description. This work shall consist of constructing an aggregate subgrade improvement.

303.02 Materials. Materials shall be according to the following.

Item	Article/Section
(a) Coarse Aggregate	1004.07
(b) Reclaimed Asphalt Pavement (RAP) (Notes 1, 2 and 3)	1031

Note 1. Crushed RAP, from either full depth or single lift removal, may be mechanically blended with aggregate gradation CS 01 but shall not exceed 40 percent by weight of the total product. The top size of the Coarse RAP shall be less than 4 in. (100 mm) and well graded.

Note 2. RAP having 100 percent passing the 1 1/2 in (37.5 mm) sieve and being well graded, may be used as capping aggregate in the top 3 in. (75 mm) when aggregate gradation CS 01 is used in lower lifts. When RAP is blended with any of the coarse aggregates, the blending shall be done with mechanically calibrated feeders. The final product shall not contain more than 40 percent by weight of RAP.

Note 3. The RAP used for aggregate subgrade improvement shall be according to the current Bureau of Materials and Physical Research Policy Memorandum, “Reclaimed Asphalt Pavement (RAP) for Aggregate Applications”.

303.03 Equipment. The vibratory machine shall be according to Article 1101.01, or as approved by the Engineer. The calibration for the mechanical feeders shall have an accuracy of ± 2.0 percent of the actual quantity of material delivered.

303.04 Soil Preparation. The stability of the soil shall be according to the Department's Subgrade Stability Manual for the aggregate thickness specified.

303.05 Placing Aggregate. The maximum nominal lift thickness of aggregate gradation CS 01 shall be 24 in. (600 mm).

303.06 Capping Aggregate. The top surface of the aggregate subgrade shall consist of a minimum 3 in. (75 mm) of aggregate gradations CA 06 or CA 10. When Reclaimed Asphalt Pavement (RAP) is used, it shall be crushed and screened where 100 percent is passing the 1 1/2 in. (37.5 mm) sieve and being well graded. RAP that has been fractionated to size will not be permitted for use in capping. Capping aggregate will not be required when the aggregate subgrade improvement is used as a cubic yard pay item for undercut applications. When RAP is blended with any of the coarse aggregates, the blending shall be done with mechanically calibrated feeders.

303.07 Compaction. All aggregate lifts shall be compacted to the satisfaction of the Engineer. If the moisture content of the material is such that compaction cannot be obtained, sufficient water shall be added so that satisfactory compaction can be obtained.

303.08 Finishing and Maintenance of Aggregate Subgrade Improvement. The aggregate subgrade improvement shall be finished to the lines, grades, and cross sections shown on the plans, or as directed by the Engineer. The aggregate subgrade improvement shall be maintained in a smooth and compacted condition.

303.09 Method of Measurement. This work will be measured for payment according to Article 311.08.

303.10 Basis of Payment. This work will be paid for at the contract unit price per cubic yard (cubic meter) for AGGREGATE SUBGRADE IMPROVEMENT or at the contract unit price per square yard (square meter) for AGGREGATE SUBGRADE IMPROVEMENT, of the thickness specified.

Add the following to Section 1004 of the Standard Specifications:

"1004.07 Coarse Aggregate for Aggregate Subgrade Improvement. The aggregate shall be according to Article 1004.01 and the following.

- (a) Description. The coarse aggregate shall be crushed gravel, crushed stone, or crushed concrete. The top 12 inches of the aggregate subgrade improvement shall be 3 inches of capping material and 9 inches of crushed gravel, crushed stone or crushed concrete. In applications where greater than 36 inches of subgrade material is required, rounded gravel, meeting the CS01 gradation, may be used beginning at a depth of 12 inches below the bottom of pavement.
- (b) Quality. The coarse aggregate shall consist of sound durable particles reasonably free of deleterious materials. Non-mechanically blended RAP may be allowed up to a maximum of 5.0 percent.

(c) Gradation.

- (1) The coarse aggregate gradation for total subgrade thicknesses of 12 in. (300 mm) or greater shall be CS 01.

COARSE AGGREGATE SUBGRADE GRADATIONS					
Grad No.	Sieve Size and Percent Passing				
	8"	6"	4"	2"	#4
CS 01	100	97 ± 3	90 ± 10	45 ± 25	20 ± 20

COARSE AGGREGATE SUBGRADE GRADATIONS (Metric)					
Grad No.					
	200 mm	150 mm	100 mm	50 mm	4.75 mm
CS 01	100	97 ± 3	90 ± 10	45 ± 25	20 ± 20

- (2) The 3 in. (75 mm) capping aggregate shall be gradation CA 6 or CA 10.

COARSE AGGREGATE FOR BACKFILL, TRENCH BACKFILL AND BEDDING (D-1)

Effective: November 1, 2011

Revised: November 1, 2013

This work shall be according to Section 1004.05 of the Standard Specifications except for the following:

Reclaimed Asphalt Pavement (RAP) maybe blended with gravel, crushed gravel, crushed stone crushed concrete, crushed slag, chats, crushed sand stone or wet bottom boiler slag. The RAP used shall be according to the current Bureau of Materials and Physical Research Policy Memorandum, "Reclaimed Asphalt Pavement (RAP) for Aggregate Applications". The RAP shall be uniformly graded and shall pass the 1.0 in. (25 mm) screen. When RAP is blended with any of the coarse aggregate listed above, the blending shall be done mechanically with calibrated feeders. The feeders shall have an accuracy of + 2.0 percent of the actual quantity of material delivered. The final blended product shall not contain more than 40 percent by weight RAP.

The coarse aggregate listed above shall meet CA 6 and CA 10 gradations prior to being blended with the processed and uniformly graded RAP. Gradation deleterious count shall not exceed 10% of total RAP and 5% of other by total weight.

FRICITION AGGREGATE (D-1)

Effective: January 1, 2011

Revised: April 29, 2016

Revise Article 1004.03(a) of the Standard Specifications to read:

“1004.03 Coarse Aggregate for Hot-Mix Asphalt (HMA). The aggregate shall be according to Article 1004.01 and the following.

(a) Description. The coarse aggregate for HMA shall be according to the following table.

Use	Mixture	Aggregates Allowed
Class A	Seal or Cover	Allowed Alone or in Combination ^{5/} : Gravel Crushed Gravel Carbonate Crushed Stone Crystalline Crushed Stone Crushed Sandstone Crushed Slag (ACBF) Crushed Steel Slag Crushed Concrete
HMA Low ESAL	Stabilized Subbase or Shoulders	Allowed Alone or in Combination ^{5/} : Gravel Crushed Gravel Carbonate Crushed Stone Crystalline Crushed Stone Crushed Sandstone Crushed Slag (ACBF) Crushed Steel Slag ^{1/} Crushed Concrete
HMA High ESAL Low ESAL	Binder IL-19.0 or IL-19.0L SMA Binder	Allowed Alone or in Combination ^{5/ 6/} : Crushed Gravel Carbonate Crushed Stone ^{2/} Crystalline Crushed Stone Crushed Sandstone Crushed Slag (ACBF) Crushed Concrete ^{3/}
HMA High ESAL Low ESAL	C Surface and Leveling Binder IL-9.5 or IL-9.5L SMA Ndesign 50 Surface	Allowed Alone or in Combination ^{5/} : Crushed Gravel Carbonate Crushed Stone ^{2/} Crystalline Crushed Stone Crushed Sandstone Crushed Slag (ACBF) Crushed Steel Slag ^{4/} Crushed Concrete ^{3/}
HMA High ESAL	D Surface and Leveling Binder IL-9.5 SMA	Allowed Alone or in Combination ^{5/} : Crushed Gravel Carbonate Crushed Stone (other than Limestone) ^{2/}

	Ndesign 50 Surface	Crystalline Crushed Stone Crushed Sandstone Crushed Slag (ACBF) Crushed Steel Slag ^{4/} Crushed Concrete ^{3/}
		Other Combinations Allowed:
		<i>Up to...</i> <i>With...</i>
		25% Limestone Dolomite
		50% Limestone Any Mixture D aggregate other than Dolomite
		75% Limestone Crushed Slag (ACBF) or Crushed Sandstone
HMA High ESAL	E Surface IL-9.5 SMA Ndesign 80 Surface	<u>Allowed Alone or in Combination</u> ^{5/ 6/} Crystalline Crushed Stone Crushed Sandstone Crushed Slag (ACBF) Crushed Steel Slag No Limestone.
		Other Combinations Allowed:
		<i>Up to...</i> <i>With...</i>
		50% Dolomite ^{2/} Any Mixture E aggregate
		75% Dolomite ^{2/} Crushed Sandstone, Crushed Slag (ACBF), Crushed Steel Slag, or Crystalline Crushed Stone
		75% Crushed Gravel ^{2/} or Crushed Concrete ^{3/} Crushed Sandstone, Crystalline Crushed Stone, Crushed Slag (ACBF), or Crushed Steel Slag
HMA High ESAL	F Surface IL-9.5 SMA	<u>Allowed Alone or in Combination</u> : Crystalline Crushed Stone Crushed Sandstone

	Ndesign 80 Surface	Crushed Slag (ACBF) Crushed Steel Slag No Limestone.	
		Other Combinations Allowed:	
		<i>Up to...</i>	<i>With...</i>
		50% Crushed Gravel ^{2/} , Crushed Concrete ^{3/} , or Dolomite ^{2/}	Crushed Sandstone, Crushed Slag (ACBF), Crushed Steel Slag, or Crystalline Crushed Stone

- 1/ Crushed steel slag allowed in shoulder surface only.
- 2/ Carbonate crushed stone (limestone) and/or crushed gravel shall not be used in SMA Ndesign 80. In SMA Ndesign 50, carbonate crushed stone shall not be blended with any of the other aggregates allowed alone in Ndesign 50 SMA binder or Ndesign 50 SMA surface.
- 3/ Crushed concrete will not be permitted in SMA mixes.
- 4/ Crushed steel slag shall not be used as leveling binder.
- 5/ When combinations of aggregates are used, the blend percent measurements shall be by volume.”
- 6/ Combining different types of aggregate will not be permitted in SMA Ndesign 80.”

PROTECTION OF EXISTING DRAINAGE FACILITIES DURING CONSTRUCTION

All existing drainage structures are to be kept free of any debris resulting from construction operations. All work and material necessary to prevent accumulation of debris in the drainage structures will be considered as incidental to the Contract. Any debris in the drainage structures resulting from construction operations shall be removed at the Contractor's own expense, and no extra compensation will be allowed. Any minor ditch grading, modifications to existing drainage structures to ensure proper roadway drainage, culverts under temporary drives, and any bulkheading as directed by the engineer necessary to provide for the interim drainage for construction staging will not be paid for separately but shall be included in the cost of earth excavation and erosion control. Should reconstruction or adjustment of a drainage structure be required by the Engineer in the field, the necessary work and payment shall be done in accordance with Section 602 and Article 104.02 respectively of the Standard Specifications.

During construction if the Contractor encounters or otherwise becomes aware of any sewers, underdrains or field drains within the right-of-way other than those shown in the Plans, he/she shall so inform the Engineer who shall direct the work necessary to maintain or replace the facilities in service and to protect them from damage during construction if maintained. Existing facilities to be maintained that are damaged because of non-compliance with this provision shall be replaced at the Contractor's own expense. Should the Engineer have directed the replacement of a facility, the necessary work and payment shall be done in accordance with Sections 550 and 601 and Article 104.02 respectively of the Standard Specifications.

HOT-MIX ASPHALT STABILIZATION 6" AT STEEL PLATE BEAM GUARD RAIL

Description: This work shall consist of any excavation needed and the installation of Hot-Mix Asphalt Stabilization 6" at Steel Beam Guard Rail.

Construction Requirements: The installation of Hot-Mix Asphalt Stabilization 6" at Steel Plate Beam Guard Rail shall conform to the applicable portions of Section 482 and Article 630.06 of the Standard Specifications and Standard 630201-06.

Method of Measurement: The Basis of Payment for the installation of Hot-Mix Asphalt Stabilization 6" at Steel Plate Beam Guard Rail will be paid according to Article 482.08 of the Standard Specifications.

Basis of Payment: The work Hot-Mix Asphalt Stabilization 6" at Steel Plate Beam Guard Rail will be paid for at the contract unit price per square yard for HOT-MIX ASPHALT STABILIZATION 6" AT STEEL PLATE BEAM GUARD RAIL.

HOT-MIX ASPHALT BINDER AND SURFACE COURSE (D-1)

Effective: November 1, 2019

Revised: February 1, 2020

Description. This work shall consist of constructing a hot-mix asphalt (HMA) binder and/or surface course on a prepared base. Work shall be according to Sections 406 and 1030 of the Standard Specifications, except as modified herein.

Materials. Revise Article 1004.03(c) to read:

“(c) Gradation. The coarse aggregate gradations shall be as listed in the following table.

Use	Size/Application	Gradation No.
Class A-1, A-2, & A-3	3/8 in. (10 mm) Seal	CA 16 or CA 20
Class A-1	1/2 in. (13 mm) Seal	CA 15
Class A-2 & A-3	Cover Coat	CA 14
HMA High ESAL	IL-19.0; Stabilized Subbase IL-19.0	CA 11 ^{1/}
	SMA 12.5 ^{2/}	CA 13 ^{4/} , CA 14, or CA 16
	SMA 9.5 ^{2/}	CA 13 ^{3/4/} or CA 16 ^{3/}
	IL-9.5	CA 16
	IL-9.5FG	CA 16
HMA Low ESAL	IL-19.0L	CA 11 ^{1/}
	IL-9.5L	CA 16

1/ CA 16 or CA 13 may be blended with the CA 11.

2/ The coarse aggregates used shall be capable of being combined with stone sand, slag sand, or steel slag sand meeting the FA/FM 20 gradation and mineral filler to meet the approved mix design and the mix requirements noted herein.

3/ The specified coarse aggregate gradations may be blended.

4/ CA 13 shall be 100 percent passing the 1/2 in. (12.5mm) sieve.”

Revise Article 1004.03(e) of the Supplemental Specifications to read:

“(e) Absorption. For SMA the coarse aggregate shall also have water absorption ≤ 2.0 percent.”

HMA Nomenclature. Revise the “High ESAL” portion of the table in Article 1030.01 to read:

“High ESAL	Binder Courses	IL-19.0, IL-9.5, IL-9.5FG, IL-4.75, SMA 12.5, Stabilized Subbase IL-19.0
	Surface Courses	IL-9.5, IL-9.5FG, SMA 12.5, SMA 9.5”

Revise Article 1030.02 of the Standard Specifications and Supplemental Specifications to read:
“1030.02 Materials. Materials shall be according to the following.

Item	Article/Section
(a) Coarse Aggregate	1004.03
(b) Fine Aggregate	1003.03
(c) RAP Material	1031
(d) Mineral Filler	1011
(e) Hydrated Lime	1012.01
(f) Slaked Quicklime (Note 1)	
(g) Performance Graded Asphalt Binder (Note 2)	1032
(h) Fibers (Note 3)	
(i) Warm Mix Asphalt (WMA) Technologies (Note 4)	

- Note 1. Slaked quicklime shall be according to ASTM C 5.
- Note 2. The asphalt binder shall be an SBS PG 76-28 when the SMA is used on a full-depth asphalt pavement and SBS PG 76-22 when used as an overlay, except where modified herein. The asphalt binder shall be a SBS PG 76-22 for IL-4.75, except where modified herein. The elastic recovery shall be a minimum of 80.
- Note 3. A stabilizing additive such as cellulose or mineral fiber shall be added to the SMA mixture according to Illinois Modified AASHTO M 325. The stabilizing additive shall meet the Fiber Quality Requirements listed in Illinois Modified AASHTO M 325. Prior to approval and use of fibers, the Contractor shall submit a notarized certification by the producer of these materials stating they meet these requirements. Reclaimed Asphalt Shingles (RAS) may be used in Stone Matrix Asphalt (SMA) mixtures designed with an SBA polymer modifier as a fiber additive if the mix design with RAS included meets AASHTO T305 requirements. The RAS shall be from a certified source that produces either Type I or Type 2. Material shall meet requirements noted herein and the actual dosage rate will be determined by the Engineer.
- Note 4. Warm mix additives or foaming processes shall be selected from the Department’s Qualified Producer List, “Technologies for the Production of Warm Mix Asphalt (WMA).”

Mixture Design. Revise Article 1030.04(a)(1) of the Standard Specifications and the Supplemental Specifications to read:

High ESAL, MIXTURE COMPOSITION (% PASSING) ^{1/}										
Sieve Size	IL-19.0 mm		SMA 12.5		SMA 9.5		IL-9.5mm		IL-4.75 mm	
	min	max	min	max	min	max	min	max	min	max
1 1/2 in. (37.5 mm)										
1 in. (25 mm)		100								
3/4 in. (19 mm)	90	100		100						
1/2 in. (12.5 mm)	75	89	80	100		100		100		100
3/8 in. (9.5 mm)				65	90	100	90	100		100
#4 (4.75 mm)	40	60	20	30	36	50	34	69	90	100
#8 (2.36 mm)	20	42	16	24 ^{4/}	16	32 ^{4/}	34 ^{5/}	52 ^{2/}	70	90
#16 (1.18 mm)	15	30					10	32	50	65
#30 (600 μm)			12	16	12	18				
#50 (300 μm)	6	15					4	15	15	30
#100 (150 μm)	4	9					3	10	10	18
#200 (75 μm)	3	6	7.0	9.0 ^{3/}	7.5	9.5 ^{3/}	4	6	7	9 ^{3/}
#635 (20 μm)			≤ 3.0		≤ 3.0					
Ratio Dust/Asphalt Binder		1.0		1.5		1.5		1.0		1.0

- 1/ Based on percent of total aggregate weight.
- 2/ The mixture composition shall not exceed 44 percent passing the #8 (2.36 mm) sieve for surface courses with Ndesign = 90.
- 3/ Additional minus No. 200 (0.075 mm) material required by the mix design shall be mineral filler, unless otherwise approved by the Engineer.
- 4/ When establishing the Adjusted Job Mix Formula (AJMF) the percent passing the #8 (2.36 mm) sieve shall not be adjusted above the percentage stated on the table.
- 5/ When establishing the Adjusted Job Mix Formula (AJMF) the percent passing the #8 (2.36 mm) sieve shall not be adjusted below 34 percent.

Revise Article 1030.04(b)(1) of the Standard Specifications to read:

“(1) High ESAL Mixtures. The target value for the air voids of the HMA shall be 4.0 percent, for IL-4.75 it shall be 3.5 percent and for Stabilized Subbase it shall be 3.0 percent at the design number of gyrations. The voids in the mineral aggregate (VMA) and voids filled with asphalt binder (VFA) of the HMA design shall be based on the nominal maximum size of the aggregate in the mix and shall conform to the following requirements.

VOLUMETRIC REQUIREMENTS High ESAL				
	Voids in the Mineral Aggregate (VMA), % minimum			Voids Filled with Asphalt Binder (VFA), %
Ndesign	IL-19.0; Stabilized Subbase IL- 19.0	IL-9.5	IL-4.75 ^{1/}	
50	13.5	15.0	18.5	65 – 78 ^{2/}
70				65 - 75
90				

1/ Maximum draindown for IL-4.75 shall be 0.3 percent.

2/ VFA for IL-4.75 shall be 72-85 percent.”

Revise the table in Article 1030.04(b)(3) to read:

“VOLUMETRIC REQUIREMENTS, SMA 12.5 ^{1/} and SMA 9.5 ^{1/}			
Ndesign	Design Air Voids Target %	Voids in the Mineral Aggregate (VMA), % min.	Voids Filled with Asphalt (VFA), %
80 ^{4/}	3.5	17.0 ^{2/}	75 - 83
		16.0 ^{3/}	

1/ Maximum draindown shall be 0.3 percent. The draindown shall be determined at the JMF asphalt binder content at the mixing temperature plus 30 °F.

2/ Applies when specific gravity of coarse aggregate is ≥ 2.760.

3/ Applies when specific gravity of coarse aggregate is < 2.760.

4/ Blending of different types of aggregate will not be permitted.

For surface course, the coarse aggregate can be crushed steel slag, crystalline crushed stone or crushed sandstone. For binder course, coarse aggregate shall be crushed stone (dolomite), crushed gravel, crystalline crushed stone, or crushed sandstone.

Add to the end of Article 1030.05 (d) (2) a. of the Standard Specifications:

“During production, the Contractor shall test SMA mixtures for draindown according to AASHTO T305 at a frequency of 1 per day of production.”

Revise the last paragraph of Article 1102.01 (a) (5) of the Standard Specifications to read:

“IL-4.75 and Stone Matrix Asphalt (SMA) mixtures which contain aggregate having absorptions greater than or equal to 2.0 percent, or which contain steel slag sand, shall have minimum surge bin storage plus haul time of 1.5 hours.”

Quality Control/Quality Assurance (QC/QA). Revise the third paragraph of Article 1030.05(d)(3) to read:

“If the Contractor and Engineer agree the nuclear density test method is not appropriate for the mixture, cores shall be taken at random locations determined according to the QC/QA document "Determination of Random Density Test Site Locations". Core densities shall be determined using the Illinois Modified AASHTO T 166 or T 275 procedure.”

Add the following paragraphs to the end of Article 1030.05(d)(3):

“Longitudinal joint density testing shall be performed at each random density test location. Longitudinal joint testing shall be located at a distance equal to the lift thickness or a minimum of 4 in. (100 mm), from each pavement edge (i.e. for a 5 in. (125 mm) lift the near edge of the density gauge or core barrel shall be within 5 in. (125 mm) from the edge of pavement). Longitudinal joint density testing shall be performed using either a correlated nuclear gauge or cores.

- a. Confined Edge. Each confined edge density shall be represented by a one-minute nuclear density reading or a core density and shall be included in the average of density readings or core densities taken across the mat which represents the Individual Test.
- b. Unconfined Edge. Each unconfined edge joint density shall be represented by an average of three one-minute density readings or a single core density at the given density test location and shall meet the density requirements specified herein. The three one-minute readings shall be spaced 10 ft (3 m) apart longitudinally along the unconfined pavement edge and centered at the random density test location. When a longitudinal joint sealant (LJS) is applied, longitudinal joint density testing will not be required on the joint(s) sealed.”

Revise the second table in Article 1030.05(d)(4) and its notes to read:

“DENSITY CONTROL LIMITS			
Mixture Composition	Parameter	Individual Test (includes confined edges)	Unconfined Edge Joint Density, minimum
IL-4.75	Ndesign = 50	93.0 – 97.4 % ^{1/}	91.0%
IL-9.5FG	Ndesign = 50 - 90	93.0 – 97.4 %	91.0%
IL-9.5	Ndesign = 90	92.0 – 96.0 %	90.0%
IL-9.5, IL-9.5L,	Ndesign < 90	92.5 – 97.4 %	90.0%
IL-19.0	Ndesign = 90	93.0 – 96.0 %	90.0%
IL-19.0, IL-19.0L	Ndesign < 90	93.0 ^{2/} – 97.4 %	90.0%
SMA	Ndesign = 80	93.5 – 97.4 %	91.0%

1/ Density shall be determined by cores or by correlated, approved thin lift nuclear gauge.

2/ 92.0 % when placed as first lift on an unimproved subgrade.”

Equipment. Add the following to Article 1101.01 of the Standard Specifications:

“(h) Oscillatory Roller. The oscillatory roller shall be self-propelled and provide a smooth operation when starting, stopping, or reversing directions. The oscillatory roller shall be able to operate in a mode that will provide tangential impact force with or without vertical impact force by using at least one drum. The oscillatory roller shall be equipped with water tanks and sprinkling devices, or other approved methods, which shall be used to wet the drums to prevent material pickup. The drum(s) amplitude and frequency of the tangential and vertical impact force shall be approximately the same in each direction and meet the following requirements:

- (1) The minimum diameter of the drum(s) shall be 42 in. (1070 mm);
- (2) The minimum length of the drum(s) shall be 57 in. (1480 mm);
- (3) The minimum unit static force on the drum(s) shall be 125 lb/in. (22 N/m); and
- (4) The minimum force on the oscillatory drum shall be 18,000 lb (80 kN).”

Construction Requirements.

Add the following to Article 406.03 of the Standard Specifications:

“(j) Oscillatory Roller 1101.01”

Revise the third paragraph of Article 406.05(a) to read:

“All depressions of 1 in. (25 mm) or more in the surface of the existing pavement shall be filled with binder. At locations where heavy disintegration and deep spalling exists, the area shall be cleaned of all loose and unsound material, tacked, and filled with binder (hand method).”

Revise Article 406.05(c) to read.

“(c) Binder (Hand Method). Binder placed other than with a finishing machine will be designated as binder (hand method) and shall be compacted with a roller to the satisfaction of the Engineer. Hand tamping will be permitted when approved by the Engineer.”

Revise the special conditions for mixture IL-4.75 in Article 406.06(b)(2)e. to read:

“e. The mixture shall be overlaid within 5 days of being placed.”

Revise Article 406.06(d) to read:

“(d) Lift Thickness. The minimum compacted lift thickness for HMA binder and surface courses shall be as follows.

MINIMUM COMPACTED LIFT THICKNESS	
Mixture Composition	Thickness, in. (mm)
IL-4.75	3/4 (19) - over HMA surfaces ^{1/} 1 (25) - over PCC surfaces ^{1/}
IL-9.5FG	1 1/4 (32)
IL-9.5, IL-9.5L	1 1/2 (38)
SMA 9.5	1 3/4 (45)
SMA 12.5	2 (51)
IL-19.0, IL-19.0L	2 1/4 (57)

1/ The maximum compacted lift thickness for mixture IL-4.75 shall be 1 1/4 in. (32 mm).”

Revise Table 1 and Note 3/ of Table 1 in Article 406.07(a) of the Standard Specifications to read:

“TABLE 1 - MINIMUM ROLLER REQUIREMENTS FOR HMA				
	Breakdown Roller (one of the following)	Intermediate Roller	Final Roller (one or more of the following)	Density Requirement
Binder and Surface ^{1/}	V _D , P ^{3/} , T _B , 3W, O _T , O _B	P ^{3/} , O _T , O _B	V _S , T _B , T _F , O _T	As specified in Articles: 1030.05(d)(3), (d)(4), and (d)(7).
IL-4.75 and SMA ^{4/ 5/}	T _B , 3W, O _T	- -	T _F , 3W, O _T	
Bridge Decks ^{2/}	T _B	- -	T _F	As specified in Articles 582.05 and 582.06.

3/ A vibratory roller (V_D) or oscillatory roller (O_T or O_B) may be used in lieu of the pneumatic-tired roller on mixtures containing polymer modified asphalt binder.”

Add the following to EQUIPMENT DEFINITION in Article 406.07(a) contained in the Errata of the Supplemental Specifications:

“O_T - Oscillatory roller, tangential impact mode. Maximum speed is 3.0 mph (4.8 km/h) or 264 ft/min (80 m/min).

O_B - Oscillatory roller, tangential and vertical impact mode, operated at a speed to produce not less than 10 vertical impacts/ft (30 impacts/m).”

Delete last sentence of the second paragraph of Article 1102.01(a) (4) b. 2.

Add to the end of Article 1102.01 (a) (4) b. 2.:

“As an option, collected dust (baghouse) may be used in lieu of manufactured mineral filler according to the following:

- (a.) Sufficient collected dust (baghouse) is available for production of the SMA mix for the entire project.
- (b.) A mix design was prepared based on collected dust (baghouse).

Revise Article 1030.04 (d) of the Standard Specifications to read:

“(d) Verification Testing. High ESAL, IL-4.75, and SMA mix designs submitted for verification will be tested to ensure that the resulting mix designs will pass the required criteria for the Hamburg Wheel Test (IL mod AASHTO T-324) and the Tensile Strength Test (IL mod AASHTO T-283). The Department will perform a verification test on gyratory specimens compacted by the Contractor. If the mix fails the Department’s verification test, the Contractor shall make the necessary changes to the mix and resubmit compacted specimens to the Department for verification. If the mix fails again, the mix design will be rejected.

All new mix designs will be required to be tested, prior to submittal for Department verification and shall meet the following requirements:

- (1) Hamburg Wheel Test criteria. The maximum allowable rut depth shall be 0.5 in. (12.5 mm). The minimum number of wheel passes at the 0.5 in. (12.5 mm) rut depth criteria shall be based on the high temperature binder grade of the mix as specified in the mix requirements table of the plans.

Illinois Modified AASHTO T 324 Requirements ^{1/}

Asphalt Binder Grade	# Repetitions	Max Rut Depth (mm)
PG 70 -XX (or higher)	20,000	12.5
PG 64 -XX (or lower)	10,000	12.5

1/ When produced at temperatures of 275 ± 5 °F (135 ± 3 °C) or less, loose Warm Mix Asphalt shall be oven aged at 270 ± 5 °F (132 ± 3 °C) for two hours prior to gyratory compaction of Hamburg Wheel specimens.

Note: For SMA Designs (N-80) the maximum rut depth is 6.0 mm at 20,000 repetitions.

For IL 4.75mm Designs (N-50) the maximum rut depth is 9.0mm at 15,000 repetitions.

- (2) Tensile Strength Criteria. The minimum allowable conditioned tensile strength shall be 60 psi (415 kPa) for non-polymer modified performance graded (PG) asphalt binder and 80 psi (550 kPa) for polymer modified PG asphalt binder. The maximum allowable unconditioned tensile strength shall be 200 psi (1380 kPa).”

Production Testing. Revise first paragraph of Article 1030.06(a) of the Standard Specifications to read:

“(a) High ESAL, IL-4.75, WMA, and SMA Mixtures. For each contract, a 300 ton (275 metric tons) test strip, except for SMA mixtures it will be 400 ton (363 metric ton), will be required at the beginning of HMA production for each mixture at the beginning of each construction year according to the Manual of Test Procedures for Materials “Hot Mix Asphalt Test Strip Procedures”. At the request of the Producer, the Engineer may waive the test strip if previous construction during the current construction year has demonstrated the constructability of the mix using Department test results.”

Add the following after the sixth paragraph in Article 1030.06 (a) of the Standard Specifications:

“The Hamburg Wheel test shall also be conducted on all HMA mixtures from a sample taken within the first 500 tons (450 metric tons) on the first day of production or during start up with a split reserved for the Department. The mix sample shall be tested according to the Illinois Modified AASHTO T 324 and shall meet the requirements specified herein. Mix production shall not exceed 1500 tons (1350 metric tons) or one day’s production, whichever comes first, until the testing is completed and the mixture is found to be in conformance. The requirement to cease mix production may be waived if the plant produced mixture demonstrates conformance prior to start of mix production for a contract.

If the mixture fails to meet the Hamburg Wheel criteria, no further mixture will be accepted until the Contractor takes such action as is necessary to furnish a mixture meeting the criteria”

Method of Measurement:

Add the following after the fourth paragraph of Article 406.13 (b):

“The plan quantities of SMA mixtures shall be adjusted using the actual approved binder and surface Mix Design’s G_{mb} .”

Basis of Payment. Replace the second through the fifth paragraphs of Article 406.14 with the following:

“HMA binder and surface courses will be paid for at the contract unit price per ton (metric ton) for MIXTURE FOR CRACKS, JOINTS, AND FLANGEWAYS; HOT-MIX ASPHALT BINDER COURSE (HAND METHOD), of the Ndesign specified; HOT-MIX ASPHALT BINDER COURSE, of the mixture composition and Ndesign specified; HOT-MIX ASPHALT SURFACE COURSE, of the mixture composition, friction aggregate, and Ndesign specified; POLYMERIZED HOT-MIX ASPHALT BINDER COURSE (HAND METHOD), of the Ndesign specified; POLYMERIZED HOT-MIX ASPHALT BINDER COURSE, of the mixture composition and Ndesign specified; POLYMERIZED HOT-MIX ASPHALT SURFACE COURSE, of the mixture composition, friction aggregate, and Ndesign specified; POLYMERIZED HOT-MIX ASPHALT BINDER COURSE, STONE MATRIX ASPHALT, of the mixture composition and Ndesign specified; POLYMERIZED HOT-MIX ASPHALT SURFACE COURSE, STONE MATRIX ASPHALT, of the mixture composition, friction aggregate, and Ndesign specified.”

HOT-MIX ASPHALT – MIXTURE DESIGN VERIFICATION AND PRODUCTION (MODIFIED FOR I-FIT DATA COLLECTION) (D-1)

Effective: January 3, 2020

Description. This special provision requires the Illinois Flexibility Index Test (I-FIT) be used during mixture design verification and production testing for all hot-mix asphalt (HMA) mixtures.

Mixture Design. Add the following to the list of referenced standards in Article 1030.04 of the Standard Specifications:

“Illinois Modified AASHTO TP 124 Determining the Fracture Potential of Asphalt Mixtures Using the Illinois Flexibility Index Test (I-FIT)”

Add to Article 1030.04(d) of the Standard Specifications :

“During mixture design, prepared samples shall be submitted to the District laboratory for verification testing. The required testing, and number and size of prepared samples submitted, shall be according to the following tables.

High ESAL – Required Samples for Verification Testing ^{1/}	
Mixture	I-FIT Testing
Binder	total of 3 - 160 mm tall bricks ^{2/}
Surface	total of 4 - 160 mm tall bricks ^{2/}

Low ESAL – Required Samples for Verification Testing ^{1/}	
Mixture	I-FIT Testing
Binder	1 - 160 mm tall brick ^{2/}
Surface	2 - 160 mm tall bricks ^{2/}

1/ Prepared samples shall be compacted gyratory bricks yielding test specimens with 7.0 ± 1.0% air voids.

2/ If the Contractor does not possess the equipment to prepare the 160 mm tall brick(s), twice as many 115 mm tall compacted gyratory bricks will be acceptable.

Add the following to Article 1030.04 (d) of Standard Specification to read:

- (3) I-FIT Flexibility Index (FI) Criteria. I-FIT testing will be according to Illinois Modified AASHTO TP 124 and the results will be for informational purposes only.

Add the following to Article 1030.06 (a) of the Standard Specifications to read:

An I-FIT shall be conducted on all HMA mixtures from a sample taken within the first 500 tons (450 metric tons) on the first day of production or during start up with an 80 lb (36 kg) split reserved for the Department. The mix sample shall be tested according to the Illinois Modified ASSHTO TP 124 Determining the Fracture Potential of Asphalt Mixtures Using the Illinois Flexibility Index Test (I-FIT). Within two working days after sampling, the Contractor shall deliver prepared samples to the District laboratory for verification testing. The required number and size of prepared samples submitted for the I-FIT testing shall be according to the “High ESAL - Required Samples for Verification Testing” table in Article 1030.04(d) above.

Mixture sampled during production for I-FIT will be tested by the Department.

Add the following to the end of Article 1030.06(b) of the Standard Specifications:

“I-FIT testing will be performed for Low ESAL mixtures (excluding Class D patches, pavement patching and incidental HMA) during mixture production. Within two working day after sampling, the Contractor shall deliver prepared samples to the District laboratory for verification testing. The required number and size of prepared samples submitted for the I-FIT testing shall be according to the “Low ESAL - Required Samples for Verification Testing” table in Article 1030.04(d) above.”

TRAFFIC SURVEILLANCE – GENERAL (D-1)

Effective: June 1, 1994

Revised: July 21, 2001

The following supplements applicable sections of Section 800 of the Standard Specifications for Road and Bridge Construction.

The intent of this Special Provision is to prescribe the materials and construction methods commonly used in traffic surveillance installations. All material furnished shall be new. The locations and the details of all installations shall be as indicated in the Plans or as directed by the Engineer.

When the road is open to traffic, except as otherwise provided, the Contractor may request a turn on and inspection of all complete traffic surveillance installations system. This request must be made to the Engineer a minimum of seven (7) working days prior to the time of the requested inspection. Upon demonstration that all surveillance is operational, and all work is completed in accordance with the contract and to the satisfaction of the Bureau of Traffic Operations Electrical Engineer, The Bureau of Traffic Operations Electrical Engineer will then allow all of the surveillance to be placed in continuous operation. The Agency that is responsible for the maintenance of the traffic surveillance installations will assume the maintenance upon successful completion of this inspection.

Projects which call for the storage and re-use of existing traffic surveillance equipment shall have a 30-day test period prior to project acceptance.

DEFINITION OF TERMS

Whenever in these Special Provisions the following terms are used, the intent and meaning shall be interpreted as follows:

Induction Loop - A continuous non-spliced wire, three turns, permanently placed and sealed in sawcuts in the roadway and adjacent area, used in conjunction with an induction loop detector sensor unit.

State Highway Communications Center - The main communication control facility of the Illinois Department of Transportation with present offices at 201 W. Center Court, Schaumburg, Illinois 60196-1096.

PROSECUTION OF SURVEILLANCE WORK

The work shall be as indicated in the Plans and as required by the Specifications. Unless otherwise indicated, the Contractor shall furnish and install all required materials and equipment, including all associated appurtenances, to produce a complete and operational installation. The appurtenances shall be as indicated, and the costs shall be included in the unit prices bid for the pay items of this contract. The work shall be done in a workmanlike manner.

CONNECTIONS TO EXISTING INSTALLATIONS

Where new work connects to existing installations, the Contractor shall do all necessary cutting, fitting and foundation drilling to the existing installation and shall remove all existing work, as required, to make satisfactory connections, with the work to be performed under these Provisions, so as to leave the entire work in a finished and workmanlike manner, as approved by the Bureau of Traffic Operations Electrical Engineer. No raceways shall be allowed to enter cabinet through the sides or back walls.

Some contracted work which does not call for a complete rebuilding of a surveillance location but the replacement of detector loops and lead-in cable only in conjunction with work such as pavement overlay, cut and grind, curb and gutter replacement and other similar type work where existing appurtenances have been in place for several years. This at times has created pre-existing conditions (such as blocked/broken lead-in conduits, buried handholes) which the Contractor may have to repair/replace to make the location fully functioning. The Contractor will be compensated for such work utilizing contract items after a complete inspection by the Bureau of Traffic Operations Electrical Engineer, Resident Engineer and Electrical Maintenance Contractor's Rep. with a full review on a case by case basis. Upon completing such work, the Contractor shall notify the R.E. to contact the Bureau of Traffic Operations Electrical Engineer for checks and test to insure the location is on-line and working correctly.

The Contractor shall furnish all labor and material to the furtherance of this end, whether or not distinctly shown in the Plans, in any of the "Standard Specifications" or in the Special Provisions. Note that the Contractor shall be entitled to only one request for location marking of existing systems by the Electrical Maintenance Contractor and that multiple requests may only be honored at the Contractor's expense.

STANDARD GUARANTEE

Manufacturers' warranties or guarantees on all electrical and mechanical equipment consistent with those provided as customary trade practice shall be obtained and transferred to the State.

IN-SERVICE WARRANTIES OR GUARANTEES

The Contractor shall provide warranties or guarantees that will provide for satisfactory in-service operation of the mechanical and electrical equipment and related components. These warranties or guarantees shall cover a period of two (2) years following project acceptance.

The cost of these warranties and guarantees shall be considered incidental to the Contract.

EQUIPMENT DOCUMENTS

The Contractor shall furnish five (5) diagrams of the internal and external connection of the equipment in each Bureau of Traffic Operations Electrical cabinet. Contractor shall also furnish the Operating and maintenance instructions for all equipment supplied. One copy of the wiring diagrams for each cabinet shall be retained in each field cabinet. A wiring diagram shall be contained in a plastic pouch that shall be permanently mounted to the door of each cabinet. Contractor shall permanently mark the cabinet for each termination and each terminal connection as to loop; tone, closure, phone, and lane function of each termination in the cabinet and provide a completed cable log and location as-built diagram at each location.

TERMINAL BLOCKS

Terminal blocks provided in field cabinets shall be the heavy duty barrier type. The terminal block shall be a minimum of 2 inches (50.8 mm) wide and 1-3/16 inch (30.16 mm) deep. Center to center of the terminal screws or studs shall be a minimum of 21/32 inch (16.67 mm) with barriers in between. Terminal blocks shall be rated at 45 amps 600 volts breakdown RMS line to line 11,000 V. and breakdown RMS line to ground 13,800 V. A marking strip shall be provided with each terminal block.

EXISTING EQUIPMENT

All existing equipment replaced by new equipment shall remain the property of the State and shall be delivered to the Electrical Maintenance Contractor. The cost of removing and delivering the replaced equipment shall be paid for under separate pay item for Cabinet Housing Equipment - Removal.

TELECOMMUNICATION CABLE

When installing the telecommunication cable, the Contractor shall extend his installation and connections of the cable to the next adjacent Surveillance installations or junction box, beyond the limits of his contract section. He/She shall be responsible for insuring that the cable is continuous and connected from one contract section to the other.

The Contractor shall comply with the agreement between the State of Illinois and IBT/Ameritech as to connections, locations, and terminations of the phone lines (Telephone Company, Engineering, General Service Engineering Division)

EXISTING SURVEILLANCE EQUIPMENT AND APPURTENANCES

Before starting work, the Contractor, in the presence of the Resident Engineer, Bureau of Traffic Operations Electrical Engineer and the State Electrical Maintenance Contractor's rep., shall inspect the existing equipment to be delivered or maintained by the Contractor and shall take an inventory of all defective, broken, and/or missing parts. Those parts found broken, defective, and/or missing shall be repaired or replaced by the State Electrical Maintenance Contractor and shall be recorded as such. The Contractor shall be required to maintain all tone transmitters, tone receivers, tone power supplies, tone mounting frames, harnesses, controller and wiring. The Contractor shall be required to maintain all metering and surveillance cabinets, foundation, concrete handhole, vehicle detection equipment, all interconnecting cables and all Surveillance appurtenances including signal heads. Contractor shall number each cabinet as indicated in the Plans, with reflective decals as those used on lighting pole standard.

Should damage occur to any surveillance items during the Contractor's contract period, the Contractor shall repair or replace all damaged equipment at his own expense. The Bureau of Traffic Operations Electrical Engineer shall determine what equipment shall be reusable and what shall be replaced. Replaced equipment shall be of equal or better quality and type.

The Contractor, prior to the commencement of his work, shall notify the Bureau of Traffic Operations Electrical Engineer for a pre-construction inspection. If construction begins prior to this meeting, the Contractor assumes maintenance responsibilities of the locations within his contract limits and shall make any repairs or replace any damaged equipment pre-existing or damaged as a result of his own negligence at his own expense. This also relieves the Electrical Maintenance Contractor of providing one free locate of the surveillance installations within the contract limits.

AS-BUILT PLANS

Upon completion of the work, the Contractor shall furnish one (1) copy of "as-built" drawings on CD compatible with Micro Station V8-2004 Edition software at the Bureau of Traffic Operations Electrical Design Section and four (4) full size sets of "as-built" plans to the Resident Engineer. The plans shall include definite locations and length of all cables, duct, conduit pushes, induction loop, lead-in, foundations, handhole and P-duct. The cost of the "as-built" plans shall be incidental to the contract. The Engineer will not authorize final inspection of any installations until the said plans are in his possession.

PROTECTION OF THE WORK

Electrical work, equipment and appurtenances shall be protected from damage during construction until final acceptance. Electrical raceway or duct openings shall be capped or sealed from the entrance of water and dirt. Wiring shall be protected from mechanical injury.

STANDARDS OF INSTALLATION

Electrical work shall be installed in a neat and workmanlike manner in accordance with the best practices of the trade. Unless otherwise indicated, materials and equipment shall be installed in accordance with the manufacturer's recommendations.

Except as specified elsewhere herein, materials and equipment shall be in conformance with the requirements of Section 800 & 1088 of the Standard Specifications for Road and Bridge Construction.

In addition to the requirements of the Standard Specifications relating to control of materials, the Contractor shall comply with the following requirements.

The Contractor shall supply samples of all wire, cable, and equipment and shall make up and supply samples of each type of cable splice proposed for use in the work for the Engineer's approval.

Before equipment and/or material including cabinet, telemetry, and detectors are delivered to the job site, the Contractor shall obtain and forward to the Engineer a certified, notarized statement from the manufacturer, containing the catalog numbers of the equipment and/or material, guaranteeing that the equipment and/or material, after manufacture, comply in all respects with the requirements of the Specifications and these Special Provisions. Re-manufactured or modified equipment other than by the original manufacturer shall not be allowed. Original manufacturer shall certify that he/she made modification to the equipment.

All cost of work and materials required to comply with the above requirements shall be included in the pay item bid prices, under which the subject materials and equipment are paid, and no additional materials and equipment are paid, and no additional compensation will be allowed. Materials and equipment not complying with the above requirements that have been installed on the job will be done at the Contractor's own risk and may be subject to removal and disposal at the Contractor's expense.

PROCUREMENT

Materials and equipment shall be the products of established manufacturers, shall be new, and suitable for the service required. The Contractor is obligated to conduct his own search into the timely availability of the specified equipment and to ensure that all materials and equipment are in strict conformance with the contract documents. Materials or equipment items which are similar or identical shall be the product of the same manufacturer. The cost of submittals, certifications, any required samples and similar costs shall not be paid for extra but shall be included into the pay item bid price for the respective material or work.

EXCEPTIONS, DEVIATIONS AND SUBSTITUTIONS

Exceptions to and deviations from the requirements of the Contract Documents shall not be allowed without approval by Engineer and Bureau of Traffic Operations Electrical Engineer. It is the Contractor's responsibility to note any deviations from contract requirements at the time of submittal and to make any requests for deviations in writing to the Engineer. In general, substitutions will not be acceptable. Requests for substitutions must demonstrate that the proposed substitution is superior to the material or equipment required by the Contract Documents. No substitutions shall be permitted without the approval of the Engineer, and Bureau of Traffic Operations Electrical Engineer.

SUBMITTALS

Within 30 days after contract award, the Contractor shall submit, for approval, complete manufacturer's product data (for standard products and components) and detailed shop drawings (for fabricated equipment). All of the submittal information shall be assembled by the Contractor and submitted to the Engineer at one time. All equipment samples shall be submitted at this time. Partial and sporadic submittals may be returned without review. The Contractor may request, in writing, permission to make a partial submittal. The Engineer will evaluate the circumstances of the request and may accept to review such a partial submittal. However, no additional compensation or extension of time shall be allowed for extra costs or delays incurred due to partial or late submittals.

TESTING

Before final acceptance, the electrical equipment, material, induction loops and work provided under this contract shall be tested. Tests will not be made progressively, as parts of the work are completed they shall be all made at one time. Items which fail to test satisfactorily shall be repaired or replaced. Bureau of Traffic Operations Electrical Engineer will witness all testing.

INSTALLATION/INSPECTION PROCEDURES

After all control boxes and equipment to be installed has been physically inspected and approved by Bureau of Traffic Operations Electrical Engineer, the equipment supplier shall then deliver all equipment to the job site. The Contractor shall then install/safeguard all the equipment which has been delivered prior to requesting an inspection. No unapproved equipment shall be on the job site or installed as part of the job. This does not relieve the Contractor from r placement/repairs of equipment found to be damaged or in non-compliance of these provisions.

Certain items such as conduit, wire, duct, anchor bolts, and junction boxes will be inspected and may be tested by the Department's Bureau of Materials and these items shall not be delivered to the job site without inspection approval. Items such as cabinets shall be inspected by the Engineer at the Contractor's or manufacturer's shop and these items shall not be delivered to the job site without Bureau of Traffic Operations Electrical Engineer inspection approval. It shall be the Contractor's responsibility to arrange inspection activities with the Engineer thirty (30) days prior to installation. 30 days prior to installation of the tone equipment being supplied and, prior to request for a turn-on, the Bureau of Traffic Operations Electrical Engineer will be contacted for the correct frequencies, controller addresses and "DB" setting for each location to be installed. When the work is complete, all equipment fully operational, the Contractor shall schedule a turn-on inspection with the Engineer. Acceptance will be made as a total system, not as parts. The Contractor shall request the inspection no less than seven (7) working days prior to the desired inspection date.

No inspection shall be made until the delivery of acceptable "as built" drawings, specified certifications, and the required guarantees.

It will be the responsibility of the installing Contractor to provide a qualified technician representing the tone equipment supplier to be at the turn-on inspection of each location to provide the technical expertise to bring each location on line.

The Contractor shall furnish the necessary manpower and equipment to make the Inspection. The Engineer may designate the type of equipment required for the inspection tests.

A written record of the loop analyzer readings shall be submitted to the Bureau of Traffic Operations Electrical Engineer prior to the final inspection.

Any part or parts of the installation that are missing, broken, defective, or not functioning properly during the inspection shall be noted and shall be adjusted, repaired, or replaced as directed by the Engineer and another inspection shall be made at another date. Only upon satisfaction of all points shall the installation be acceptable.

After the subject inspections are completed the Bureau of Traffic Operations Electrical Engineer will provide the Contractor with a complete punch list of items necessary to be completed prior to final inspection and acceptance for maintenance.

The Contractor shall furnish a written guarantee for all materials, equipment and work performed under the contract for a period of not less than two (2) years from the date of final acceptance.

GENERAL ELECTRICAL REQUIREMENTS (D-1)

Effective: June 1, 2016

This special provision replaces Articles 801.01 – 801.07, 801.09 – 801-16 of the Standard Specifications.

Definition. Codes, standards, and industry specifications cited for electrical work shall be by definition the latest adopted version thereof, unless indicated otherwise.

Materials by definition shall include electrical equipment, fittings, devices, motors, appliances, fixtures, apparatus, all hardware and appurtenances, and the like, used as part of, or in connection with, electrical installation.

Standards of Installation. Materials shall be installed according to the manufacturer's recommendations, the NEC, OSHA, the NESC, and AASHTO's Standard Specifications for Structural Supports for Highway Signs, Luminaires, and Traffic Signals.

All like materials shall be from the same manufacturer. Listed and labeled materials shall be used whenever possible. The listing shall be according to UL or an approved equivalent.

Safety and Protection. Safety and protection requirements shall be as follows.

Safety. Electrical systems shall not be left in an exposed or otherwise hazardous condition. All electrical boxes, cabinets, pole handholes, etc. which contain wiring, either energized or non-energized, shall be closed or shall have covers in place and be locked when possible, during nonworking hours.

Protection. Electrical raceway or duct openings shall be capped or otherwise sealed from the entrance of water and dirt. Wiring shall be protected from mechanical injury.

Equipment Grounding Conductor. All electrical systems, materials, and appurtenances shall be grounded. Good ground continuity throughout the electrical system shall be assured, even though every detail of the requirements is not specified or shown. Electrical circuits shall have a continuous insulated equipment grounding conductor. When metallic conduit is used, it shall be bonded to the equipment grounding conductor, but shall not be used as the equipment grounding conductor.

Detector loop lead-in circuits, circuits under 50 volts, and runs of fiber optic cable will not require an equipment grounding conductor.

Where connections are made to painted surfaces, the paint shall be scraped to fully expose metal at the connection point. After the connection is completed, the paint system shall be repaired to the satisfaction of the Engineer.

Bonding of all boxes and other metallic enclosures throughout the wiring system to the equipment grounding conductor shall be made using a splice and pigtail connection. Mechanical connectors shall have a serrated washer at the contact surface.

All connections to structural steel or fencing shall be made with exothermic welds. Care shall be taken not to weaken load carrying members. Where connections are made to epoxy coated reinforcing steel, the epoxy coating shall be sufficiently removed to facilitate a mechanical connection. The epoxy coating shall be repaired to the satisfaction of the Engineer. Where connections are made to insulated conductors, the connection shall be wrapped with at least four layers of electrical tape extended 6 in. (150 mm) onto the conductor insulation.

Submittals. At the preconstruction meeting, the Contractor shall submit a written listing of manufacturers for all major electrical and mechanical items. The list of manufacturers shall be binding, except by written request from the Contractor and approval by the Engineer. The request shall include acceptable reasons and documentation for the change.

Major items shall include, but not limited to the following:

Type of Work (discipline)	Item
All Electrical Work	Electric Service Metering Emergency Standby System Transformers Cable Unit Duct Splices Conduit Surge Suppression System
Lighting	Tower Pole Luminaire Foundation Breakaway Device Controllers Control Cabinet and Peripherals
ITS	Controller Cabinet and Peripherals CCTV Cameras Camera Structures Ethernet Switches Detectors Detector Loop Fiber Optic Cable

Within 30 calendar days after contract execution, the Contractor shall submit, for approval, one copy each of the manufacturer's product data (for standard products and components) and detailed shop drawings (for fabricated items). Submittals for the materials for each individual pay item shall be complete in every respect. Submittals which include multiple pay items shall have all submittal material for each item or group of items covered by a particular specification, grouped together and the applicable pay item identified. Various submittals shall, when taken together, form a complete coordinated package. A partial submittal will be returned without review unless prior written permission is obtained from the Engineer.

The submittal shall be properly identified by route, section, county, and contract number.

The Contractor shall have reviewed the submittal material and affixed his/her stamp of approval, with date and signature, for each individual item. In case of subcontractor submittal, both the subcontractor and the Contractor shall review, sign, and stamp their approval on the submittal.

Illegible print, incompleteness, inaccuracy, or lack of coordination will be grounds for rejection.

Items from multiple disciplines shall not be combined on a single submittal and transmittal. Items for lighting, signals, surveillance and CCTV must be in separate submittals since they may be reviewed by various personnel in various locations.

The Engineer will review the submittals for conformance with the design concept of the project according to Article 105.04 and the following. The Engineer will stamp the drawings indicating their status as "Approved", "Approved as Noted", "Disapproved", or "Information Only". Since the Engineer's review is for conformance with the design concept only, it shall be the Contractor's responsibility to coordinate the various items into a working system as specified. The Contractor shall not be relieved from responsibility for errors or omissions in the shop, working, or layout drawings by the Engineer's approval thereof. The Contractor shall still be in full compliance with contract and specification requirements.

All submitted items reviewed and marked "Disapproved" or "Approved as Noted" shall be resubmitted by the Contractor in their entirety, unless otherwise indicated within the submittal comments.

Work shall not begin until the Engineer has approved the submittal. Material installed prior to approval by the Engineer, will be subject to removal and replacement at no additional cost to the Department.

Unless otherwise approved by the Engineer, all of the above items shall be submitted to the Engineer at the same time. Each item shall be properly identified by route, section, and contract number.

Certifications. When certifications are specified and are available prior to material manufacture, the certification shall be included in the submittal information. When specified and only available after manufacture, the submittal shall include a statement of intent to furnish certification. All certificates shall be complete with all appropriate test dates and data.

Authorized Project Delay. See Article 801.08

Maintenance transfer and Preconstruction Inspection:

General. Before performing any excavation, removal, or installation work (electrical or otherwise) at the site, the Contractor shall request a maintenance transfer and preconstruction site inspection, to be held in the presence of the Engineer and a representative of the party or parties responsible for maintenance of any lighting and/or traffic control systems which may be affected by the work. The request for the maintenance transfer and preconstruction inspection shall be made no less than seven (7) calendar days prior to the desired inspection date. The maintenance transfer and preconstruction inspection shall:

Establish the procedures for formal transfer of maintenance responsibility required for the construction period.

Establish the approximate location and operating condition of lighting and/or traffic control systems which may be affected by the work

Marking of Existing Cable Systems. The party responsible for maintenance of any existing lighting and/or traffic control systems at the project site will, at the Contractor's request, mark and/or stake, once per location, all underground cable routes owned or maintained by the State. A project may involve multiple "locations" where separated electrical systems are involved (i.e. different controllers). The markings shall be taken to have a horizontal tolerance of at least 304.8 mm (one (1) foot) to either side. The request for the cable locations and marking shall be made at the same time the request for the maintenance transfer and preconstruction inspection is made. The Contractor shall exercise extreme caution where existing buried cable runs are involved. The markings of existing systems are made strictly for assistance to the Contractor and this does not relieve the Contractor of responsibility for the repair or replacement of any cable run damaged in the course of his work, as specified elsewhere herein. Note that the contractor shall be entitled to only one request for location marking of existing systems and that multiple requests may only be honored at the contractor's expense. No locates will be made after maintenance is transferred, unless it is at the contractor's expense.

Condition of Existing Systems. The Contractor shall conduct an inventory of all existing electrical system equipment within the project limits, which may be affected by the work, making note of any parts which are found broken or missing, defective or malfunctioning. Megger and load readings shall be taken for all existing circuits which will remain in place or be modified. If a circuit is to be taken out in its entirety, then readings do not have to be taken. The inventory and test data shall be reviewed with and approved by the Engineer and a record of the inventory shall be submitted to the Engineer for the record. Without such a record, all systems transferred to the Contractor for maintenance during construction shall be returned at the end of construction in complete, fully operating condition."

Marking Proposed Locations for Highway Lighting System. The Contractor shall mark or stake the proposed locations of all poles, cabinets, junction boxes, pull boxes, handholes, cable routes, pavement crossings, and other items pertinent to the work. A proposed location inspection by the Engineer shall be requested prior to any excavation, construction, or installation work after all proposed installation locations are marked. Any work installed without location approval is subject to corrective action at no additional cost to the Department.

Inspection of electrical work. Inspection of electrical work shall be according to Article 105.12 and the following.

Before any splice, tap, or electrical connection is covered in handholes, junction boxes, light poles, or other enclosures, the Contractor shall notify and make available such wiring for the Engineer's inspection.

Maintenance and Responsibility During Construction.

Lighting Operation and Maintenance Responsibility. The scope of work shall include the assumption of responsibility for the continuing operation and maintenance of the existing, proposed, temporary, sign and navigation lighting, or other lighting systems and all appurtenances affected by the work as specified elsewhere herein. Maintenance of lighting systems is specified elsewhere and will be paid for separately.

The proposed lighting system must be operational prior to opening the roadway to traffic unless temporary lighting exists which is designed and installed to properly illuminate the roadway.

Energy and Demand Charges. The payment of basic energy and demand charges by the electric utility for existing lighting which remains in service will continue as a responsibility of the Owner, unless otherwise indicated. Unless otherwise indicated or required by the Engineer duplicate lighting systems (such as temporary lighting and proposed new lighting) shall not be operated simultaneously at the Owner's expense and lighting systems shall not be kept in operation during long daytime periods at the Owner's expense. Upon written authorization from the Engineer to place a proposed new lighting system in service, whether the system has passed final acceptance or not, (such as to allow temporary lighting to be removed), the Owner will accept responsibility for energy and demand charges for such lighting, effective the date of authorization. All other energy and demand payments to the utility shall be the responsibility of the Contractor until final acceptance.

Damage to Electrical Systems. Should damage occur to any existing electrical systems through the Contractor's operations, the Engineer will designate the repairs as emergency or non-emergency in nature.

Emergency repairs shall be made by the Contractor, or as determined by the Engineer, the Department, or its agent. Non-emergency repairs shall be performed by the Contractor within six working days following discovery or notification. All repairs shall be performed in an expeditious manner to assure all electrical systems are operational as soon as possible. The repairs shall be performed at no additional cost to the Department.

Lighting. An outage will be considered an emergency when three or more lights on a circuit or three successive lights are not operational. Knocked down materials, which result in a danger to the motoring public, will be considered an emergency repair.

Temporary aerial multi-conductor cable, with grounded messenger cable, will be permitted if it does not interfere with traffic or other operations, and if the Engineer determines it does not require unacceptable modification to existing installations.

Testing. Before final inspection, the electrical work shall be tested. Tests may be made progressively as parts of the work are completed, or may be made when the work is complete. Tests shall be made in the presence of the Engineer. Items which fail to test satisfactorily shall be repaired or replaced. Tests shall include checks of control operation, system voltages, cable insulation, and ground resistance and continuity.

The forms for recording test readings will be available from the Engineer in electronic format. The Contractor shall provide the Engineer with a written report of all test data including the following:

- Voltage Tests
- Amperage Tests
- Insulation Resistance Tests
- Continuity tests
- Detector Loop Tests

Lighting systems. The following tests shall be made.

- (1) Voltage Measurements. Voltages in the cabinet from phase to phase and phase to neutral, at no load and at full load, shall be measured and recorded. Voltage readings at the last termination of each circuit shall be measured and recorded.
- (2) Insulation Resistance. Insulation resistance to ground of each circuit at the cabinet, with all loads connected, shall be measured and recorded.
On tests of new cable runs, the readings shall exceed 50 megohms for phase and neutral conductors with a connected load over 20 A, and shall exceed 100 megohms for conductors with a connected load of 20 A or less.
On tests of cable runs which include cables which were existing in service prior to this contract, the resistance readings shall be the same or better than the readings recorded at the maintenance transfer at the beginning of the contract. Measurements shall be taken with a megohm meter approved by the Engineer.
- (3) Loads. The current of each circuit, phase main, and neutral shall be measured and recorded. The Engineer may direct reasonable circuit rearrangement. The current readings shall be within ten percent of the connected load based on material ratings.
- (4) Ground Continuity. Resistance of the system ground as taken from the farthest extension of each circuit run from the controller (i.e. check of equipment ground continuity for each circuit) shall be measured and recorded. Readings shall not exceed 2.0 ohms, regardless of the length of the circuit.
- (5) Resistance of Grounding Electrodes. Resistance to ground of all grounding electrodes shall be measured and recorded. Measurements shall be made with a ground tester during dry soil conditions as approved by the Engineer. Resistance to ground shall not exceed 10 ohms.

ITS. The following test shall be made in addition to the lighting system test above.

Detector Loops. Before and after permanently securing the loop in the pavement, the resistance, inductance, resistance to ground, and quality factor for each loop and lead-in circuit shall be tested. The loop and lead-in circuit shall have an inductance between 20 and 2500 microhenries. The resistance to ground shall be a minimum of 50 megohms under any conditions of weather or moisture. The quality factor (Q) shall be 5 or greater.

Fiber Optic Systems. Fiber optic testing shall be performed as required in the fiber optic cable special provision and the fiber optic splice special provision.

All test results shall be furnished to the Engineer seven working days before the date the inspection is scheduled.

Contract Guarantee. The Contractor shall provide a written guarantee for all electrical work provided under the contract for a period of six months after the date of acceptance with the following warranties and guarantees.

- (a) The manufacturer's standard written warranty for each piece of electrical material or apparatus furnished under the contract. The warranty for light emitting diode (LED) modules, including the maintained minimum luminance, shall cover a minimum of 60 months from the date of delivery.

- (b) The Contractor's written guarantee that, for a period of six months after the date of final acceptance of the work, all necessary repairs to or replacement of said warranted material or apparatus for reasons not proven to have been caused by negligence on the part of the user or acts of a third party shall be made by the Contractor at no additional cost to the Department.
- (c) The Contractor's written guarantee for satisfactory operation of all electrical systems furnished and constructed under the contract for a period of six months after final acceptance of the work.

The warranty for an uninterruptable power supply (UPS) shall cover a minimum of two years from date the equipment is placed in operation; however, the batteries of the UPS shall be warranted for full replacement for a minimum of five years.

Record Drawings. Alterations and additions to the electrical installation made during the execution of the work shall be neatly and plainly marked in red by the Contractor on the full-size set of record drawings kept at the Engineer's field office for the project. These drawings shall be updated on a daily basis and shall be available for inspection by the Engineer during the course of the work. The record drawings shall include the following:

- Cover Sheet
- Summary of Quantities, electrical items only
- Legends, Schedules and Notes
- Plan Sheet
- Pertinent Details
- Single Line Diagram
- Other useful information useful to locate and maintain the systems.

Any modifications to the details shall be indicated. Final quantities used shall be indicated on the Summary of Quantities. Foundation depths used shall also be listed.

As part of the record drawings, the Contractor shall inventory all materials, new or existing, on the project and record information on inventory sheets provided by the Engineer.

The inventory shall include:

- Location of Equipment, including rack, chassis, slot as applicable.
- Designation of Equipment
- Equipment manufacturer
- Equipment model number
- Equipment Version Number
- Equipment Configuration
 - Addressing, IP or other
 - Settings, hardware or programmed
- Equipment Serial Number

The following electronic inventory forms are available from the Engineer:

- Lighting Controller Inventory
- Lighting Inventory
- Light Tower Inspection Checklist
- ITS Location Inventory

The information shall be entered in the forms; handwritten entries will not be acceptable; except for signatures. Electronic file shall also be included in the documentation.

When the work is complete, and seven days before the request for a final inspection, the set of contract drawings, stamped "**RECORD DRAWINGS**", shall be submitted to the Engineer for review and approval and shall be stamped with the date and the signature of the Contractor's supervising Engineer or electrician. The record drawings shall be submitted in PDF format on CDROM as well as hardcopy's for review and approval.

In addition to the record drawings, PDF copies of the final catalog cuts which have been Approved and Approved as Noted with applicable follow-up shall be submitted along with the record drawings. The PDF files shall clearly indicate either by filename or PDF table of contents the respective pay item number. Specific part or model numbers of items which have been selected shall be clearly visible. Hard copies of the catalog are not required with this submittal.

The Contractor shall provide two sets of electronically produced drawings in a moisture proof pouch to be kept on the inside door of the controller cabinet or other location approved by the Engineer. These drawings shall show the final as-built circuit orientation(s) of the project in the form of a single line diagram with all luminaires numbered and clearly identified for each circuit.

Final documentation shall be submitted as a complete submittal package, i.e. record drawings, test results, inventory, etc. shall be submitted at the same time. Partial piecemeal submittals will be rejected without review. A total of five hardcopies and CDROMs of the final documentation shall be submitted.

GPS Documentation. In addition to the specified record drawings, the Contactor shall record GPS coordinates of the following electrical components being installed, modified or being affected in other ways by this contract:

- All light poles and light towers.
- Handholes and vaults.
- Junction Boxes
- Conduit roadway crossings.
- Controllers.
- Control Buildings.
- Structures with electrical connections, i.e. DMS, lighted signs.
- Electric Service locations.
- CCTV Camera installations.
- Roadway Surveillance installations.
- Fiber Optic Splice Locations.
- Fiber Optic Cables. Coordinates shall be recorded along each fiber optic cable route every 200 feet.
- All fiber optic slack locations shall be identified with quantity of slack cable included. When sequential cable markings are available, those markings shall be documented as cable marking into enclosure and marking out of enclosure.

Datum to be used shall be North American 1983.

Data shall be provided electronically and in print form. The electronic format shall be compatible with MS Excel. Latitude and Longitude shall be in decimal degrees with a minimum of 6 decimal places. Each coordinate shall have the following information:

1. District
2. Description of item
3. Designation
4. Use
5. Approximate station
6. Contract Number
7. Date
8. Owner
9. Latitude
10. Longitude
11. Comments

A spreadsheet template will be available from the Engineer for use by the Contractor.

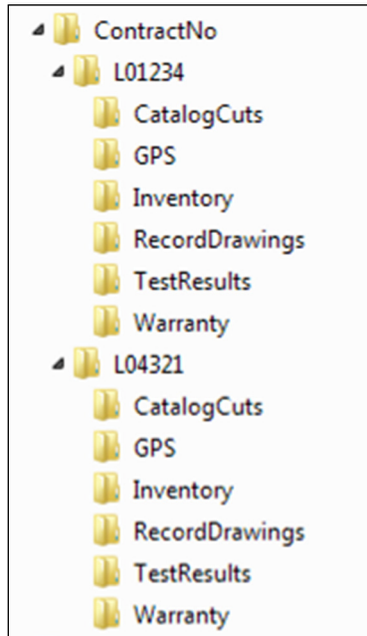
Prior to the collection of data, the contractor shall provide a sample data collection of at least six data points of known locations to be reviewed and verified by the Engineer to be accurate within 20 feet. Upon verification, data collection can begin. Data collection can be made as construction progresses, or can be collected after all items are installed. If the data is unacceptable the contractor shall make corrections to the data collection equipment and or process and submit the data for review and approval as specified. **Data collection prior to the submittal and review of the sample data of existing data points will be unacceptable and rejected.**

Accuracy. Data collected is to be mapping grade. A handheld mapping grade GPS device shall be used for the data collection. The receiver shall support differential correction and data shall have minimum 5 meter accuracy after post processing.

GPS receivers integrated into cellular communication devices, recreational and automotive GPS devices are not acceptable.

The GPS shall be the product of an established major GPS manufacturer having been in the business for a minimum of 6 years.”

The documents on the CD shall be organized by the Electrical Maintenance Contract Management System (EMCMS) location designation. If multiple EMCMS locations are within the contract, separate folders shall be utilized for each location as follows:



Extraneous information not pertaining to the specific EMCMS location shall not be included in that particular folder and sub-folder.

The inspection will not be made until after the delivery of acceptable record drawings, specified certifications, and the required guarantees.

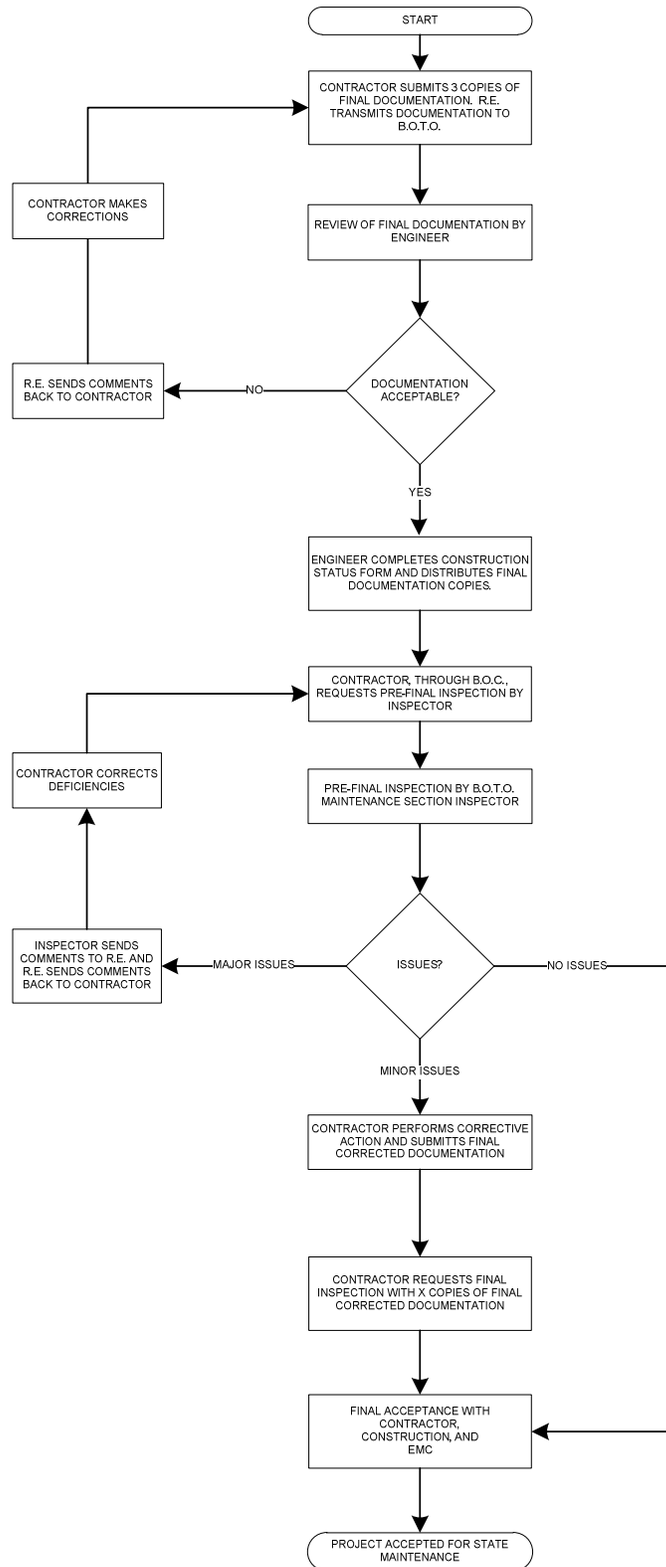
The Final Acceptance Documentation Checklist shall be completed and is contained elsewhere herein.

All CD's shall be labeled as illustrated in the CD Label Template contained herein.

Acceptance. Acceptance of electrical work will be given at the time when the Department assumes the responsibility to protect and maintain the work according to Article 107.30 or at the time of final inspection.

When the electrical work is complete, tested, and fully operational, the Contractor shall schedule an inspection for acceptance with the Engineer no less than seven working days prior to the desired inspection date. The Contractor shall furnish the necessary labor and equipment to make the inspection.

A written record of the test readings taken by the Contractor according to Article 801.13 shall be furnished to the Engineer seven working days before the date the inspection is scheduled. Inspection will not be made until after the delivery of acceptable record drawings, specified certifications, and the required guarantees.



Final Acceptance Documentation Checklist

LOCATION	
Route	Common Name
Limits	Section
Contract #	County
Controller Designation(s)	EMC Database Location Number(s)

ITEM	Contractor (Verify)	Resident Engineer (Verify)
Record Drawings -Four hardcopies (11" x 17") -Scanned to two CD-ROMs	<input type="checkbox"/> <input type="checkbox"/>	<input type="checkbox"/> <input type="checkbox"/>
Field Inspection Tests -Voltage -Amperage -Cable Insulation Resistance -Continuity -Controller Ground Rod Resistance (Four Hardcopies & scanned to two CD's)	<input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/>	<input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/>
GPS Coordinates -Excel file (Check Special Provisions, Excel file scanned to two CD's)	<input type="checkbox"/>	<input type="checkbox"/>
Job Warranty Letter (Four Hardcopies & scanned to two CD's)	<input type="checkbox"/>	<input type="checkbox"/>
Catalog Cut Submittals -Approved & Approved as Noted (Scanned to two CD's)	<input type="checkbox"/>	<input type="checkbox"/>
Lighting Inventory Form (Four Hardcopies & scanned to two CD's)	<input type="checkbox"/>	<input type="checkbox"/>
Lighting Controller Inventory Form (Four Hardcopies & scanned to two CD's)	<input type="checkbox"/>	<input type="checkbox"/>
Light Tower Inspection Form (If applicable, Four Hardcopies & scanned to two CD's)	<input type="checkbox"/>	<input type="checkbox"/>

Four Hardcopies & scanned to two CD's shall be submitted for all items above. The CD ROM shall be labeled as shown in the example contained herein.

General Notes:

Record Drawings – The record drawings should contain contract cover sheet, summary of quantities showing all lighting pay item sheets, proposed lighting plans and lighting detail sheets. Submit hardcopies 11 x 17 size. Include the original “red-ink” copy. The red-ink markup should be neatly drawn. Record drawings copies should be legible. Blurred copies will not be acceptable. Temporary lighting plans and removal lighting plans should not be part of the set.

Field Inspection Tests – Testing should be done for proposed cables. Testing shall be per standard specifications. Forms shall be neatly filled out.

GPS Coordinates – Check special provisions “General Electrical Requirements”. Submit electronic “EXCEL” file.

Job Warranty Letter – See standard specifications.

Cutsheet Submittal – See special provisions “General Electrical Requirements”. Scan Approved and Approved as Noted cutsheets.

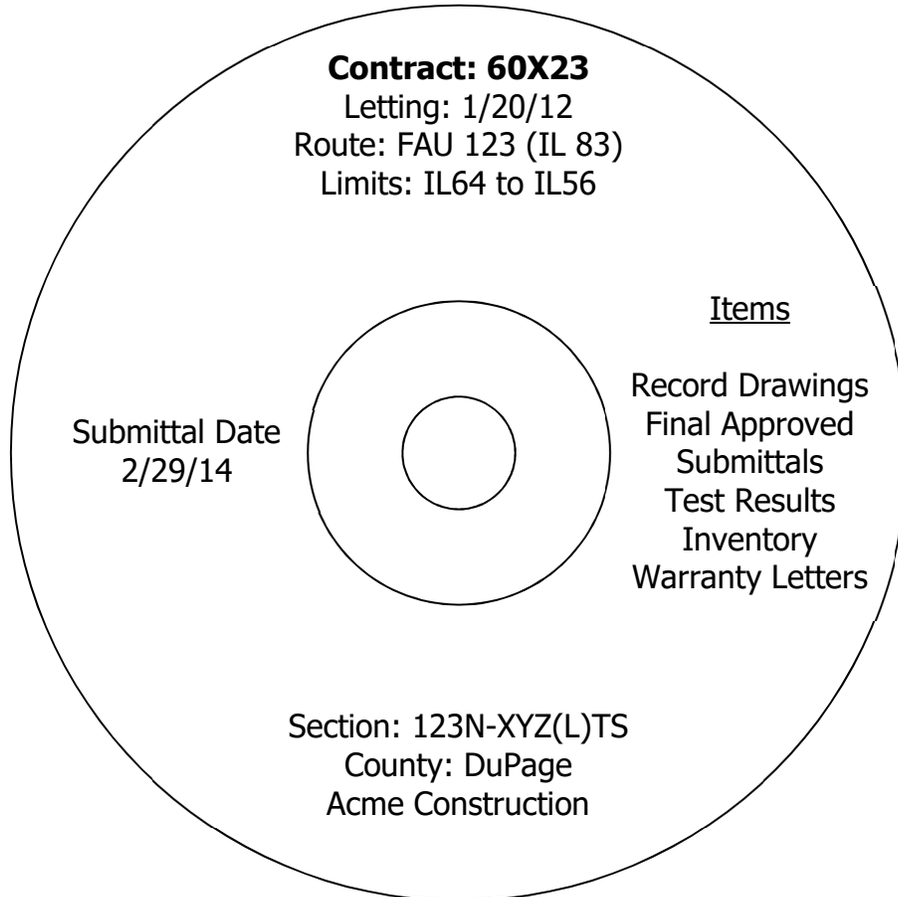
Lighting Inventory Form – Inventory form should include only proposed light poles, proposed light towers, proposed combination (traffic/light pole) lighting and proposed underpass luminaires.

Lighting Controller Inventory Form – Form should be filled out for only proposed lighting controllers.

Light Tower Safety Inspection Form – Form should be filled out for each proposed light tower.

CD LABEL FORMAT TEMPLATE.

Label must be printed; hand written labels are unacceptable and will be rejected.



EXPOSED RACEWAYS (D-1)

Effective: January 1, 2012

Revise the first paragraph of Article 811.03(a) of the Standard Specifications to read:

“General. Rigid metal conduit installation shall be according to Article 810.05(a). Conduits terminating in junction and pull boxes shall be terminated with insulated and gasketed watertight threaded NEMA 4X conduit hubs. The hubs shall be Listed under UL 514B. The insulated throat shall be rated up to 105° C. When PVC coated conduit is utilized, the aforementioned hubs shall also be PVC coated.”

Add the following to Article 811.03(b) of the Standard Specifications:

“Where PVC coated conduit is utilized, all conduit fittings, couplings and clamps shall be PVC coated. All other mounting hardware and appurtenances shall be stainless steel.”

“The personnel installing the PVC coated conduit must be trained and certified by the PVC coated conduit Manufacturer or Manufacturer’s representative to install PVC coated conduit. Documentation demonstrating this requirement must be submitted for review and approval.”

Add the following to Article 1088.01(a) of the Standard Specifications:

“All iron and steel products, which are to be incorporated into the work, including conduit and all conduit fittings, shall be domestically manufactured or produced and fabricated as specified in Article 106.”

Revise Article 1088.01(a)(3) of the Standard Specifications to read:

- a. PVC Coated Steel Conduit. The PVC coated rigid metal conduit shall be UL Listed (UL 6). The PVC coating must have been investigated by UL as providing the primary corrosion protection for the rigid metal conduit. Ferrous fittings for general service locations shall be UL Listed with PVC as the primary corrosion protect on. Hazardous location fittings, prior to plastic coating shall be UL listed.
- b. The PVC coating shall have the following characteristics:
- c. The exterior and interior galvanized conduit surface shall be chemically treated to enhance PVC coating adhesion and shall also be coated with a primer before the PVC coating to ensure a bond between the zinc substrate and the PVC coating. The bond strength created shall be greater than the tensile strength of the plastic coating.
- d. The nominal thickness of the PVC coating shall be 1 mm (40 mils). The PVC exterior and urethane interior coatings applied to the conduit shall afford sufficient flexibility to permit field bending without cracking or flaking at temperatures above -1 °C (30°F).
- e. An interior urethane coating shall be uniformly and consistently applied to the interior of all conduit and fittings. This internal coating shall be a nominal 2 mil thickness. The interior coating shall be applied in a manner so there are no runs, drips, or pinholes at any point. The coating shall not peel, flake, or chip off after a cut is made in the conduit or a scratch is made in the coating.
- f. Conduit bodies shall have a tongue-in-groove gasket for maximum sealing capability. The design shall incorporate a positive placement feature to assure proper installation. Certified test results confirming seal performance at 15 psig (positive) and 25 in. of mercury (vacuum) for 72 hours shall be submitted for review when requested by the Engineer.

- g. The PVC conduit shall pass the following tests:

Exterior PVC Bond test RN1:

Two parallel cuts 13 mm (1/2 inch) apart and 40 mm (1 1/2 inches) in length shall be made with a sharp knife along the longitudinal axis. A third cut shall be made perpendicular to and crossing the longitudinal cuts at one end. The knife shall then be worked under the PVC coating for 13 mm (1/2 inch) to free the coating from the metal.

Using pliers, the freed PVC tab shall be pulled with a force applied vertically and away from the conduit. The PVC tab shall tear rather than cause any additional PVC coating to separate from the substrate.

Boil Test:

Acceptable conduit coating bonds (exterior and interior) shall be confirmed if there is no disbondment after a minimum average of 200 hours in boiling water or exposure to steam vapor at one atmosphere. Certified test results from a national recognized independent testing laboratory shall be submitted for review and approval. The RN1 Bond Test and the Standard Method for Measuring Adhesion by Tape Test shall be utilized.

Exterior Adhesion. In accordance with ASTM D870, a 6" length of conduit test specimen shall be placed in boiling water. The specimen shall be periodically removed, cooled to ambient temperature and immediately tested according to the bond test (RN1). When the PVC coating separates from the substrate, the boil time to failure in hours shall be recorded.

Interior Adhesion. In accordance with ASTM D3359, a 6" conduit test specimen shall be cut in half longitudinally and placed in boiling water or directly above boiling water with the urethane surface facing down. The specimen shall be periodically removed, cooled to ambient temperature and tested in accordance with the Standard Method of Adhesion by Tape Test (ASTM D3359). When the coating disbonds, the time to failure in hours shall be recorded.

Heat/Humidity Test:

Acceptable conduit coating bonds shall be confirmed by a minimum average of 30 days in the Heat and Humidity Test. The RN1 Bond Test and the Standard Method for Measuring Adhesion by Tape Test shall be utilized.

Exterior Adhesion. In accordance with ASTM D1151, D1735, D2247 and D4585, conduit specimens shall be placed in a heat and humidity environment where the temperature is maintained at 150°F (66°C) and 95% relative humidity. The specimens shall be periodically removed and a bond test (RN1) performed. When the PVC coating separates from the substrate, the exposure time to failure in days shall be recorded.

Interior Adhesion. In accordance with ASTM D3359, conduit specimens shall be placed in a heat and humidity environment where the temperature is maintained at 150°F (66°C) and 95% relative humidity. When the coating disbonds, the time to failure in hours shall be recorded.

Add the following to Article 1088.01(a)(4) of the Standard Specifications:

“All liquid tight flexible metal conduit fittings shall have an insulated throat to prevent abrasion of the conductors and shall have a captive sealing O-ring gasket. The fittings shall be Listed under UL 514B. The insulated throat shall be rated up to 105° C.”

Revise the second paragraph of Article 811.04 of the Standard Specifications to read:

“Expansion fittings and LFNC will not be measured for payment.”

Revise Article 811.05 of the Standard Specifications to read:

“811.05 Basis of Payment. This work will be paid for at the contract unit price per foot for CONDUIT ATTACHED TO STRUCTURE, PVC-COATED GALVANIZED STEEL, of the diameter specified.”

UNDERGROUND RACEWAYS (D-1)

Effective: March 1, 2015

Revise Article 810.04 of the Standard Specifications to read:

“Installation. All underground conduits shall have a minimum depth of 30-inches (700 mm) below the finished grade.”

Add the following to Article 810.04 of the Standard Specifications:

“All metal conduit installed underground shall be Rigid Steel Conduit unless otherwise indicated in the Plans.”

Add the following to Article 810.04 of the Standard Specifications:

“All raceways which extend outside of a structure or duct bank but are not terminated in a cabinet, junction box, pull box, handhole, post, pole, or pedestal shall extend a minimum of 300 mm (12”) or the length shown in the Plans beyond the structure or duct bank. The end of this extension shall be capped and sealed with a cap designed for the conduit to be capped.

The ends of rigid metal conduit to be capped shall be threaded, the threads protected with full galvanizing, and capped with a threaded galvanized steel cap.

The ends of rigid nonmetallic conduit and coilable nonmetallic conduit shall be capped with a rigid PVC cap of not less than 3 mm (0.125”) thick. The cap shall be sealed to the conduit using a room-temperature-vulcanizing (RTV) sealant compatible with the material of both the cap and the conduit. A washer or similar metal ring shall be glued to the inside center of the cap with epoxy, and the pull cord shall be tied to this ring.”

UNIT DUCT (D-1)

Effective: January 1, 2012

Revise the first paragraph of Article 810.04 to read:

“The unit duct shall be installed at a minimum depth of 30-inches (760 mm) unless otherwise directed by the Engineer.”

Revise Article 1088.01(c) to read:

“(c) Coilable Nonmetallic Conduit.

General:

The duct shall be a plastic duct which is intended for underground use and which can be manufactured and coiled or reeled in continuous transportable lengths and uncoiled for further processing and/or installation without adversely affecting its properties of performance. The duct shall be a plastic duct which is intended for underground use and can be manufactured and coiled or reeled in continuous transportable lengths and uncoiled for further processing and/or installation without adversely affecting its properties of performance.

The duct shall be made of high density polyethylene which shall meet the requirements of ASTM D 2447, for schedule 40. The duct shall be composed of black high density polyethylene meeting the requirements of ASTM D 3350, Class C, Grade P33. The wall thickness shall be in accordance with Table 2 for ASTM D 2447.

The duct shall be UL Listed per 651-B for continuous length HDPE coiled conduit. The duct shall also comply with NEC Article 354.100 and 354.120.

Submittal information shall demonstrate compliance with the details of these requirements.

Dimensions:

Duct dimensions shall conform to the standards listed in ASTM D2447. Submittal information shall demonstrate compliance with these requirements.

Nominal Size		Nominal I.D.		Nominal O.D.		Minimum Wall	
mm	in	Mm	in	mm	in	mm	in
31.75	1.25	35.05	1.380	42.16	1.660	3.556 +0.51	0.140 +0.020
38.1	1.50	40.89	1.610	48.26	1.900	3.683 +0.51	0.145 +0.020

Nominal Size		Pulled Tensile	
mm	in	N	lbs
31.75	1.25	3322	747
38.1	1.50	3972	893

Marking:

As specified in NEMA Standard Publication No. TC-7, the duct shall be clearly and durably marked at least every 3.05 meters (10 feet) with the material designation (HDPE for high density polyethylene), nominal size of the duct and the name and/or trademark of the manufacturer.

Performance Tests:

Polyethylene Duct testing procedures and test results shall meet the requirements of UL 651. Certified copies of the test report shall be submitted to the Engineer prior to the installation of the duct. Duct crush test results shall meet or exceed the following requirements:

Duct Diameter		Min. force required to deform sample 50%	
mm	in	N	lbs
35	1.25	4937	1110
41	1.5	4559	1025

COMMUNICATIONS VAULT (D-1)

Effective: March 1, 2010

Description

This work shall consist of constructing a composite concrete handhole and cover, in accordance with the details shown in the Plans and as specified herein.

Materials

The composite concrete handhole and two piece vault lid shall be constructed of polymer concrete material, and shall be gray in color. The composite concrete handhole shall be 48 inches x 48 inches and shall have an effective depth of 36 inches.

The composite concrete handhole and cover shall have a design/test loading of 22,500/33,750 lbs respectively. The cover shall have a permanently recessed logo that reads "IDOT COMMUNICATIONS", or as otherwise designated by the Engineer. The composite concrete handhole lid shall have two 1/2-in x 4-in pull slots. The lid surface shall have a coefficient of friction of 0.50 in accordance with ASTM C-1028.

The Contractor shall install manufacturer-approved gasketing between the lid and the handhole to prevent water from entering the composite concrete handhole.

The composite concrete handhole lid shall be secured to the vault with two 3/8-inch NC stainless steel penta-head bolts and washers to lock the lid. In addition, a "lock tool" shall be provided for composite concrete handhole entry.

A fiber optic cable support assembly shall be recommended by the manufacturer and approved by the Engineer for fiber optic cable and splice enclosures used in the vault. Each support assembly shall consist of multiple brackets, racks, and/or rails required to suspend the required surplus cabling and any splice enclosures required.

The support assembly shall be made from or coated with weather resistant material such that there is no corrosion of the supports. The support assemblies shall be anchored to the vault using stainless steel hardware.

The fiber optic cable support assemblies shall be included in the Contract unit price for the composite concrete handhole. Void areas between openings and conduit shall be filled with self-curing caulking consisting of a permanent, flexible rubber which is unaffected by sunlight, water, oils, mild acids or alkalis. The caulking shall be mildew resistant and non-flammable. The material shall provide a permanent bond between the conduit entering the vault and the polymer concrete. The caulking shall be gray in color.

Construction Requirements

Composite concrete handholes shall be installed in accordance with applicable requirements of Section 800 of the Standard Specifications and as provided herein.

A manufacturer-approved knockout punch driver shall be used to provide openings in the vaults for conduit, or the required openings may be machined at the time of stackable vault fabrication. Voids between entering conduits and punch driven or machined openings shall not exceed 1/2 inch.

Any void areas shall be caulked from the interior and exterior of the composite concrete handhole. The caulk shall be allowed to fully cure per the manufacturer's specifications, prior to backfilling. The composite concrete handhole shall be placed on 12 inches of coarse aggregate, CA-5 or CA 7 Class A, as specified in Section 1004 of the Standard Specifications. Seal and flash test the vault per the manufacturer's recommendations.

A minimum of 150 feet of excess cable per cable run shall be coiled in each composite concrete handhole containing splices to allow moving the splice enclosure to the splicing vehicle unless otherwise indicated in the Plans.

Basis of Payment

This work will be paid for at the contract unit price each for COMMUNICATIONS VAULT.

ELECTRIC SERVICE INSTALLATION (D-1)

Effective: January 1, 2012

Description

This item shall consist of all material and labor required to extend, connect or modify the electric services, as indicated or specified, which is over and above the work performed by the utility. Unless otherwise indicated, the cost for the utility work, if any, will be reimbursed to the Contractor separately under ELECTRIC UTILITY SERVICE CONNECTION. This item may apply to the work at more than one service location and each will be paid separately.

Materials

Materials shall be in accordance with the Standard Specifications.

Construction Requirements

The Contractor shall ascertain the work being provided by the electric utility and shall provide all additional material and work not included by other contract pay items required to complete the electric service work in complete compliance with the requirements of the utility.

No additional compensation will be allowed for work required for the electric service, even though not explicitly shown on the Drawings or specified herein.

Method of Measurement

Electric Service Installation shall be counted, each.

Basis of Payment

This work will be paid for at the contract unit price each for ELECTRIC SERVICE INSTALLATION which shall be payment in full for the work specified herein.

GROUNDING OF ITS SUBSYSTEMS (D-1)

Effective: March 12, 2009

The grounding of ITS subsystems shall meet the requirements of Section 806 of the Standard Specifications. In addition, amend Article 806.03 of the Standard Specifications to include:

General

All ITS subsystems (ramp metering system, dynamic message sign system, system detector stations, etc.), associated equipment, and appurtenances shall be properly grounded in strict conformance with the NEC and as shown on the Plans.

Testing shall be according to Section 801. 13(a)(5) of the Standard Specifications:

- a) The grounded conductor (neutral conductor) shall be white color-coded. This conductor shall be bonded to the equipment-grounding conductor only at the Electric Service installation. All power cables shall include one neutral conductor of the same size as the phase (hot) conductors.
- b) The equipment-grounding conductor shall be green color-coded. The following is in addition to Section 801.04 of the Standard Specifications.
 - 1) Equipment grounding conductors shall be XLP insulated No. 6, unless otherwise noted on the Plans, and bonded to the grounded conductor (neutral conductor) only at the Electric Service Installation. The equipment-grounding conductor is paid for separately and shall be continuous. The Earth shall not be used as the equipment-grounding conductor.
 - 2) Equipment grounding connectors shall be bonded, using a listed grounding conductor, to all ramp meters, DMS, and detector cabinets, handholes, and other metallic enclosures throughout the ITS subsystems, except where noted herein. A listed electrical joint compound shall be applied to all conductor terminations, connector threads, and contact points.
 - 3) All metallic and non-metallic raceways containing ITS circuit runs shall have a continuous equipment grounding conductor, except raceways containing only detector loop lead-in circuits, circuits under 50 volts and/or fiber optic cable will not be required to include an equipment grounding conductor.
- c) The grounding electrode conductor shall be similar to the equipment grounding conductor in color-coding (green) and size. The grounding electrode conductor is used to connect the ground rod to the equipment grounding conductor and is bonded to ground rods via exothermic welding, listed pressure connectors, listed clamps or other approved listed means.

BASIS OF PAYMENT

Payment shall be included in the various items associated with ITS.

REMOVE OVERHEAD SIGN STRUCTURE - SPAN

Add the following Section to the Standard Specifications:

“SECTION 736. REMOVE OVERHEAD SIGN STRUCTURE

736.02 Removal.

This work does not include the removal of the existing DMS sign, CCTV cameras or electrical cabinets. The removal shall be paid for separately.

The sign structure and all associated hardware and appurtenances shall become the property of the Contractor and shall be disposed of according to Article 202.03.

UNDERGROUND RACEWAYS

Add the following to Article 810.04 of the Standard Specifications:

“All conduits shall be proofed with a mandrel after installation to ensure that conduits are clear of debris and the intact without kinks or crushing. A pull tape shall be installed in empty conduits.”

ELECTRIC UTILITY SERVICE CONNECTION (COMED)

Description

This work shall consist of payment for work performed by ComEd in providing or modifying electric service as indicated.

Construction Requirements

General

It shall be the Contractor’s responsibility to contact ComEd. The Contractor shall coordinate his work fully with ComEd both as to the work required and the timing of the installation. No additional compensation will be granted under this or any other item for extra work caused by failure to meet this requirement. **Please contact ComEd, New Business Center Call Center, at 1-866-NEW-ELEC (1-866-639-3532) to begin the service connection process. The Cell Center Representatives will create a work order for the service connection(s). The representative will assign the request based upon the location of the project.**

The Contractor shall make particular note of the need for the earliest attention to arrangements with ComEd for service. In the event of delay by ComEd, no extension of time will be considered applicable for the delay unless the Contractor can produce written evidence of a request for electric service within 30 days of execution.

FAI Route 94/FAP Route 346(I-94/US 41)
 Project NHPP-0AQ2(080)
 Section 2016-068I
 Cook and Lake Counties
 Contract No. 62D79

Service Location Schedule								
Location No.	Lat / Long	Approximate address	City	Service Type	Service Status	Voltage (V)	Total Load	GSR Contact
1	41°58'20.38" 87°44'51.55"	4811 W. Winnemac Avenue	Chicago	AERIAL	Modify Existing	120	30A	Inam Sharif 847-816-5541
2	41°58'47.13" 87°44'47.01"	5476 N. Edens Parkway	Chicago	AERIAL	New	120	30A	Inam Sharif 847-816-5541
3	41°59'11.24" 87°45'5.55"	5707 N. Lansing Avenue	Chicago	AERIAL	New	120	30A	Inam Sharif 847-816-5541
4	41°59'24.39" 87°45'6.08"	6021 N. Caldwell Avenue	Chicago	AERIAL	New	120	30A	Inam Sharif 847-816-5541
5	41°59'49.03" 87°44'59.86"	4864 W. Devon Avenue	Lincolnwood	AERIAL	New	120	30A	Inam Sharif 847-816-5541
6	42°0'23.32" 87°44'53.97"	6806 N. Lincolnwood Drive	Lincolnwood	AERIAL	New	120	30A	Inam Sharif 847-816-5541
7	42°0'43.14" 87°44'57.20"	4943 Chase Avenue	Skokie	PAD MOUNTED	New	120/ 240	30A	Inam Sharif 847-816-5541
8	42°1'7.46" 87°45'43.38"	7501 Frontage Road	Skokie	PAD MOUNTED	New	120/ 240	30A	Inam Sharif 847-816-5541
9	42°1'40.68" 87°46'9.05"	8081 Major Avenue	Morton Grove	PAD MOUNTED	Modify Existing	120	30A	Inam Sharif 847-816-5541
10	42°2'4.64" 87°46'6.38"	8501 W. Frontage Road	Morton Grove	AERIAL	Modify Existing	120	30A	Inam Sharif 847-816-5541
11	42°2'29.48" 87°45'44.51"	5408 Crain Street	Skokie	PAD MOUNTED	New	120	30A	Inam Sharif 847-816-5541
12	42°2'58.86" 87°45'44.52"	5415 Church Street	Morton Grove	PAD MOUNTED	Modify Existing	120	30A	Inam Sharif 847-816-5541
13	42°3'18.03" 87°45'39.76"	9584 Lorel Avenue	Skokie	AERIAL	New	120	30A	Inam Sharif 847-816-5541
14	42°3'48.15" 87°45'18.68"	10034 Frontage Road	Skokie	AERIAL	Modify Existing	120	30A	Inam Sharif 847-816-5541
15	42°4'4.88" 87°45'21.21"	179 Briar Drive	Wilmette	AERIAL	New	120	30A	Inam Sharif 847-816-5541
16	42°4'21.53" 87°45'31.94"	393 Leclair Avenue	Wilmette	AERIAL	Modify Existing	120	30A	Inam Sharif 847-816-5541
17	42°4'21.53" 87°45'31.94"	772 Leclair Avenue	Wilmette	AERIAL	Modify Existing	120	30A	Inam Sharif 847-816-5541
18	42°5'7.92" 87°45'28.92"	1289 Frontage Road	Wilmette	PAD MOUNTED	Modify Existing	120	30A	Inam Sharif 847-816-5541
19	42°5'36.02" 87°45'46.11"	120 East Frontage Road	Northfield	AERIAL	Modify Existing	120	30A	Inam Sharif 847-816-5541
20	42°6'6.25" 87°46'2.99"	1685 Willow Road	Northfield	PAD MOUNTED	New	120	30A	Inam Sharif 847-816-5541
21	42°6'35.20" 87°46'26.23"	735 Frontage Road	Northfield	PAD MOUNTED	Modify Existing	120	30A	Inam Sharif 847-816-5541
22	42°6'59.23" 87°46'41.59"	1794 Tower Road	Northfield	AERIAL	New	120	30A	Inam Sharif 847-816-5541
23	42°7'42.70" 87°47'7.11"	1115 Skokie Boulevard	Northbrook	PAD MOUNTED	New	120	30A	Inam Sharif 847-816-5541
24	42°8'15.75" 87°47'18.55"	822 Sunset Ridge	Northbrook	PAD MOUNTED	New	120	30A	Inam Sharif 847-816-5541
25	42°8'42.41" 87°47'36.55"	578 Henrici	Northbrook	PAD MOUNTED	New	120	30A	Inam Sharif 847-816-5541
26	42°9'8.51" 87°47'53.64"	1445 Lake Cook Road	Highland Park	PAD MOUNTED	New	120	30A	Inam Sharif 847-816-5541
27	42°9'34.66" 87°48'22.91"	1496 Clavey Road	Highland Park	AERIAL	New	120	30A	Inam Sharif 847-816-5541
28	42°9'34.09" 87°49'4.71"	1299 Fredrickson Place	Highland Park	PAD MOUNTED	New	120	30A	Inam Sharif 847-816-5541
29	41°56'58.34" 87°43'19.00"	3732 N Hamlin Ave.	Highland Park	PAD MOUNTED	New	120/240	30A	David Zombrano 773-509-1574
30	42° 01'5.07" 87°45'39.28"	7501 Frontage Road	Skokie	TBD	New	120/240	100 A	Larry Shank 847-816-5465
31	42° 3'19.78" 87°45'38.50"	9603 Woods Drive	Skokie	TBD	New	120/240	100 A	Larry Shank 847-816-5465
32	42° 6'39.10" 87°46'28.81"	735 Frontage Road	Northfield	TBD	<i>Transfer acct. from ITHSA</i>	120/240	100 A	Mickey Rivera 847-929-2302
33	42° 7'25.07" 87°46'57.42"	1530 W. Frontage Road	Northbrook	UNDERGROUND	New	120/240	100 A	Allysen Hurst 847- 816-5459
34	42°17'45.21" 87°52'31.82"	29850 N. Skokie Highway	Lake Bluff	AERIAL	New	120/240	100 A	Ruth Bowen 847-816-5489
35	42°19'18.59" 87°52'50.35"	2142 S. Lakeside Drive	Waukegan	AERIAL	New	120/240	100 A	Valerie Westbrook 847-816-5489

Method of Payment

The Contractor will be reimbursed for the exact amount of money as billed by ComEd for its services. Work provided by the Contractor for electric service will be paid separately as described under ELECTRIC SERVICE INSTALLATION. No extra compensation will be paid to the Contractor for any incidental materials and labor required to fulfill the requirements as shown in the Plans and specified herein.

Basis of Payment

This work will be paid for at the contract lump sum price for ELECTRIC UTILITY SERVICE CONNECTION which shall be reimbursement in full for electric utility service charges.

MAINTENANCE OF LIGHTING SYSTEMS (D-1)

Effective: March 1, 2017

Replace Article 801.11 and 801.12 of the Standard Specifications with the following:

Effective the date the Contractor's activities (electrical or otherwise) at the job site begin, the Contractor shall be responsible for the proper operation and maintenance of all existing and proposed lighting systems which are part of, or which may be affected by the work until final acceptance or as otherwise determined by the Engineer.

Before performing any excavation, removal, or installation work (electrical or otherwise) at the site, the Contractor shall initiate a request for a maintenance transfer and preconstruction inspection, as specified elsewhere herein, to be held in the presence of the Engineer and a representative of the party or parties responsible for maintenance of any lighting systems which may be affected by the work. During the maintenance preconstruction inspection, the party responsible for existing maintenance shall perform testing of the existing system in accordance with Article 801.13a. The Contractor shall request a date for the preconstruction inspection no less than fourteen (14) days prior to the desired date of the inspection.

The Engineer will document all test results and note deficiencies. All substandard equipment will be repaired or replaced by the existing maintenance contractor, or the Engineer can direct the Contractor to make the necessary repairs under Section 109.04.

Existing lighting systems, when depicted on the plans, are intended only to indicate the general equipment installation of the systems involved and shall not be construed as an exact representation of the field conditions. It remains the Contractor's responsibility to visit the site to confirm and ascertain the exact condition of the electrical equipment and systems to be maintained. Contract documents shall indicate the circuit limits.

Maintenance of Existing Lighting Systems

Existing lighting systems. Existing lighting systems shall be defined as any lighting system or part of a lighting system in service at the time of contract Letting. The contract drawings indicate the general extent of any existing lighting, but whether indicated or not, it remains the Contractor's responsibility to ascertain the extent of effort required for compliance with these specifications and failure to do so will not be justification for extra payment or reduced responsibilities.

Extent of Maintenance.

Partial Maintenance. Unless otherwise indicated, if the number of circuits affected by the contract is equal to or less than 40% of the total number of circuits in a given controller and the controller is not part of the contract work, the Contractor needs only to maintain the affected circuits within the project limits. The project limits are defined as those limits indicated in the contract plans. Equipment outside of the project limits, on the affected circuits shall be maintained and paid for under Article 109.04. The affected circuits shall be isolated by means of in-line waterproof fuse holders as specified elsewhere and as approved by the Engineer. The unaffected circuits and the controller will remain under the maintenance of the State.

Full Maintenance. If the number of circuits affected by the contract is greater than 40% of the total number of circuits in a given controller, or if the controller is modified in any way under the contract work, the Contractor shall maintain the entire controller and all associated circuits within the project limits. Equipment outside of the project limits shall be maintained and paid for under Article 109.04.

If the existing equipment is damaged by normal vehicular traffic, not contractor operations, is beyond repair and cannot be re-set, the contractor shall replace the equipment in kind with payment made for such equipment under Article 109.04. If the equipment damaged by any construction operations, not normal vehicular traffic, is beyond repair and cannot be re-set, the contractor shall replace the equipment in kind and the cost of the equipment shall be included in the cost of this pay item and shall not be paid for separately.

Maintenance of Proposed Lighting Systems

Proposed Lighting Systems. Proposed lighting systems shall be defined as any lighting system or part of a lighting system, temporary or permanent, which is to be constructed under this contract regardless of the project limits indicated in the plans.

The Contractor shall be fully responsible for maintenance of all items installed under this contract. Maintenance shall include, but not be limited to, any equipment failures or malfunctions as well as equipment damage either by the motoring public, Contractor operations, vandalism, or other means. The potential cost of replacing or repairing any malfunctioning, damaged, or vandalized equipment shall be included in the bid price of this item and will not be paid for separately.

Lighting System Maintenance Operations

The Contractor's responsibility shall include all applicable responsibilities of the Electrical Maintenance Contract, State of Illinois, Department of Transportation, Division of Highways, District One. These responsibilities shall include the maintenance of lighting units (including sign lighting), cable runs and lighting controls. In the case of a pole knockdown or sign light damage, the Contractor shall promptly clear the lighting unit and circuit discontinuity and restore the system to service. The equipment shall then be re-set by the contractor within the time limits specified herein. If the existing equipment is damaged by normal vehicular traffic, not contractor operations, is beyond repair and cannot be re-set, the contractor shall replace the equipment in kind with payment made for such equipment under Article 109.04. If the equipment damaged by any construction operations, not normal vehicular traffic, is beyond repair and cannot be re-set, the contractor shall replace the equipment in kind and the cost of the equipment shall be included in the cost of this pay item and shall not be paid for separately.

Responsibilities shall also include weekly night-time patrol of the lighting system, with patrol reports filed immediately with the Engineer and with deficiencies corrected within 24 hours of the patrol. Patrol reports shall be presented on standard forms as designated by the Engineer. Uncorrected deficiencies may be designated by the Engineer as necessitating emergency repairs as described elsewhere herein.

The following chart lists the maximum response, service restoration, and permanent repair time the Contractor will be allowed to perform corrective action on specific lighting system equipment.

INCIDENT OR PROBLEM	SERVICE RESPONSE TIME	SERVICE RESTORATION TIME	PERMANENT REPAIR TIME
Control cabinet out	1 hour	4 hours	7 Calendar days
Hanging mast arm	1 hour to clear	na	7 Calendar days
Radio problem	1 hour	4 hours	7 Calendar days
Motorist caused damage or leaning light pole 10 degrees or more	1 hour to clear	4 hours	7 Calendar days
Circuit out – Needs to reset breaker	1 hour	4 hours	na
Circuit out – Cable trouble	1 hour	24 hours	21 Calendar days
Outage of 3 or more successive lights	1 hour	4 hours	na
Outage of 75% of lights on one tower	1 hour	4 hours	na
Outage of light nearest RR crossing approach, Islands and gores	1 hour	4 hours	na
Outage (single or multiple) found on night outage survey or reported to EMC	na	na	7 Calendar days
Navigation light outage	na	na	24 hours

- **Service Response Time** -- amount of time from the initial notification to the Contractor until a patrolman physically arrives at the location.
- **Service Restoration Time** – amount of time from the initial notification to the Contractor until the time the system is fully operational again (In cases of motorist caused damage the undamaged portions of the system are operational.)
- **Permanent Repair Time** – amount of time from initial notification to the Contractor until the time permanent repairs are made if the Contractor was required to make temporary repairs to meet the service restoration requirement.

Failure to provide this service will result in liquidated damages of \$500 per day per occurrence. In addition, the Department reserves the right to assign any work not completed within this timeframe to the Electrical Maintenance Contractor. All costs associated to repair this uncompleted work shall be the responsibility of the Contractor. Failure to pay these costs to the Electrical Maintenance Contractor within one month after the incident will result in additional liquidated damages of \$500 per month per occurrence. Unpaid bills will be deducted from any monies owed to the Contractor. Repeated failures and/or a gross failure of maintenance shall result in the State's Electrical Maintenance Contractor being directed to correct all deficiencies and the resulting costs deducted from any monies owed the contractor.

Damage caused by the Contractor's operations shall be repaired at no additional cost to the Contract.

Operation of Lighting

The lighting shall be operational every night, dusk to dawn. Duplicate lighting systems (such as temporary lighting and proposed new lighting) shall not be operated simultaneously. Lighting systems shall not be kept in operation during long daytime periods.

Method of Measurement

The contractor shall demonstrate to the satisfaction of the Engineer that the lighting system is fully operational prior to submitting a pay request. Failure to do so will be grounds for denying the pay request. Months in which the lighting systems are not maintained and not operational will not be paid. Payment shall not be made retroactively for months in which lighting systems were not operational.

Basis of Payment. Maintenance of lighting systems shall be paid for at the contract unit price per calendar month for **MAINTENANCE OF LIGHTING SYSTEM.**

MODIFY EXISTING CONTROLLER CABINET

Description

This work shall consist of modifying an existing controller cabinet to provide power to a CCTV camera site as shown in the Plans.

Materials

Circuit Breakers shall be thermal magnetic bolt-on type with a minimum interrupt capacity of 10,000 symmetrical amperes at 120 volts. All materials and equipment required to install circuit breakers and terminate cables shall be included.

Construction Requirements

The Contractor shall install an additional 30-amp circuit breaker in the existing controller cabinet at locations indicated in the Plans. Electrical cables of the size indicated in the Plans shall be terminated in the controller cabinet to provide power to a CCTV camera site.

Basis of Payment

This work will be paid for at the contract unit price per each for **MODIFY EXISTING CONTROLLER CABINET.**

CLOSED CIRCUIT TELEVISION DOME CAMERA, HD

Description

This work shall consist of furnishing and installing an integrated High Definition Closed-Circuit Television (CCTV) Dome Camera Assembly as described herein and as indicated in the Plans.

Materials

General

The HD (High Definition) CCTV Dome Color Camera shall be a rugged, non-pressurized, outdoor surveillance domed camera system. The HD CCTV Dome Camera shall be designed to perform over a wide range of environmental and lighting conditions and automatically switches from color daytime to monochrome nighttime operation. The high definition camera shall be either a Bosch Autodome IP series 7000 HD, Pelco Spectra 1080P HD Series, or a Siqua HSD820H3-E series in compliance with the requirement herein.

Camera shall use a standard Web browser interface for remote administration and configuration of camera parameters. The browser interface shall provide PTZ control including preset and pattern and on-screen display (OSD) for access to camera programming.

All equipment and materials used shall be standard components that are regularly manufactured and utilized in the manufacturer's system.

The manufacturer shall be ISO 14001 Certified. The manufacturer's quality system shall be in compliance with the I.S./ISO 9001/EN 29001, QUALITY SYSTEM. The manufacturer shall provide a three-year (3) warranty. The manufacturer shall pay inbound and outbound shipping charges during the warranty period for products returned as warranty claims. The manufacturer shall also provide an advance exchange program for warranty claims.

The warranty period shall begin on the date of final acceptance of the video distribution system. This warranty shall include repair or replacement of all failed components via a factory authorized repair facility. All items sent to the repair facility for repair shall be returned within two weeks of the date of receipt at the facility. The repair facility location shall be in the United States. Any extended warranty coverage required to comply with the specified warranty period shall be provided as a part of this pay item at no additional cost to the Department.

Physical Construction

The CCTV Dome Camera shall be provided in a NEMA 4X or IP66 certified, rugged, weather-resistant package. The CCTV Dome Camera shall also comply with the following requirements:

Environmental	Requirement
IP Rating	IP 66
Weight (max.)	10 lbs
Overall Dimensions	10" dia. x 14"
Humidity	0 to 100%
Operating temperature	-40 °C to 50 °C
Mount	1 1/2" NPT

The CCTV dome camera shall be equipped with a fan and heater controlled by a thermostat. The heater shall prevent internal fogging of the lower dome throughout the operating temperature range of the camera.

An optional rugged clear dome bubble shall be available from the CCTV camera manufacturer. The rugged dome shall be made from 3mm thick polycarbonate, designed to meet stringent strength standards without compromising optical clarity. The dome, by itself, shall withstand a 100 foot-pound impact. This energy is equivalent to that of a 10 lb. sledgehammer being dropped from a height of 10 feet. The dome, when installed in the CCTV camera, shall exceed the UL 1598 horizontal impact standard for lighting fixtures, by a factor of 10. The submittal needs to indicate compliance with this requirement.

Power

The CCTV Dome Camera shall be designed to operate from a 120V power source. The appropriate power supply, if required for the CCTV Dome Camera to operate, shall be included as a part of this item. The power requirements for the camera shall comply with the following:

Item	Requirement	
Port	RJ-45 for 100Base-TX; Auto MDI/MDI-X;	
Cabling Type	CAT5 cable or better for 100Base-TX	
Input Voltage	18 to 32 VAC; 24 VAC nominal; 22 to 27 VDC; 24 VDC nominal	
Input Power		
	24 VAC nominal	25 VA nominal (without heater and blower); 75 VA nominal (with heater and blower)
	24 VDC nominal	0.7 A nominal (without heater and blower); 3 A nominal (with heater and blower)
	PoE	IEEE802.3af (without heater and blower)

Camera

The camera shall provide a minimum of two simultaneous video streams with a 2.1 megapixel (MPx) 1920 x 1080 resolution, auto iris with 30X optical, and 12X digital zoom. The CCTV Dome Camera shall incorporate

Item	Requirement
Sensor Type	1/2.8-inch Type Exmor CMOS sensor
Optical Zoom	30X
Digital Zoom	12X
Maximum Resolution	1920 x 1080
Lens	f/1.6 - f/4.7, (4.3 mm - 129.0 mm optical)
Horizontal Angle of View	59° (wide) - 2° (tele)
Aspect Ratio	16:9
Light Sensitivity	Sensitivity in lux for 90% reflectance, f/1.6 (wide angle), 28 dB gain at 30 IRE (30% of signal level) with Sensitivity Boost OFF; 4X improvement to sensitivity with Sensitivity Boost ON
Color (33 ms) Color (250 ms)	0.65 lux
Mono (33 ms) Mono (250 ms)	0.07 lux
	0.20 lux
	0.015 lux
Day/Night Capabilities	Yes
IR Cut Filter	Yes
IR Trace	Curves 850 nm and 950 nm
Wide Dynamic Range	80dB
Iris Control	Auto iris with manual override
Backlight Compensation	Auto / Manual
Automatic Gain Control	Auto / Manual
Active Noise Filtering	Auto / Manual
Electronic Image Stabilization (EIS)	30X

Video

Item	Requirement
Video Encoding	H.264 in High, Main, or Base profiles and MJPEG
Video Streams	Up to 2 simultaneous streams, the second stream is variable based on the setup of the primary stream
Frame Rate	Up to 30, 25, 15, 12.5, 10, 8.333, 7.5, 6, 5,3, 2.5, 2, 1 (depending upon coding, resolution, and stream configuration)
Minimum Available Resolutions	1920x1080 1280x720 720 x 480
Supported Protocols	TCP/IP, UDP/IP (Unicast, Multicast IGMP), UPnP, DNS, DHCP, RTP, RTSP, NTP, IPv4, IPv6, SNMP v2c/v3, QoS, HTTP, HTTPS, LDAP (client), SSH, SSL, SMTP, FTP, and 802.1x (EAP)
Security Access	Password protected
Software Interface	Web browser view and setup

PTZ Mechanical

Item	Requirement
Pan Movement	360° continuous pan rotation
Pan Speed	Variable between 400° per second continuous pan to 5.0° per second
Vertical Tilt	Unobstructed tilt of +1° to -90°
Manual Control Speed	Pan speed of 0.1° to 80° per second; tilt operation shall range from 0.5° to 40° per second.
Automatic Preset Speed	Pan speed of 280° and a tilt speed of 160° per second
Presets	255 positions
Tours	2 tours
Preset Accuracy	± 0.2°
Proportional Pan/Tilt Speed	Speed decreases in proportion to the increasing depth of zoom
Motor	Continuous duty and variable speed, operating at 18 to 32 VAC, 24 VAC nominal
Window Blanking	16 blanked windows
Auto Flip	Rotates dome 180° at bottom of tilt travel
Power Consumption	Nominal 45 VA (without heater and blower running) Nominal 75 VA (with heater and blower running)

The camera shall provide a freeze frame feature that freezes a camera image as a preprogrammed preset is called, providing a live view once positioned.

Selections for on/off shall be available through the embedded Web browser.

The camera shall provide image stabilization to compensate for vibration introduced into the camera.

The camera shall support IPv4 and IPv6 configurations.

Still Picture Capture

The camera shall be capable of capturing a still image in JPEG format and automatically transferring this image to an FTP site. The resolution of the image shall be user selectable. The frequency of captures shall be user settable and shall as a minimum range from 1 picture every 30 seconds to 1 picture every five minutes.

Video Distribution System (VDS) Control System Driver

The camera and video output shall be controlled and configured through the VDS. Consequently, a software driver for the VDS is required and included as a part of the CCTV camera. The VDS control system is Cameleon ITS manufactured by 360 Surveillance, a division of FLIR. It is the Contractor's responsibility to determine if an existing software driver exists for the propose camera manufacturer. If a driver does not exist for the proposed CCTV camera, the work and cost of developing the driver shall be included in this item. Additionally, all cameras shall be provided with licenses to operate on the Departments primary and secondary servers.

Construction Requirements

Installation

The Contractor shall install the CCTV camera in accordance with manufacturer's instructions and as shown in the Plans. The camera firmware shall be the latest stable release available at the time of installation.

Testing

The Contractor shall test each CCTV Dome Camera Assembly in the presence of the Engineer after the camera is installed. This test may be done locally at the camera support structure.

Documentation

In addition to the initial submittal(s) prior to procurement, the Contractor shall provide installation and operation manuals, documentation of exact equipment model and serial numbers, software/firmware version numbers, in hardcopy and PDF formats on CD-ROM.

Product Support

The manufacturer shall provide technical support via email, fax and toll-free telephone. The above forms of support shall be provided Monday through Friday, 8:00am to 8:00pm EST.

Method of Measurement

This work will be measured for payment per each CLOSED CIRCUIT TELEVISION DOME CAMERA, HD furnished, installed and tested.

Basis of Payment

This work will be paid for at the contract unit price each for CLOSED CIRCUIT TELEVISION DOME CAMERA, HD.

DISTRICT ONE - ELECTRICAL MAINTENANCE

Description

This work shall consist of having the Department's Electrical Maintenance Contractor (EMC) on site to observe all work done by the Contractor inside of IDOT buildings, Pump Stations, and Communications Huts.

CONSTRUCTION

The Contractor shall notify the Department's EMC a week in advance of working on or in any IDOT building. The EMC will oversee all work in the buildings to ensure that there is no damage to any existing facilities. At no time shall the Contractor perform any work inside of an IDOT facility without the EMC being present.

Method of Payment

The Contractor will be reimbursed to the exact amount of money as billed by the 3rd party vendor to provide the observation of work. No extra compensation shall be paid to the Contractor.

For bidding purposes, this item shall be estimated as \$10,000.00.

Basis of Payment

This work will be paid for at the contract lump sum price for DISTRICT ONE – ELECTRICAL MAINTENANCE.

DYNAMIC MESSAGE SIGN, FULL MATRIX, COLOR, NTCIP 1203 V3

Description

This special provision shall govern the furnishing and installation of a Walk-In Access, Full matrix, Color, NTCIP 1203 V3 Dynamic Message Sign (DMS) or a Front Access, Full matrix, Color, NTCIP 1203 V3 DMS and associated equipment cabinets as shown in the plans and as detailed in this special provision.

Before starting work, the Contractor shall submit an erection plan to the Engineer for acceptance detailing the proposed methods of erection and the amount, location(s), and type(s) of equipment to be used.

The Contractor or sub-Contractor performing the erection of the DMS is herein referred to as the Erection Contractor.

General Requirements

The high resolution, full color displays shall be a full matrix configuration of 96 pixels high by 416 pixels wide. The pixel pitch shall be 20 MM (.81"). The size of the sign shall be as shown in the plans. All display elements and modules shall be solid state. No mechanical or electromechanical elements or shutters shall be used.

Equipment to be furnished at each DMS field site shown in the plans shall include, but not be limited to the following: LED DMS, sign controller, cabling, sign enclosure, documentation, warranties, mounting hardware, latest vendor maintenance diagnostic software with 20 licenses to load software on Department/Department's maintenance forces laptops. Five (5) units of FLIR 360 Cameleon Client ITS site license for each installed DMS on the Departments primary server and secondary server.

The Central Controller resides at the Illinois Department of Transportation's Traffic Systems Center, located at 445 Harrison Street, Oak Park, Illinois 60304. The DMS Central Software was developed by 360 Surveillance, Inc. The successful sign vendor shall perform an on-site working sample demonstration test to prove their product is compatible with the 360 Cameleon Client/Server Software. The Working Sample demonstration test criteria are outlined in Section 2.0 of this document.

Each DMS assembly shall consist of a LED DMS sign case including contents, mounting brackets, its associated sign controller unit (SCU), communication unit, cabling between the DMS case and the sign controller unit, optically coupled interface from controller to sign, and DMS walkway platforms with permanent safety and mounting brackets and hardware.

Each LED DMS shall be capable of displaying three lines of text. Each line shall consist of a string of 22 alphanumeric characters. Each character shall be composed from a luminous dot matrix system. The matrix system for a high resolution, full color display shall consist of 384 dots composed of 24 columns and 16 rows. A luminous pixel shall consist of a LED pixel array. All display elements and modules shall be solid state.

All characters, symbols, and digits shall be 18 inch nominal character size and shall be clearly visible and legible at a distance of 900 feet within a 30 degree cone of vision centered on the optical axis of the pixel.

The signs shall be capable of displaying the following:

- A static message
- A flashing message
- Two alternating messages, either flashing or static

The changing from one message to another shall be instantaneous.

The total weight added to the sign structure for the Walk-In Access, Full matrix, Color, NTCIP 1203 V3 DMS shall be no greater than 4000 pounds. The dimensions of this sign housing will not exceed 8'0" tall, 30'0" wide, and 4' deep and access to the electronics shall be achieved through the inside of the DMS. Larger signs may be submitted, but they will require additional review time to evaluate the structural adequacy of the Department's standard sign trusses.

The total weight added to the sign structure for the Front Access, Full matrix, Color, NTCIP 1203 V3 DMS shall be no greater than 2400 pounds. The dimensions of the sign housing will not exceed 8'0" tall, 30'0" wide, and 1'4" deep and access to the electronics shall be achieved through the front display panels of the DMS. Larger signs may be submitted, but they will require additional review time to evaluate the structural adequacy of the Department's standard sign trusses.

The Contractor shall provide structure mounted service equipment to provide power to each sign. The cost of this shall be considered incidental to the unit price for the DMS. The Contractor shall be responsible to have a Licensed Structural Engineer in the State of Illinois design the sign attachments to the DMS sign truss and stamp the drawings. These drawings shall be submitted to the Engineer for approval before work can commence. These drawings will describe the mounting required to attach each of the DMS to the Structure. Shop drawings for the structures may be available upon request. The contractor shall supply all mounting hardware necessary to attach the DMS to the structure. The cost of this work shall be included in the contract bid price for the item. No additional compensation will be allowed for any modifications that maybe required to the structure.

All field equipment shall remain fully functional over an ambient temperature range of -40°F to $+149^{\circ}\text{F}$ with relative humidity of up to 95%. All field equipment enclosures shall be designed to and shall withstand the effects of sand, dust, and hose-directed water. All connections shall be watertight.

Working Sample Demonstration (Dynamic Message Sign)

To ensure timely delivery for installation, it is imperative that the DMS manufacturer be regularly engaged in the manufacture of the specified equipment and capable of immediately demonstrating a sample DMS that is in clear compliance with the key portions of the specifications. Delay from the specified timeline, and failure to present the sample in a timely manner may result in termination of the contract, at the discretion of the Engineer.

The DMS manufacturer shall provide a satisfactory, approvable demonstration of working samples for both DMS within 14 calendar days after contract execution. The samples shall be complete mock-ups of both types of working DMS based on the proposed equipment to be furnished under this contract and identified in the submittal material. The sample demonstration may utilize portable samples at the IDOT Traffic Systems Center, or it may be at the manufacturer's production facility if located within District 1. A demonstration of an identical installed unit for some other contract will be acceptable.

The sample demonstration will be for purposes of review and approval by the Engineer. The Engineer will issue review comments based on examination of each unit and its operation at the time of the demonstration, and the Engineer may require a subsequent revised sample demonstration if, in the Engineer's judgment, the comments warrant re-work of the sample unit.

Delay in presenting the specified demonstration or delay in attaining "Approved" or "Approved as Noted" status will result in the assessment of liquidated damages in the amount of \$3,000 per calendar day until a satisfactory sample and demonstration are attained.

For a demonstration to be held at the IDOT Traffic Systems Center, the manufacturer shall coordinate the exact date, time, demonstration location, and power requirements with the Traffic Systems Center Engineer.

The sample unit shall be in substantial compliance with the contract requirements. The Engineer may elect to waive minor deviations for purposes of the demonstration or may waive minor deviations completely if alternative provisions are judged superior to specified requirements, but deviations from key specified requirements will not be accepted.

Handling, Storage, Shipment

The Contractor shall handle the DMS in such a manner as to prevent damage. Cracked or damaged materials shall be repaired or replaced at the Contractor's expense. Braces, trusses, chains, cables, or other devices used for handling, storing, and shipping shall be adequately padded at points in contact with the materials to prevent damage of the finished product.

DMS shall be handled, stored, shipped with supports and devices that maintain the product in an upright position.

Materials

All materials furnished, assembled, fabricated or installed under this item shall be new, corrosion resistant and in strict accordance with the details shown in the plans and as detailed in this specification. All details and functionality listed in this specification will be thoroughly inspected and tested by the department. Failure to meet all details and functionality detailed in this specification shall be grounds for rejection of the equipment.

Terminology

Due to the varying definitions used in Dynamic Message Sign technology, this section defines specific terms as they apply to this specification.

Sign: The sign housing and its contents.

Sign Controller: Located in a ground cabinet or in the sign (as detailed in this specification), the sign controller specifies the message to be displayed. Messages can be selected either remotely from the central controller, locally from a laptop computer or from the front panel of the sign controller.

Central Controller: The MS Windows Server computer system and related software, which operates the system from a remote-control site.

Workstation: This computer operates as a remote client to the central controller. A workstation operator may dial-in to the central controller and gain access to the functions of the central by using the appropriate access codes.

LED: Light Emitting Diode

Pixel: Any of the small discrete elements that, when arranged in a pixel matrix, create a character. A pixel contains a cluster of LEDs.

Pitch: Distance measured from center to center of adjacent pixels within a matrix. This distance is measured both horizontally and vertically.

Poll: The central controller and laptop computer are said to "poll" a sign when they request the sign's status information. The term is derived from the periodic status polling, which a central can perform, but is loosely used to refer to any status request.

Message: Text; the information shown on the sign.

Display: The message seen by the motorist. A display may include more than one page of text (an alternating display). Any character or set of characters of a display may be flashed (a flashing display).

Neutral State: Sign is blank or displaying a predefined message that is displayed regularly.

WYSIWYG: What You See IS What You Get. In this specification, this is the functionality of the LED DMS system where the central, workstation or laptop display mimics the actual message that is visibly displayed on the sign on an individual pixel basis.

DMS Manufacture Requirements

The manufacturer of the full color/full matrix walk-in or front access LED DMS shall be ISO 9001 certified or provide documentation and references, acceptable to the Engineer, to demonstrate the manufacturer has sufficient processes in place and produces a quality product.

The ISO 9001 certificate shall be provided with the bid. The name, phone number and address of both the Authorized ISO 9001 Registrar that certified this company and the Authorized ISO 9001 Accreditation Body that accredited this Registrar shall be provided with the bid. ISO 9002 and ISO 9003 certifications are not adequate and do not meet this requirement.

In lieu of ISO 9001 certification, the company shall submit documentation and references that will be reviewed and must be approved by the Engineer as an acceptable alternative. The documentation shall, at a minimum, include the following:

- Quality Control Procedures
- Manufacturing Process
- Location of the facility where the DMS signs are manufactured
- References from 3 transportation agencies that have used the product on Freeway applications within the last 5 years. Two of the references must be from other states.

Failure to fully comply with these requirements and to provide this information will cause this company's equipment and software to be rejected.

Experience Requirements:

The full color/full matrix walk-in/front access LED DMS Manufacturer shall submit a minimum of three references from other transportation agencies, two of which must be from other states that have been successfully operating a highway **full color/full matrix walk-in and front access** LED dynamic message sign systems that completely meets these specifications, manufactured and supplied by this manufacturer for a period of no less than five (5) years.

The LED DMS Signs and System shall be fabricated by an established DMS manufacturer having the minimum of:

- 10 years' experience, under the current corporate name, in the design and manufacturing of State Highway or Interstate Highway, permanently-mounted, overhead dynamic message signs and central control systems installed in freeway service. These 10 years of experience shall include the complete design and manufacturing of all aspects of the dynamic message signs, including the electronic hardware, software and sign housings.

- 100 State Highway or Interstate Highway, permanently-mounted, overhead dynamic message signs installed in freeway or toll road service, under the current corporate name.
- 50 State Highway or Interstate Highway, permanently-mounted, overhead LED dynamic message signs that completely meet this specification with three lines of 18-inch characters, and Walk-In or Front Access housings installed in freeway or toll road service, under the current corporate name.
- The manufacturer of the LED DMS Signs and System shall submit documentary evidence and reference data for the above requirements. Reference data shall include the name and address of the organization, and the name and telephone number of an individual from the organization who can be contacted to verify the above requirements. The name of the DMS manufacturer that meets these experience requirements shall have the same corporate name as the DMS manufacturer that meets the ISO 9001 requirements stated elsewhere in this specification. This information shall be provided prior to documentation submittal. Failure to furnish the above references will be sufficient reason for rejection of the supplier's equipment.
- The Contractor shall submit the information described in this section to the Engineer within 15 days of award of the contract. The Engineer will review the submitted information and provide comments and approval of the information to the Contractor within 15 calendar days after receipt. Review of the submittal information by the Engineer shall not relieve the Contractor of the contractor's obligation to furnish and install the work in accordance with the contract documents. No time extensions will be granted to the Contractor as a result of the need to resubmit various items to review.
- Shop drawings shall be submitted in accordance with Article 105.04 of the Standard Specifications and as specified in these special provisions.
- Prior to purchase or fabrication of any equipment or materials for use in this project, the Contractor shall submit, for review by the Engineer, appropriate catalog cuts sheets, and specifications for all standard, off-the-shelf items and shall submit shop drawings and other necessary data for all non-catalog or custom-made items.
- The Contractor shall furnish five sets of submittal data directly to the Engineer. Two copies of this information, with appropriate notations, will be returned to the Contractor after the review.
- If reprinted literature, such as catalog cut sheets, is used to satisfy the submittal data requirements, there shall be no statements on the literature which conflict with the requirements of the contract documents. Any such statements shall be crossed off and initialed by the Contractor. Explanation of how specifications shall be met pertaining to items changed from the literature shall be documented in writing and included with the submittal information.
- All items shall be submitted together.

- Each submittal shall contain sufficient information and details to permit full evaluation of each item, and its interrelationships among the various items shall be carefully addressed.
- The Contractor shall prepare and submit detailed shop drawings for each sign type indicating types of materials proposed for each component of each sign, parts lists, assembly techniques, layout of all display elements and wiring schematics. The shop drawings shall also illustrate in detail how the Contractor proposes to mount and connect the DMS sign case to the sign support structure (truss/cantilever). The DMS sign case shall include any support mechanism necessary for the installation of the DMS sign case that is not included in the truss. These drawings shall be submitted to the Engineer for review and approval prior to fabrication of any sign. Parts lists shall include circuit and board designation, part type and class, power rating, component manufacturer and mechanical part manufacturer.
- As part of the submittals for the DMS assembly, the Contractor shall submit an engineering drawing illustrating the DMS character set including 26 upper case letters, 10 numerals, a dash, a plus sign (+), and slash. The Contractor shall also submit complete technical information, shop drawings, photographs, graphs, circuit diagrams, instruction manuals, security provisions, and any other necessary documents to fully describe the Walk-In and Front Access DMS assemblies and associated equipment.

Product Testing

The DMS manufacturer shall provide documentation indicating that the DMS products have been tested to the following standards. It shall be acceptable for the testing to be performed on scale-sized versions of the actual DMS provided that the test unit is functionally and structurally equivalent to the full size DMS.

Failure to conform to these testing requirements shall be grounds for rejection. Rejected equipment may be offered for test or retest provided all non-compliant items have been corrected and tested or retested by the DMS manufacturer. Any corrections deemed necessary by the Engineer shall be made by the DMS manufacturer, at no additional cost to the Department.

(1) Third Party Testing

Third party test reports for the Walk-In and Front Access DMS shall be submitted for the following testing:

- NEMA Standards Publication TS 4, Hardware Standards for Dynamic Message Signs (DMS), with NTCIP Requirements – Section 2, Environmental Requirements. Test report shall detail results of mechanical vibration and shock, electrical noise and immunity, temperature, and humidity.
- Underwriters Laboratories (UL), UL 48 Standard for Electric Signs, UL 50 Enclosures for Electrical Equipment, and UL 1433 Standard for Control Centers for Changing Message Type Electric Signs. The UL report number(s) for all DMS and control equipment manufactured by the DMS manufacturer shall be submitted and the products shall bear the UL mark.

The supplier shall provide a record of each test performed including the results of each test. The report shall include a record of the 3rd party test laboratory and the test lab's representative that witnessed the tests, including the signature of the lab's representative. The test reports shall be provided to the Engineer for review as part of the technical submittal.

(2) Self Certification

The DMS manufacturer shall provide self-certification, including a statement of conformance and copies of test reports, indicating that the following tests have been performed and passed.

Third party test reports shall be submitted for testing of the following National Transportation Communication for ITS Protocol (NTCIP) standards:

- NTCIP 1201:1996, NTCIP Global Object Definitions (including Amendment 1)
- NTCIP 1203:1997, Object Definitions for Dynamic Message Signs (including Amendment 1)
- NTCIP 2101:2001, Point to Multi-Point Protocol Using RS-232 Subnetwork Profile.
- NTCIP 2103 (Draft v1.13), Point-to-Point Protocol over RS-232 Subnetwork Profile.
- NTCIP 2104 V01.11 Ethernet Subnetwork Profile

The NTCIP testing shall have been completed using industry accepted test tools such as the NTCIP Exerciser, Trevilon's NTester, Intelligent Devices' Device Tester, and/or Frontline's FTS for NTCIP. The NTCIP test report(s) shall include testing of sub-network communications functionality, all mandatory objects in all mandatory conformance groups, and a subset of the remaining objects.

Physical Construction

(1) Wiring and Power Distribution

a. Power and Signal Entrances

Two threaded conduit hubs shall be located on the rear or side wall of the DMS housing. One hub shall be for incoming AC power and the other shall be for incoming DMS signal cabling or a communications line.

b. Panel Board

The DMS shall contain a power panel board and circuit breakers that meet the following minimum requirements:

- Service entrance-rated
- Minimum of 20 circuit breaker mounting positions
- Short circuit ratings of 22,000 amps and 10,000 amps for the main and branch circuits, respectively
- UL listed panel board and circuit breakers

c. Internal Wiring

Wiring for LED display module control, environmental control circuits and other internal DMS components shall be installed in the DMS housing in a neat and professional manner. Wiring shall not impede the removal of display modules, power supplies, environmental control equipment, and other sign components. Wires shall not make contact with or bend around sharp metal edges. All wiring shall conform to the National Electrical Code.

(2) Earth Grounding

The DMS manufacturer shall provide one earth ground lug that is electrically bonded to the DMS housing. The lug shall be installed near the power entrance location on the DMS housing's rear wall. The DMS installation contractor shall provide the balance of materials and services needed to properly earth ground the DMS. All earth grounding shall conform to the National Electrical Code.

(3) DMS Enclosure

The LED DMS shall enable the display of text, consisting of a string of alphanumeric and other characters. The size of the sign shall be as shown in the plans, and elsewhere in the specification. Each character shall be formed by a matrix of luminous pixels. The matrix of a standard character shall consist of 345 pixels over 15 columns and 23 rows.

The equipment design and construction shall utilize the latest available techniques with a minimum number of different parts, subassemblies, circuits, cards and modules to maximize standardization and commonality. The equipment shall be designed for ease of maintenance. All component parts shall be readily accessible for inspection and maintenance. Test points shall be provided for checking essential voltages.

The signs shall be designed for a minimum life of 20 years.

The signs shall be designed and constructed to present a clean and neat appearance. Poor workmanship shall be cause for rejection of the sign.

All cables shall be securely clamped or tied in the sign housing. No adhesive attachments will be allowed.

The dynamic message signs, including the sign housings and all modules and assemblies, shall be designed and manufactured in the USA.

The complete sign housings shall be designed and manufactured in-house by the LED DMS Sign Manufacturer.

A registered structural engineer in the State of Illinois shall analyze the DMS structure for both type DSM and certify that the DMS will withstand the temporary effects of being lifted by the provided eye bolts, will comply with the applicable requirements of AASHTO Standard Specification for Structural Supports for Highway Signs, Luminaries and Traffic Signals, Fourth Draft, 2001, and will support a front face ice load of 4 lbs. per square foot.

The equipment within the sign housings shall be protected from moisture, dust, dirt and corrosion. The sign shall be constructed of aluminum alloy 5052-H32 or 3003-H14 which shall not be less than 1/8" thick, unless otherwise specified in this document. Framing structural members shall be made of aluminum alloy 6061-T6 or 6063-T5.

All welding shall be by an inert gas process in accordance with the American Welding Society (AWS) Standards, ANSI/AWS D1.2-97. The LED DMS manufacturer's welders and welding procedures shall be certified by an ANSI/AWS Certified Welding Inspector to the 1997 ANSI/AWS D1.2-97 Structural Welding Code for Aluminum. Proof of certification of all the LED DMS manufacturer's welders and applicable welding procedures shall be supplied with the submittals. The name, phone number and address of the ANSI/AWS Certified Welding Inspector that certified the LED DMS manufacturer's welders and procedures shall also be provided with the submittals.

The DMS housing's right, left, and rear walls shall be vertical. The top and bottom sides shall be horizontal.

The sign housings shall be capable of withstanding a wind loading of 120 M.P.H. without permanent deformation or other damages.

All 120/240 VAC wiring located inside the sign housing shall be run in conduit pull-boxes, handy-boxes, power supply boxes, control cabinets, and circuit breaker boxes.

The performance of the sign shall not be impaired due to continuous vibration caused by wind, traffic or other factors. This includes the visibility and legibility of the display.

The presence of power transients or electromagnetic fields, including those created by any components of the system, shall have no deleterious effect on the performance of the system. The system shall not conduct or radiate signals which will adversely affect other electrical or electronic equipment including, but not limited to, other control systems, data processing equipment, audio, radio and industrial equipment.

All DMS structural hardware shall be stainless steel and appropriately sized for the application.

The DMS Manufacturer shall provide a signed and sealed copy of these certifications by the registered Structural Engineer as part of the catalog cut submittal.

a. Electronic Components

All electronic components, except printed circuit boards, shall be commercially available, easily accessible, replaceable and individually removable using conventional electronics repair methods.

All workmanship shall comply with ANSI/IPC-1-610B Class 2 titled "Acceptability of Electronic Assemblies", ANSI/IPC-7711 titled "Rework of Electronic Assemblies", and ANSI/IPC-7721 titled "Rework and Modification of Printed Boards and Electronic Assemblies".

All electronic components shall comply with Section Electronic Materials and Construction Methods, located in this document.

All Printed Circuit Boards (PCBs) shall be completely conformal coated with a 0.010 inch (10 MIL) minimum thickness silicone resin conformal coat. The LED mother boards shall be completely conformal coated, except at the pixels on the front of the PCB, with a 0.010 inch (10 MIL) minimum thickness silicone resin conformal coat. The material used to coat the PCBs shall meet the military specification: MIL-I-46058C Type SR.

b. Mechanical Components

All external screws, nuts, and locking washers shall be stainless steel. No self-tapping screws shall be used. All parts shall be made of corrosion resistant materials, such as plastic, stainless steel or aluminum. All materials used in construction shall be resistant to fungus growth and moisture deterioration. An inert dielectric material shall separate dissimilar metals.

c. Convenience Outlets

The Walk-In DMS housing shall contain a utility outlet circuit consisting of a minimum of three (3) 15-A NEMA 15-R, 120 VAC duplex outlets, with ground-fault circuit interrupters. One outlet shall be located near each end of the DMS housing interior and the third outlet shall be located near the housing's center.

The Front Access DMS housing shall contain a utility outlet circuit consisting of a minimum of one (1) 15-A NEMA 15-R, 120 VAC duplex outlet, with ground-fault circuit interrupters. This outlet shall be located near the panel board.

If the sign controller and communication equipment is to be mounted in the sign, a second outlet circuit shall be included consisting of a minimum of two (2) 15-A NEMA 15-R, 120 VAC duplex outlets. These outlets shall be located near the controller and communication equipment mounting location.

(4) Front Face Construction

The DMS front face for the Walk-In DMS shall be constructed with multiple rigid panels, each of which supports and protects a full-height section of the LED display matrix. The panels shall be fabricated using aluminum sheeting on the exterior and polycarbonate sheeting on the interior of the panel.

Front face panels shall provide a high-contrast background for the DMS display matrix. The aluminum mask of each panel shall be painted black and shall contain an opening for each pixel. Openings shall be large enough to not block any portion of the viewing cones of the LEDs.

Face panels shall be attached to each other using stainless steel hardware. Seams that separate adjacent panels shall be sealed. Panels shall not be welded or otherwise permanently mounted to the DMS housing.

Each panel shall have a single polycarbonate sheet attached securely to the inside of the aluminum panel. The polycarbonate sheet shall cover all of the pixel openings. The polycarbonate shall be sealed to prevent water and other elements from entering the DMS. The polycarbonate shall contain UV inhibitors that protect the LED display matrix from the effects of ultraviolet light exposure and prevent premature aging of the polycarbonate itself. The use of a plastic lens system will not meet the requirements and will be cause for rejection.

LED display modules shall mount to the inside of the DMS front face panels. No tools shall be needed for removal and replacement of LED display modules.

DMS front face borders (top, bottom, left side and right side) which surround the front face panels and LED display matrix, shall be painted black to maximize display contrast and legibility.

In the presence of wind, the DMS front face shall not distort in a manner that adversely affects LED message legibility.

The DMS front face for the Front Access DMS shall be constructed with multiple vertically hinged rigid door panels, each of which contains a full-height section of the LED display matrix. The door panels shall be fabricated using aluminum sheeting on the exterior and polycarbonate sheeting on the interior of the panel.

The DMS housing shall provide safe and convenient access to all modular assemblies, components, wiring, and subsystems located within the DMS housing. All internal components shall be removable and replaceable by a single technician.

a. Service Access

The DMS housing shall provide safe and convenient access to all modular assemblies, components, wiring and subsystems located within the DMS housing. All internal components shall be removable and replaceable by a single technician.

At least one (1) 80" vertically hinged door shall be located on each end (left, right or left and right side) of the Walk-In DMS housing. Each access door shall be mounted to an integral doorframe. A vertical stainless-steel hinge shall support each door and all doors shall open outward. In the closed position, each door shall latch to its frame with a three-point draw-roller mechanism. The latching mechanism shall include an internal handle and release lever. Door release levers shall be located so that a person with no key and no tools cannot become trapped inside the housing.

Access doors, when open at a 90-degree angle from the DMS housing end wall, shall not extend more than 38-inches (965 mm) from the housing. The bottom edge of each door shall be at least 3.5-inches (89 mm) from the bottom edge of the DMS housing. This will provide clearance for the doors to swing open over external access platform.

Doorframes shall be double flanged on all sides to shed water. Each door shall close around its flanged frame and compress against a closed-cell foam gasket, which adheres to the door. All doors shall contain a stop that retains the door in a 90-degree open position. When a door is open, the door and its stop shall not be damaged by a 40 mph (64 km/h) wind.

Each door shall be furnished with a lock that is keyed to a Corbin #2 lock.

The DMS must be equipped with an OSHA compliant safety rail assembly, which prevents service personnel from falling out of the DMS when closed across an open access door. A rail assembly must be provided for each door in the display. The safety rail shall consist of a top rail that extends 42-inches (1,067 mm) above the interior walkway and a mid-rail that extends 21-inches (533 mm) above the interior walkway. The rail assembly shall require no tools to open and close.

The DMS cabinet shall be equipped with an OSHA compliant anchor point at each entrance location for the connection of a personal fall arrest system. These anchorages integrated to the support structure must be strong enough to withstand a force of 5,000 pounds (22.2 kilo-newton(s)) as required by OSHA. The anchorages must be located such that they will not allow a person to free-fall more than 6 feet when a 6 foot lifeline is used. The anchorages must be located just inside each access door within easy reach from the outside.

Interior work area, minimum headroom of 72-inches (1,829 mm) shall be provided. This free space shall be maintained across the entire width of the DMS housing, with the exception of structural frame members. Structural members shall be designed not to obstruct the free movement of maintenance personnel throughout the DMS.

A level aluminum walkway shall be installed in the bottom of the DMS housing. The walkway shall be a minimum of 24-inches (610 mm) wide and it shall run the entire length of the housing, from one side to the other side. The walkway's top surface shall be non-slip and shall be free of obstructions that could trip service personnel. The walk-way shall support a load of 500 pounds (136 kg) per two (2) linear feet per AASHTO STA specifications for Highway Signs section 3.6 Live Loads and it shall be constructed of multiple aluminum removable panels.

One (1) access door for Front Access DMS shall be provided for each 32 and 48 pixel wide section of the sign housing. These doors shall be vertically hinged and shall contain a section of the sign's front face. The doors shall swing out from the face to provide access to the cabinet interior. Each door shall extend the full height of the display matrix.

To prevent open doors from blowing in wind, they shall each have a retaining latch mechanism to hold the door open at a 90-degree angle.

Each door shall form the face panel for a section of the sign. The LED modules shall be mounted to the door and be removable from the door when in the open position. Other sign components, such as power supplies, wiring, etc. shall be located inside the sign cabinet and be accessible through the door opening. Each door shall cover an opening that is a minimum of 23-inches (584 mm) wide and the same height as the display pixel matrix.

Each door shall contain a minimum of two (2) screw-type latches to lock them in the closed position. These latches shall be captive to prevent them from falling off. They shall pull the door tight and compress a gasket located around the perimeter of each door. They shall also be capable of providing leverage to easily release the gasket seal when opening the doors. The gasket shall prevent water from entering the cabinet around the doors.

b. Face Panels

Front face panels shall provide a high-contrast background for the DMS display matrix. The aluminum mask of each door panel shall be painted black and shall contain an opening for each pixel. Openings shall be large enough to not block any portion of the viewing cones of the LEDs.

Each panel shall have a single polycarbonate sheet attached securely to the inside of the aluminum panel. The polycarbonate sheet shall cover all of the pixel openings. The polycarbonate shall be sealed to prevent water and other elements from entering the DMS. The polycarbonate shall contain UV inhibitors that protect the LED display matrix from the effects of ultraviolet light exposure and prevent premature aging of the polycarbonate itself. Polycarbonate sheets shall have the following characteristics:

- Tensile Strength, Ultimate: 10,000 PSI
- Tensile Strength, Yield: 9,300 PSI
- Tensile Strain at Break: 125%
- Tensile Modulus: 330,000 PSI
- Flexural Modulus: 330,000 PSI
- Impact Strength, Izod (1/8", notched): 17 ft-lbs/inch of notch
- Rockwell Hardness: M75, R118
- Heat Deflection Temperature Under Load: 264 PSI at 270F and 66 PSI at 288F
- Coefficient of Thermal Expansion: 3.9×10^{-5} in/in/F
- Specific Heat: 0.30 BTU/lb./F
- Initial Light Transmittance: 85% minimum
- Change in Light Transmittance, 3 years exposure in a Southern latitude: 3%
- Change in Yellowness Index, 3 years exposure in a Southern latitude:
Less than 5%

LED display modules shall mount to the inside of the DMS front face panels. Common hand tools shall be used for removal and replacement.

DMS front face borders (top, bottom, left side, and right side), which surround the front face panels and LED display matrix, shall be painted black to maximize display contrast and legibility.

In the presence of wind, the DMS front face shall not distort in a manner that adversely affects LED message legibility.

c. Exterior Finish

DMS front face panels and front face border pieces shall be coated with semi-gloss black Kynar 500 resin or an equivalent brand of oven-fired fluoropolymer coating, which has an expected outdoor service life of 20 years. All other DMS housing surfaces, including the DMS mounting brackets, shall be natural mill-finish aluminum.

d. Heating

The lens panel shall use heated, forced air to prevent fogging and condensation. An eight watt-per-foot, self-regulating, heat tape shall be provided along the bottom of the message area, between the glazing and the display modules. The sign controller shall control the heat tape. All heat tape terminal blocks shall be covered for safety.

(5) Humidity Control

A humidity sensor shall be provided and sensed by the sign controller from zero percent to 100 percent relative humidity in one percent or fewer increments. The sensor shall operate and survive from 0 percent to 100 percent relative humidity.

The sensor shall have an accuracy that is better than +/- five percent relative humidity. The sign controller shall read the internal temperature sensors, external ambient temperature sensor and the humidity sensor. The sign controller shall use these readings in an algorithm that turns on the heat tape and/or the fans at the appropriate times to reduce both frost on the face of the sign and condensation on the display modules and other electronic circuitry.

(6) Drain Holes

The bottom panel of the housing shall contain small drain holes. The drain holes shall be screened to prevent the entrance of insects and small animals and shall be replaceable.

(7) Ventilation System

The DMS shall contain systems for cabinet ventilation and safe over-temperature shutdown.

The DMS shall contain an electronically controlled ventilation system and a failsafe thermostat designed to keep the internal DMS air temperature lower than +140°F (+60°C), when the outdoor ambient temperature is +115°F (+46°C) or less.

The ventilation system shall consist of two or more air intake ports. Intake ports shall be located near the bottom of the DMS rear wall. Each intake port shall be covered with a filter that removes airborne particles measuring 500 microns in diameter and larger. One or more ball bearing-type fans shall be mounted at each intake port. These fans shall positively pressure the DMS cabinet.

Fans and air filters shall be removable and replaceable from inside the DMS housing.

Each ventilation fan shall contain a sensor to monitor its rotational speed, measured in revolutions per minute. The fan speed shall be reported to the sign controller upon request.

The ventilation system shall move air across the rear of the LED modules in a manner such that heat is dissipated from the LED's. The airflow shall move from the bottom of the cabinet towards the top to work with natural convection to move heat away from the modules.

Each exhaust port shall be located near the top of the rear DMS wall. One exhaust port shall be provided for each air intake port. All exhaust port openings shall be screened to prevent the entrance of insects and small animals.

An aluminum hood attached to the rear wall of the DMS shall cover each air intake and exhaust port. All intakes and exhaust hoods shall be thoroughly sealed to prevent water from entering the DMS.

The DMS shall automatically shut down the LED modules to prevent damaging the LEDs if the measured internal cabinet air temperature exceeds a maximum threshold temperature. The threshold temperature shall be configurable and shall have a default factory setting of 140°F (+60°C). The factory default setting shall be overridden if the selected message priority is set above 200 or is selected as an emergency message.

Alternate sign ventilation systems can be submitted to the Engineer for approval. Extra time and additional demonstration testing and documentation of the proposed alternate system may be needed to secure the necessary approval from the Engineer. No extra compensation shall be awarded to the Contractor for the alternate design but if the alternate design is rejected, liquidated damages may apply.

LED Display Modules

The DMS shall contain LED display modules that include an LED pixel array, LED driver circuitry, and mounting hardware. These modules shall be mounted adjacently in a two-dimensional array to form a continuous LED pixel matrix. Each LED display module shall be constructed as follows:

- Each LED display module may consist of one or two circuit boards. If two boards are used, they shall be mounted physically to each other using durable corrosion resistant hardware. They shall be electrically connected via one or more header-type connectors. The header connectors shall be keyed such that the boards cannot be connected incorrectly.
- All LED modules shall be manufactured using laminated fiberglass printed circuit boards.
- Each LED display module shall be mounted to the rear of the display's front face panels using durable corrosion resistant hardware. No tools shall be required for module removal and replacement. The modules shall be mounted such that the LEDs emit light through the face panel's pixel holes and such that the face panel does not block any part of the viewing cone of any of the LEDs in any pixels.
- LED display module power and signal connections shall be a quick-disconnect locking connector type. Removal of a display module from the DMS, or a pixel board or driver circuit board from its display module, shall not require a soldering operation.

- All exposed metal on both sides of each printed circuit board, except connector contacts, shall be protected from water and humidity exposure by a thorough application of conformal coating. Bench level repair of individual components, including discrete LED replacement and conformal coating repair, shall be possible.
- Individual addressing of each LED display module shall be configured via the communication wiring harness and connector. No on-board addressing jumpers or switches shall be allowed.
- Removal or failure of any LED module shall not affect the operation of any other LED module or sign component. Removal of one or more LED modules shall not affect the structural integrity of any part of the sign.
- It shall not be possible to mount an LED display module upside-down or in an otherwise incorrect position within the DMS display matrix.
- All LED display modules, as well as the LED pixel boards and driver circuit boards, shall be identical and interchangeable throughout the DMS.

(1) LED Pixels

Each LED module shall contain a printed circuit board to which LED pixels are soldered. The LED pixel matrix shall conform to the following specifications:

- Each LED module shall contain a minimum of 256 LED pixels configured in a two-dimensional array. The pixel array shall be a minimum of sixteen (16) pixels high by sixteen (16) pixels wide.
- The distance from the center of one pixel to the center of all adjacent pixels, both horizontally and vertically, shall be 0.81-inches (20.6mm).
- Each pixel shall consist of a minimum of one (1) independent string of discrete LEDs for each color. All pixels shall contain an equal quantity of LED strings.
- The failure of an LED string or pixel shall not cause the failure of any other LED string or pixel in the DMS.
- Each pixel shall contain the quantity of discrete LEDs needed to output white colored light at a minimum luminous intensity of 12,400 candelas per square meter when operated within the forward current limits defined in these specifications.
- Each pixel shall also be capable of displaying amber colored light with a minimum luminous intensity of 7,440 candelas per square meter when operated within the forward current limits defined in these specifications.
- Each LED pixel shall not consume more than 1.5 watts.
- The circular base of the discrete LEDs shall be soldered so that they are flush and parallel to the surface of the printed circuit board. The longitudinal axis of the LEDs shall be perpendicular to the circuit board.

(2) Discrete LEDs

DMS pixels shall be constructed with discrete LEDs manufactured by Avago Technologies (formerly Agilent Technologies), Toshiba Corporation, Nichia Corporation, OSRAM, or equivalent. Discrete LEDs shall conform to the following specifications:

- All LEDs shall have a nominal viewing cone of 30 degrees with a half-power angle of 15 degrees measured from the longitudinal axis of the LED. Viewing cone tolerances shall be as specified in the LED manufacturer's product specifications and shall not exceed +/- 3 degrees.
- Red LEDs shall utilize AlInGaP semiconductor technology and shall emit red light that has a peak wavelength of 615 – 650 nm.
- Green LEDs shall utilize InGaN semiconductor technology and shall emit green light that has a peak wavelength of 525 – 535 nm.
- Blue LEDs shall utilize InGaN semiconductor technology and shall emit blue light that has a peak wavelength of 464 – 470 nm.
- The LED lenses shall be fabricated from UV light resistant epoxy.
- The LED manufacturer shall perform color sorting of the bins. Each color of LEDs shall be obtained from no more than two (2) consecutive color "bins" as defined by the LED manufacturer.
- The LED manufacturer shall perform intensity sorting of the bins. LEDs shall be obtained from no more than two (2) consecutive luminous intensity "bins" as defined by the LED manufacturer.
- The various LED color and intensity bins shall be distributed evenly throughout the sign and shall be consistent from pixel to pixel. Random distribution of the LED bins shall not be accepted.
- LED package style shall be either through-hole flush-mount or surface-mount. Through-hole LEDs with standoffs will not be accepted.
- All LEDs used in all DMS provided for this contract shall be from the same manufacturer and of the same part number, except for the variations in the part number due to the intensity and color bins.
- The LEDs shall be rated by the LED manufacturer to have a minimum lifetime of 100,000 hours of continuous operation while maintaining a minimum of 70% of the original brightness.

(3) Pixel Drive Circuitry

One (1) electronic driver circuit board shall be provided for each LED pixel module and shall individually control all pixels on that module. The driver circuit boards shall conform to the following specifications:

- Each LED driver board shall be microprocessor-controlled and shall communicate with the sign controller on a wire or fiber optic communication network using an addressable network protocol. The microprocessor shall process commands from the sign controller to display data, perform diagnostic tests, and report pixel and diagnostic status.
- Constant current LED driver ICs shall be used to prevent LED forward current from exceeding the LED manufacturer's recommended forward current whenever a forward voltage is applied. To maximize LED service life, LED drive currents will not be allowed that exceed the manufacturer's recommendations for the 100,000-hour lifetime requirement.
- The LED pixels shall be directly driven using pulse width modulation (PWM) of the drive current to control the display intensity. This LED driver circuitry shall vary the current pulse width to achieve the proper display intensity levels for all ambient light conditions. The drive current pulse shall be modulated at a frequency high enough to provide flicker-free operation and a minimum of 200 brightness levels.
- The LED driver circuitry shall receive updated display data at a minimum rate of ten (10) frames per second from the sign controller.
- Each LED driver circuit shall be powered by 24 VDC from external regulated DC power supplies. Each driver circuit shall receive power from a minimum of two (2) independent power supplies. Indicator LEDs shall be provided to indicate the status of each power source.
- Each LED driver circuit shall contain a microprocessor-controlled power regulation circuit that controls the voltage applied to the LED strings. The power circuit shall automatically adjust the voltage supplied to the LEDs to optimize power consumption efficiency as the temperature changes.
- The voltage of each power input shall be measured to the nearest tenth of a volt and reported to the sign controller upon request. Each driver circuit shall also contain one status LED for each power source that indicates if the power source is present or not.
- The LED driver circuitry shall be able to detect that individual LED strings or pixels are stuck off and shall report the pixel status to the sign controller upon request.
- The LED driver board shall contain a seven segment numeric LED display that indicates the functional status of the driver and pixel boards. At a minimum, it shall indicate error states of the LED pixels and communication network. The indicator shall be positioned such that a maintenance technician can easily view the status code for diagnostic purposes. The status codes shall also be reported to the sign controller upon request.

(4) Characters Displayed

The signs shall be capable of displaying ASCII characters 32 through 126 (including all upper and lower case letters and digits from 0 to 9) at any location in a message line. The display area shall be 96 pixels high by 416 pixels wide.

The sign shall normally display 18-inch characters using triple-stroke (23 x 15) characters with four-column spacing between characters. The operator shall be able to change the default spacing between characters. The spacing options shall be one, two or three pixel columns. Font access privileges shall be assigned by the system supervisor.

The full matrix display shall be capable of displaying other sized character, graphics/symbols, and other number of lines depending on the height of the character utilized.

The separation between the last column of one module and the first column of the next shall be equal to the horizontal distance between the columns of a single display module. The separation between the last row of one module and the first row of the next shall be equal to the horizontal distance between the rows of a single display module.

18-inch characters shall be legible under all light conditions at a distance of 900 feet within a 30 degree cone of vision centered on the optical axis of the pixel. The cone perimeter shall be defined by its 50% intensity points.

The sign shall be the proper brightness in all lighting conditions for optimum legibility. It shall be bright enough to have a good target value, but not be the point where the pixels bloom, especially in low ambient light level conditions.

The brightness and color of each pixel shall be uniform over the entire face of the sign within the 30 degree cone of vision from 900 feet to 200 feet in all lighting conditions. Non-uniformity of brightness or color over the face of the sign under these conditions shall be cause for rejection of the sign.

(5) Display of Graphic Images

The DMS control software shall support the inclusion of graphics in messages. If the NTCIP 1203 v3 standard has not reached a "recommended" or "approved" state by the time of contract award, the vendor shall support graphics using manufacturer-specific objects and MULTI tags.

If a manufacturer-specific means of supporting graphics is used, the vendor shall commit to provide NTCIP 1203 v3 firmware updates at no cost to the customer. These updates will include all current requirements of these specifications and also standard graphics support. The vendor shall install the updates no later than six months after the NTCIP 1203 v3 standard reaches the "approved" state.

Regulated DC Power Supplies

The LED pixel display modules shall be powered with auto-ranging regulated switching power supplies that convert the incoming AC to DC at a nominal voltage of 24 volts DC. Power supplies shall be wired in a redundant parallel configuration that uses multiple supplies for the DMS display matrix.

Power supplies shall be redundant and rated such that if one supply fails, the remaining supply(s) shall be able to operate 100% of the pixels in that display region at 100% brightness when the internal DMS air temperature is +140°F (60°C) or less.

Each power supply shall receive 120VAC power from separate circuits on separate circuit breakers, such that a single tripped breaker will not disconnect power from more than one supply.

The power supplies shall be sufficient to maintain the appropriate LED display intensity throughout the entire operating input voltage range.

The output of each power supply shall be connected to multiple circuits that provide power to the LED modules. Each output circuit shall not exceed 15 amperes and shall be fused.

Each power supply shall be monitored by a microprocessor-controlled circuit. This circuit shall monitor the voltage of each power supply. The power supply voltages shall be reported to the sign controller upon request. The power supplies used to power the LED pixel modules shall be identical and interchangeable throughout the DMS.

Regulated DC power supplies shall conform to the following specifications:

- Nominal output voltage of 24 VDC +/- 10%
- Nominal maximum output power rating of 1000 watts
- Operating input voltage range shall be a minimum of 90 to 260 VAC
- Operating temperature range shall be a minimum of -30°F to +165°F (-34°C to +74°C)
 - Maximum output power rating shall be maintained over a minimum temperature range of -30°F to +140°F (-34°C to +60°C)
 - Power supply efficiency shall be a minimum of 80%
 - Power factor rating shall be a minimum of 0.95
 - Power supply input circuit shall be fused
 - Automatic output shut down and restart if the power supply overheats or one of the following output faults occurs: over-voltage, short circuit, or over-current
 - Power supplies shall be UL listed
 - Printed circuit boards shall be protected by an acrylic conformal coating

(1) Photoelectric Sensor Devices

Three (3) photocells shall be installed on the sign. These devices shall permit automatic light intensity measurement of light conditions at each sign location.

These photocells shall be mounted in a manner to measure front, rear and ambient light conditions.

(2) Brightness Control

Automatic adjustment of the LED brightness shall occur in small enough increments so that the brightness of the sign changes smoothly, with no perceivable brightness change between adjacent levels. Provision shall be made to prevent perceivable brightening of the sign due to stray headlights shining upon the photo sensors at night.

Pixel brightness shall be controlled by pulse width modulation of the DC current. The pixel current waveform shall have a frequency of 100 +/-5 Hertz at nighttime brightness levels and 2400 ± 120 Hertz at daytime brightness levels with an adjustable duty cycle of 0.03 to 99.9% in 0.5% or finer increments. Brightness shall be manually settable from the front panel of the controller and remotely from the central computer in 1% increments. Brightness control shall be able to be returned to automatic from the sign controller front panel and the central computer.

(3) Pixel Status Feedback

Two separate types of pixel status feedback shall be provided to the central controller from the local sign controller. These include a pixel test and a pixel read:

Pixel Test: The pixel test shall be performed from the central controller on command and automatically once a day. During a pixel test, the full operational status of each string of LEDs in each pixel shall be tested and then transmitted to the central controller or laptop computer. This pixel status test shall distinguish the difference between half out, full out, half stuck-on and fully stuck-on pixels. A list of defective pixels shall be provided, listing pixel status, line number, module number, column number and row number for each defective pixel. The pixel test may briefly disturb the displayed message for less than 0.5 seconds.

Pixel Read: The pixel read shall be performed during both message downloads and during every sign poll from the central controller or laptop computer. The pixel read shall perform a real-time read of the displayed message and shall return the state of each pixel to the central controller as it is currently displayed to the motorist, including any errors. This shall allow the central controller operator to see what is visibly displayed to the motorist on an individual pixel basis. During a pixel read, the state of each pixel (full-on, half-on or off) in the sign shall be read by the sign controller to allow the central controller or laptop computer to show the actual message, including static flashing and alternating messages, that is visibly displayed on the sign in a WYSIWYG format. This pixel reading shall take place while a message is displayed on the sign without disturbing the message in any way. Any flashing, flickering, blinking, dimming, or other disturbance of the message during this pixel read shall be cause for rejection of the sign.

The pixel read shall be an actual real-time read of the current flowing through each string of LEDs at the time of the associated sign poll or message download and shall not be accomplished by simulating errors based on the last pixel test.

Environmental Operating Parameters

All DMS components shall be capable of operating without any decrease in performance over a temperature range of -40°C (-40°F) to $+70^{\circ}\text{C}$ ($+158^{\circ}\text{F}$) with a relative humidity of up to 95% non-condensing, unless otherwise noted in this specification.

Sign Controller

(1) General Requirements

Each DMS shall be controlled and monitored by its own sign controller. The sign controller shall be a stand-alone microprocessor-based system, which does not require continuous communication with DMS control software in order to perform most DMS control functions.

The sign controller shall meet the following operational requirements:

- Communicate using the NTCIP protocol
- Contain memory for storing changeable and permanent messages, schedules, and other necessary files for controller operation
- Include a front panel user interface with LCD and keypad for direct operation and diagnostics as described herein
- Contain a minimum of three (3) NTCIP-compliant RS232 communication ports
- Contain a minimum of one (1) NTCIP-compliant Ethernet port with RJ45 connector
- Contain DMS-specific control firmware (embedded software) that shall monitor all external and internal sensors and communication inputs and control the display modules as directed by external control software and the front panel interface NTCIP shall be natively supported in the DMS controller. External protocol converter or translator devices shall not be allowed.

(2) Controller Location

The sign controller and associated communication equipment shall be installed inside the DMS housing or in a ground mounted control cabinet, as shown in the plans, or as directed by the Engineer.

(3) Environmental

The sign controller shall meet the following environmental requirements defined in NEMA Standards Publication TS 4, Hardware Standards for Dynamic Message Signs (DMS), with NTCIP Requirements.

(4) Mechanical and Electrical

The sign controller shall meet the following electrical and mechanical requirements:

- Mount in a standard EIA 19-inch (480 mm) equipment rack with a maximum 4U space requirement
- Weigh no more than 10 pounds, including its enclosure
- Consume no more than 30 watts of power
- Powered by an internal regulated DC power supply capable of operating on 120VAC or 240VAC at both 50Hz and 60Hz
- All printed circuit boards shall be sealed with an acrylic conformal coating

(5) Operational Requirements

Front Panel User Interface

The sign controller's front panel shall include a menu driven, 16 button keypad and a 280x472 graphical LCD. These devices shall be used to perform the following functions with the sign controller and DMS:

- Monitor the current status of the sign controller, including the status of all sensors and a RGB what-you-see-is-what-you-get (WYSIWYG) representation of the message visible on the display face
- Perform diagnostics testing of various system components, including pixels, power systems, sensors, and more
- Activate, create, preview and delete messages stored in memory
- Blank the sign.
- Start and stop the schedule.
- Configure display parameters, including display size and color technology
- Configure date and time.
- Configure communications port settings and NTCIP options
- Configure level of password protection per user.
- Select automatic or manual brightness mode of operation.

The front panel interface shall also include:

- Power switch to turn the controller on and off
- LED power "on" indicator
- Local/remote selection from LCD interfaces.
- LED to indicate when any of the NTCIP communication channels are active

(6) Memory

The sign controller shall have non-volatile electronically changeable memory. This memory shall be formed by flash or battery-backed static RAM integrated circuits that retain the data in memory for a minimum of 30 days following a power loss. This changeable memory shall be used to store messages and schedules. The controller memory shall be capable of storing a minimum of 500 changeable text based messages in non-volatile RAM. There shall be a minimum of 2 GB RAM and 8 GB of storage.

(7) Internal Clock

The DMS sign controller shall contain a computer-readable clock that has a battery backup circuit. The battery shall keep the clock operating properly for at least 5 years without external power, and the clock shall automatically adjust for daylight savings time and leap year using hardware, software, or a combination of both. The clock shall be set electronically by the sign controller microprocessor and shall be accurate to within one (1) minute per month.

(8) Communications

All remote communication ports shall be NTCIP-compatible as defined in the "Requirements for NTCIP Compatibility" section of these specifications.

(9) Communication Modes

The DMS sign controller shall be able to receive instructions from and provide information to a computer containing DMS control software using the following communication modes:

- Remotely via direct or dial-up communications with a remotely located computer. The system communications backbone, as well as all field modems or signal converters, shall provide the DMS sign controller with an RS232 signal.
- Locally via direct connection with a laptop computer that is connected directly to the sign controller using an RS232 null modem connection.

(10) Serial Communication Ports

The DMS sign controller shall contain a minimum of three (3) NTCIP-compatible RS232 communication ports. These ports shall support multiple communication interfaces, including, but not limited to, direct null-modem (for local laptop control), dial-up and leased-line modems, radio systems, cellular modems, and fiber optic modems. The RS232 ports shall all have standard DB9M connectors.

The baud rate, connection type, and NTCIP communication protocol shall be configurable. Each port must support all typical serial baud rates ranging from 1200 to 115,200 baud. All three ports shall be capable of supporting either of the following sub network profiles: NTCIP 2101 (PMPP) or NTCIP 2103 (PPP). They shall also be capable of supporting either NTCIP 2201 (Null) or NTCIP 2202 (Internet) transport profiles. Only one each of the transport and sub network profiles shall be active at any time on each port.

(11) Ethernet Port

The DMS sign controller shall contain a minimum of one (1) 10/100Base-T Ethernet communication port. This port shall be available for use for communicating from the central control system to the DMS sign controller when an Ethernet network is available. The Ethernet port shall have a standard RJ45 connector.

Communications on the Ethernet port shall be NTCIP-compatible using the NTCIP 2202 Internet transport profile and the NTCIP 2104 Ethernet sub network profile. This shall permit the controller to be operated on any typical Ethernet network using the TCP/IP and UDP/IP protocols.

(12) Controller Addressing

The DMS sign controller shall use whatever addressing scheme is appropriate for the NTCIP network types used for communications. The controller addressing shall be configurable through the front panel user interface.

NTCIP 2101 (PMPP) networks shall be configured with an address in the range 1 to 255 with a default address of 1. NTCIP 2104 (Ethernet) networks shall use a static IP address. Both the IP address and subnet shall be configurable. NTCIP 2103 (PPP) networks shall not require network addressing.

Transient Protection

The DMS and sign controller signal and power inputs shall be protected from electrical spikes and transients as follows:

(1) Sign AC Power

The AC power feed for all equipment in the sign cabinet shall be protected at the panel board by a parallel-connection surge suppresser rated for a minimum surge of 50 kA. This device shall conform to the following requirements:

- Withstand a peak 100,000-ampere surge current, 50kA L-N, 50kA L-G
- Designed, manufactured, & tested consistent with: ANSI/IEEE C62.41.1-2002, C62.42.2-2002, C62.45-2002, NEMA LS-1, NEC 285 and IEC 61643, CE
- Less than 1 nanosecond response time
- Temperature range of -15°F to +140°F (-26°C to +60°C)
- Approximate dimensions of 3-inches (76 mm) wide by 8-inches (203 mm) long by 3-inches (76 mm) high
- High Energy Parallel Design for Category C3 & C-High Application
- UL listed to: UL 1449 Third Edition 200kA & 100kA SCCR

(2) Control Equipment AC Power

- Withstand a peak 100,000-ampere surge current, 50kA L-N, 50kA L-G
- Designed, manufactured, & tested consistent with: ANSI/IEEE C62.41.1-2002, C62.42.2-2002, C62.45-2002, NEMA LS-1, NEC 285 and IEC 61643, CE
- Less than 1 nanosecond response time
- Temperature range of -15°F to +140°F (-26°C to +60°C)
- Approximate dimensions of 3-inches (76 mm) wide by 8-inches (203 mm) long by 3-inches (76 mm) high
- High Energy Parallel Design for Category C3 & C-High Application
- UL listed to: UL 1449 Third Edition 200kA & 100kA SCCR

(3) Communication Signals

Transient voltage surge suppressors shall protect all communication signals connecting to the control equipment from off-site sources using copper cables.

Transient voltage surge suppressors shall protect all copper communication lines used to pass data between the sign controller and sign.

(4) Protection

A series/parallel two-stage suppression device shall protect the modem communication port from over-voltage and over-current conditions. This surge protection shall be integrated internally within the controller.

Local User Auxiliary Interface:

When DMS Sign Controller is Located Inside of DMS Sign Enclosure

(1) Auxiliary Control Panel

The DMS shall include an auxiliary control panel that will provide a secondary user interface panel for DMS control, configuration, and maintenance. The auxiliary control panel shall meet the same electrical, mechanical, and environmental specifications as the DMS controller. It shall be powered independently from a 120 VAC outlet. There also shall be a 120 VAC convenience outlet for maintenance personnel lap top computers and a hinged shelf which folds from inside the cabinet and is suitable for the laptop computer to rest on.

(2) Interface Panel

The auxiliary control panel shall have an LCD panel and keypad identical to those found on the DMS controller. It shall also contain a local/remote control switch; reset switch, status LEDs, and one NTCIP compatible RS232 communication port that meet the same specifications as the DMS controller.

(3) DMS Control Interface

The auxiliary control panel shall include an identical menu system to the DMS controller with all of its features and functionality.

(4) Location

The Auxiliary Control Panel shall be installed at grade level in a location that is safe and easy for maintenance personnel to access.

(5) Controller Signal Interface

The auxiliary control panel shall interface to the DMS controller using outdoor-rated Category 5 copper cable. It shall be capable of operating up to 4000 feet from the DMS controller.

Sign Controller Functions

The sign controller shall be capable of being controlled from the central controller or the laptop computer.

The controller software shall be capable of performing the following functions:

Display a message, including:

1. Static messages
2. Flashing messages
3. Alternating messages

Messages shall be capable of displaying text, graphics or a combination of both. The graphics area shall be downloaded from the central controller with each message.

It shall be possible to separately vary the flashing and alternating frequencies. Flashing messages shall have the following adjustable timing:

1. Message time on from 0.5 to 5.0 seconds in 0.1 second increments.
2. Message time off from 0.5 to 5.0 seconds in 0.1 second increments

It shall be possible to flash any character or set of characters in a static message. Alternating messages shall have the following adjustable timing:

1. Primary message time on from 0.5 to 5.0 seconds in 0.1 second increments.
2. Primary message time off from 0 to 5.0 seconds in 0.1 second increments.
3. Alternative message time on from 0.5 to 5.0 seconds in 0.1 second increments.
4. Alternate message time off from 0 to 5.0 seconds in 0.1 second increments.

It shall be possible to flash any character or set of characters in an alternating message at the adjustable frequencies listed above for flashing messages. The flashing period shall be a sub-multiple of the alternating on-time it is associated with.

Report errors and failures, including:

1. Power failure
2. Power recovery
3. Pixel string failure
4. Fan failure
5. Over a user selectable critical temperature
6. Power supply failure
7. Data transmission error
8. Receipt of invalid data
9. Communication failure recovery

Message and status monitoring:

The sign controller shall respond to the central controller whenever it receives a request for status (a poll). The return message shall be capable of providing the following information:

1. Actual message that is visibly displayed on the sign on an individual pixel basis (full-on, half-on or off)
2. Current sign illumination level
3. Local Control Panel switch position (central, local or local override mode)
4. Error and failure reports
5. Temperature readings
6. LED power supply voltage levels
7. Origin of display message transmission (laptop, manual or central)
8. Heater status
9. Address of sign controller
10. Uninterruptible power supply status
11. AC Surge protection status
12. Communication line protection status

13. Operational status of the following sensors

- Each temperature sensor
- Each photocell
- Each airflow sensor
- Humidity sensor
- Each power supply sensor
- Severe error condition response

Each time the sign controller is polled by the DMS Master Controller or laptop computer, the sign controller shall test the operation status of the sensors listed below and return this information to the DMS Master Controller. This operational status test shall determine if each of the following sensors are functioning properly.

1. Each temperature sensor
2. Each photocell
3. Humidity sensor
4. Each LED power supply

The sign controller shall provide a library with a minimum of 50 permanent messages, consisting of 30 or less characters per line, stored in PROM. The sign controller shall also be able to accept a downloaded library from the central or laptop computer of a minimum of 25 changeable messages stored in non-volatile RAM. These messages may be called for display on the sign from the keypad on the front panel of the DMS Controller.

The sign controller shall also be capable of displaying messages on the sign that are downloaded from the central controller or laptop computer, but are not located in the library stored in non-volatile memory of the sign controller.

The sign shall normally display triple stroke (23 x 15) characters with four-column spacing between characters. The sign shall also be able to display single stroke (5 X 7), expanded (6 X 7) or double-stroke (7 X 7) nominal character fonts or change the default spacing between characters. The spacing options shall be one, two or three pixel columns. Each font may be edited and downloaded to the sign controller from the central controller or laptop computer at any time without any software or hardware modifications.

The full matrix display shall also be capable of displaying other sized characters, graphics/symbols, and other number of lines depending on the height of the character utilized. The interline spacing shall be variable.

The sign controller shall monitor the photo cell circuits in the sign and convert the measured light intensity into the desired pixel brightness. The photo circuit readings shall be correlated with a brightness table in the sign controller. The brightness table shall have a minimum of 255 brightness levels. Automatic adjustment of the LED driving waveform duty cycle shall occur in small enough increments so that brightness of the sign changes smoothly, with no perceivable brightness change between adjacent levels. The brightness table in each individual sign controller shall be adjustable from the central controller and can be customized according to the requirements of the installation site. Each sign shall have its own, independent brightness table.

Brightness shall be manually settable from the front panel of the controller and remotely from the central computer in one percent increments from one to 99%.

There shall be a means to adjust how rapidly the sign responds to changes in ambient light as measured by the photocells. This can be used, for example, to prevent the sign from changing its brightness due to a vehicle's headlight momentarily hitting the sign. The adjustment shall be made from the central controller or laptop computer and shall have two different settings, one for daytime control and one for nighttime control, with the day/night ambient light threshold also being an adjustable value. In addition, there shall be a means to specify different weighting factors for each photocell, to specify how prominently each photocell figures in the calculation of nighttime ambient light.

In the event of a power failure, the sign controller shall activate a programmable default message (which shall be a blank message) and shall report the AC power failure to the central controller.

The operational status of each pixel in the sign shall be automatically tested once a day and tested when a pixel test is requested from the central controller or laptop computer. A list of defective pixels shall then be transmitted to the central controller or laptop computer, listing pixel status test shall distinguish the difference between half-out, full-out, half-stuck on and fully stuck-on pixels. This test shall not affect the displayed message for more than 0.5 seconds.

When the sign controller is polled and when messages are downloaded from the central controller or laptop computer, each pixel in the sign shall be read and its current state (full-on, half-on or off), for the currently displayed message, shall be returned to the central controller. This will allow the central controller or laptop computer to show the actual message that is visibly displayed on the sign on an individual pixel basis in a WYSIWYG format. (This is different from the pixel test listed above.) This pixel status read shall not affect the displayed message in any way. The pixel read shall be an actual real-time read of the current flowing through each string of LEDs at the time of the associated sign poll or message download and shall not be accomplished by simulating errors based on the last pixel test.

The operational status of the fans shall be automatically tested once a day and tested on command from the central controller or laptop computer. Any failure will cause an error message to be sent to the central controller or laptop when the sign controller is polled by the central controller or laptop computer.

The sign controller shall read the internal temperature sensors, external ambient temperature sensor and the humidity sensor. The sign controller shall use these readings in an algorithm that turns on the heat tape and/or the fans at the appropriate times to reduce both frost on the face of the sign and condensation on the display modules and other electronic circuitry.

Temperature sensors shall be continuously measured and monitored by the sign controller. A temperature greater than a user selectable critical temperature shall cause the sign message to go to blank and the sign controller shall report this error message to the central controller. This user selectable critical temperature shall be capable of being changed by the central controller or laptop computer. The central controller and laptop computers shall have the ability to read all measurements from the sign controller.

All LED module power supply voltages shall be continuously measured by the sign controller. The sign controller shall provide these voltage readings to the central controller or laptop computer when the sign controller is polled by the central controller or laptop computer.

There shall be no perceivable blinking, flickering or ghosting of the pixels at any time, except during a pixel test as described above. The displayed message will not be affected in any way at any time for the pixel status read as described above.

In the event the central controller fails to communicate with the sign controller within a programmable time limit, the sign shall activate a programmable default message (which shall be a blank). This function shall apply only when the sign controller is in central control mode.

Failure of any sign shall not affect the operation of any other sign in the system.

The sign controller shall perform a consistency check of messages downloaded from the central controller or laptop computer to ensure that the message will fit in the display area of the sign. If any part of the message fails this check, the downloaded message shall not be displayed and an error message shall be displayed on the operator's GUI.

The sign controller internal time clock shall ensure that a message is taken down at the correct time, even in the event of a communications loss.

The sign controller shall allow a moving arrow to be displayed by the central controller or laptop computer. The moving arrow shall be on one line with a standard message on the other lines. The moving arrows shall be from the left or right and shall start from one end or in the middle of the sign and continue to the end of the sign.

The sign controller shall blank the sign in the event of a communication failure or power failure. The controller shall blank the sign if failure lasts greater than 5 minutes. Communication failures are either on the field transmit, field receive, or both.

The sign controller shall have a special function output to control an auxiliary blank-out sign. This shall be a contact closure to ground capable of sinking at least 10 mA. It shall be controlled from the central controller.

The sign controller shall be capable of being remotely reset from the central controller.

The system power shall be protected by two stages of transient voltage suppression devices as required in the AC Power Section of this specification. Tripping of each stage (or both if tripped simultaneously) of the surge protection shall cause the sign controller to call central and report the error condition (for dial-up operation) or report the error condition to central on the next poll (for multi-drop operation). There shall be an option that is either enabled or disabled and is selected and downloaded from the central controller to the sign controller. When this option is enabled, tripping of the second stage of surge protection shall prevent power from reaching any components of the sign until the surge protection has been replaced. When this option is disabled, the sign will continue to function normally after the second stage of surge protection is tripped.

Communication lines shall be protected by two stages of transient voltage suppression devices as required in the Sign Controller Communication Interface Section of this specification. Tripping of each stage (or both if tripped simultaneously) of the surge protection shall cause the sign controller to call central and report the error condition (for dial-up operation) or report the error condition to central on the next poll (for multi-drop operation). There shall be an option that is either enabled or disabled and is selected and downloaded from the central controller to the sign controller. When this option is enabled, tripping of the second stage of surge protection shall disconnect the communication lines until the surge protection has been replaced. When this option is disabled, tripping of the second stage of surge protection shall disconnect the communication lines until the surge protection has been replaced. When this option is disabled, the sign will continue to function normally after the second stage of surge protection is tripped.

(1) Modes of Operation

The mode of operation determines which level of control governs the DMS message selection. The three modes of operation are:

- Central Mode: The local control panel switch is off and the central controller controls and monitors the sign
- Local Mode: The local control panel switch is on and the laptop computer is used to locally control the sign. The central controller only monitors the sign (i.e. status poll).
- Local Override: The local mode has been overridden by the central to allow the central to control the sign in case the local control panel switch was unintentionally left in local mode.

(2) AC Power

The signs and their sign controller shall be capable of operating with 120/240 VAC, 50 amp per leg, 60 hertz, single-phase power.

The signs shall have a 50 amp per leg, 120/240 VAC, two-pole load center with 16 circuit capability. Each circuit in the sign shall be powered from a separate circuit breaker.

The system shall be protected by two stages of transient voltage suppression devices including MOVs and spark gap arrestor. If enabled by the central controller, tripping of the second stage shall prevent power from reaching any components of the sign until the surge protection has been replaced. Tripping of each stage of the surge protection shall cause the sign controller to call central and report the error condition (for dial-up operation) or report the error condition to central on the next poll (for multi-drop operation).

(3) Transient Test Requirements

The sign housing electronics and the control cabinet shall be separately capable of withstanding a high-energy transient having the following characteristics repeatedly applied to the AC input terminals:

A ten microfarad oil filled capacitor charged to 1000 VDC \pm 5% shall be discharged into the power input terminals a minimum of three times for each polarity. Immediately following this test, the unit under test shall perform all of its defined functions upon the restoration of normal AC power.

Electronic Materials and Construction Methods

(1) Printed Circuit Boards

Printed Circuit Boards (PCB) design shall be such that components may be removed and replaced without damage to boards, traces or tracks.

Only FR-4 0.062 inch material shall be used. Inter-component wiring shall be copper clad track having a minimum weight of 2 ounces per square foot with adequate cross section for current to be carried. Jumper wires will not be permitted, except from plated-through holes to component. The maximum number of jumper wires allowed per circuit board is two.

All PCBs shall be finished with a solder mask and a component identifier silk screen.

(2) Components

All components shall be of such design, fabrication, nomenclature, or other identification so as to be purchased from a wholesale electronics distributor, or from the component manufacturer, except for printed circuit board assemblies:

Circuit design shall be such that all components of the same generic type, regardless of manufacturer, shall function equally in accordance with the specifications.

All discrete components, such as resistors, capacitors, diodes, transistors, and integrated circuits shall be individually replaceable. Components shall be arranged so they are easily accessible for testing and replacement.

DMS Controller Uninterruptible Power Supply

A UPS shall be provided to allow the sign controller to notify the central controller when an improper power condition at the DMS persists for longer than 30 seconds.

The UPS shall meet the following minimum specifications:

- (1) Line Transient Protection: Passes ANSI/IEEE C62.41 Category A testing
- (2) Safety Compliance: UL listed to UA1778
- (3) EMC Compliance: FCC Class B
- (4) Efficiency:>95% on line
- (5) Capacity VA/Watts @ 0.67P.F.: 425VA/285W
- (6) Voltage Nominal: 120 VAC
- (7) Voltage Range: 100-142 VAC
- (8) Typical run time (minutes): Full load: 3 minutes. Typical load: 5 minutes
- (9) Transfer time: 4 ms typical

- (10) Battery: Sealed, maintenance-free, valve regulated, UL 924 recognized.
- (11) Battery recharge time (to 95% of capacity): 8 hours with output fully loaded
- (12) Over current protection (on line): circuit breaker
- (13) Input fault current (maximum): 15A
- (14) Operating temperature: Range minimum -10°F -140°F (-23°C to 60°C)
- (15) Humidity: 5% - 95% RH (non-condensing)
- (16) Network Interface module

Construction

Technical Assistance

The DMS manufacturer's technical representative shall provide on-site technical assistance in following areas:

1. Sign to structure installation
2. Sign controller cabinet installation
3. Sign to controller cabling

The initial powering up of the sign(s) shall not be executed without the permission of the DMS manufacturer's technical representative.

Installation

The Contractor shall install the DMS on the mounting structure, as noted on the Plans or as per the manufactures recommendations, including the rotation away from the mounting structure for DMS legibility.

- The material for attaching the DMS to the mounting structure shall include all mounting hardware, conduit, and cable from the DMS Controller cabinet up to the DMS.
- The DMS shall be aligned such that the DMS message can be legible from a minimum of 1000 feet.
- All associated conduit, wire, circuit breakers, brackets, etc. as shown on the Plans, and all items and workmanship required to successfully pass the Site Test stated within this specification, shall be the sole responsibility of the Contractor.
- The DMS housing interior shall have a label affixed above the door warning of a step down if the catwalk is not flush with the door.

The Contractor shall have the DMS manufacturer commission the DMS per manufactures recommendation.

Erection Plan

The Erection Contractor shall retain the services of an Illinois Licensed Structural Engineer, experienced in the analysis and preparation of erection plans, for the completion of a project-specific erection plan. The Structural Engineer shall sign and seal the erection plan, drawings, and calculations for the proposed erection.

The erection plan shall be complete in detail for all phases, stages, and conditions anticipated during erection. The erection plan shall include structural calculations and supporting documentation necessary to completely describe and document the means, methods, temporary support positions, and loads necessary to safely erect the structure in conformance with the contract documents and as outlined herein.

- (1) The erection plan and procedure shall provide complete details of the erection process including:
 - (A) Falsework, struts, bracing, tie cables and other devices, material properties and specifications for temporary works, requirements prior to releasing the DMS from the cranes (if required), connection details and attachments to other structure components or objects;
 - (B) Procedure and sequence of operations, including a schedule with completion times for work items that comply with the working hour limitations;
 - (C) Minimum load chart lift capacity, outrigger size and reactions for each crane;
 - (D) Locations of cranes, trucks delivering the DMS, and the location of cranes and outriggers relative to other structures, including retaining walls, wingwalls and utilities.
 - (E) Calculated loads, lift points, lifting devices, spreaders, and angle of lifting cables.
 - (F) Drawings, notes, catalog data showing the manufacturer's recommendations or performance tests, and calculations clearly showing the above listed details, assumptions, and dimensions.
 - (G) Contingency plans detailing what measures the Contractor will take in case of inclement weather (forecast or actual), equipment failure, delivery interruption, and slower than planned production.
- (2) The erection plans and procedures shall be submitted to the Engineer for review and acceptance two (2) weeks prior to starting the work. Review and acceptance by the Engineer shall not be construed to guarantee the safety and acceptability of the work.
- (3) Any changes to the erection plan must be reviewed and accepted by the Engineer before implementation.

(4) Pre-Erection Conference

- (A) A Pre-Erection meeting shall be held at least one week prior to the commencement of erection. The Engineer, Contractor, Erection Contractor, and the Contractor's Engineer shall attend the meeting. The intent of the meeting is to develop a mutual understanding of the proposed implementation of the Contractor's erection plan. Revisions or adjustments to the plan, and potential revisions or adjustment to the implementation of the erection plan shall be discussed.
- (B) Additional Pre-Erection meetings may be required for subsequent phases of construction, or for phases that differ from the original construction plan, as directed by the Engineer. Additional meetings may also be requested by the Contractor, and approved by the Engineer.

Testing Requirements

The equipment covered by this specification shall be subjected to design approval tests (DAT), factory demonstration tests (FDT), stand-alone tests, systems tests and 72 hour and 90 day test periods to determine conformance with all the specification requirements. The Engineer may accept certification by an independent testing lab in lieu of the design approval tests to verify that the design approval tests have previously been satisfactorily completed. The DMS vendor shall arrange for and conduct the tests in accordance with the testing requirements stated herein. Unless otherwise specified, the DMS vendor is responsible for satisfying all inspection requirements prior to submission for the Engineer's inspection and acceptance. The contract periods will not be extended for time lost or delays caused by testing prior to final Department approval of any items. The Engineer reserves the right to have his representative witness any and all tests. The results of each test shall be compared with the requirements specified herein. Failure to conform to the requirements of any test shall be counted as a defect, and the equipment shall be subject to rejection by the Engineer. Rejected equipment may be offered again for a retest provided that all non-compliances have been corrected and retest by the DMS vendor and evidence thereof submitted to the Engineer.

Final inspection and acceptance of equipment shall be made after installation at the designated location as shown on the plans, unless otherwise specified herein.

(1) Test Procedures

The DMS vendor shall provide five (5) copies of all design approval, factory demonstration, stand-alone and system test procedures and data forms for the Engineer's approval at least sixty (60) days prior to the day the tests are to begin. The test procedures shall include the sequence in which the tests will be conducted. The test procedures shall have the Engineer's approval prior to submission of equipment for tests.

The DMS vendor shall furnish data forms containing all of the data taken, as well as quantitative results for all tests. The data forms shall be signed by an authorized representative (company official) of the equipment manufacturer. At least one copy of the data forms shall be sent to the Engineer.

The DMS vendor shall be responsible for providing the test fixtures and test instruments for all of the tests.

(2) Design Approval Tests

Design approval tests shall be conducted by the DMS vendor on one or more samples of equipment of each type, as approved by the Engineer, to determine if the design of the equipment meets the requirements of this Specification. The test shall be conducted in accordance with the approved test procedures as described in section 19.0.

If the design approval tests have not previously been satisfactorily completed by an independent testing lab and accepted by the Engineer, the Engineer shall be notified a minimum of thirty (30) calendar days in advance of the time these tests are to be conducted.

The design approval tests shall cover the following:

(3) Temperature and Condensation

The DMS sign system equipment shall successfully perform all the functionality requirements listed in this specification under the following conditions in the order specified below:

- (a) The equipment shall be stabilized at -40°F (-40°C). After stabilization at this temperature, the equipment shall be operated without degradation for two (2) hours.
- (b) Moisture shall be caused to condense on the equipment by allowing it to warm up to room temperature in an atmosphere having relative humidity of at least 40% and the equipment shall be satisfactorily operated for two (2) hours while wet.
- (c) The equipment shall be stabilized at 149°F (65°C). After stabilization, the equipment shall be satisfactorily operated for two (2) hours without degradation or failure.

(4) Primary Power Variation

The equipment shall meet the specified performance requirements when the nominal input voltage is $115\text{ V} \pm 15\text{ V}$. The equipment shall be operated at the extreme limits for at least 15 minutes during which the operational test of the FDT shall be successfully performed.

(5) Power Service Transients

The equipment shall meet the performance requirements, specified in the parent specification, when subjected to the power service transient specified in 2.1.6 "Transient, Power Service", of the NEMA standard TS1. The equipment shall meet the performance requirements specified in the parent specification.

(6) Relative Humidity

The equipment shall meet its performance requirements when subjected to a temperature of 149°F (65°C) and a relative humidity of 90%. The equipment shall be maintained at the above condition for 48 hours. At the conclusion of the 48 hour soak, the equipment shall meet the requirements of the operational test of the FDT within 30 minutes of beginning the test.

(7) Vibration

The equipment (excluding cabinets) shall show no degradation of mechanical structure, soldered components, or plug-in components and shall operate in accordance with the manufacturer's equipment specifications after being subjected to the vibration tests as described in Section 2.2.5, "Vibration Test", of the NEMA standard TS1.

(8) Consequences of Design Approval Test Failure

If the unit fails the design approval test, the design fault shall be corrected and the entire design approval test shall be repeated. All deliverable units shall be modified without additional costs to the Department, to include design changes required to pass the design approval tests.

Factory Demonstration Tests

The DMS vendor shall be responsible for conducting Factory Demonstration Tests on all units at the DMS Vendor's Manufacturing Facility. These tests shall be performed on each unit supplied. The Engineer shall be notified a minimum of sixty (60) calendar days before the start of tests. The DMS Vendor shall pay for all travel expenses, including airfare, rental car, hotel, meals, etc., for up to three (3) department personnel or designated representatives for the Engineer to witness the Factory Demonstration Tests on the first unit at the vendor's manufacturing facility. All tests shall be conducted in accordance with the approved test procedures of Section 17.0. All equipment shall pass the following individual tests:

Examination Tests:

All equipment shall be examined carefully to verify that the materials, design, construction, markings and workmanship comply with the requirements of the Specification.

Continuity Tests:

The wiring shall be checked to determine that it meets the requirements of the appropriate paragraphs in the Specifications.

(1) Operational Test

All equipment shall be operated long enough to permit equipment temperature stabilization, and to check and record an adequate number of performance characteristics to ensure compliance with the requirements of this Specification.

(2) Consequences of Factory Test Failure

If any unit fails to pass its demonstration test, the unit shall be corrected, and another unit substituted in its place and the test successfully repeated.

If a unit has been modified as a result of a demonstration test failure, a report shall be prepared and delivered to the Engineer prior to shipment of the unit. The report shall describe the nature of the failure and the corrective action taken.

If a failure pattern develops, the Engineer may direct that design and construction modifications be made to all units without additional cost to the Department or extension of the contract period.

Stand-Alone Tests

The DMS vendor shall conduct an approved stand-alone test of the equipment installation at the field site. The test shall, as a minimum, exercise all stand-alone (non-network) functional operations of the field equipment with all of the equipment installed as per the plans, or as directed by the Engineer.

Approved data forms shall be completed and turned over to the Engineer as the basis for review and rejection or acceptance. At least thirty (30) working days' notice shall be given prior to all tests to permit the Engineer or his representative to observe each test.

(1) Consequences of Stand-Alone Test Failure

If any unit fails to pass its stand-alone test, the unit shall be corrected, or another unit substituted in its place and the test successfully repeated.

If a unit has been modified as a result of a stand-alone test failure, a report shall be prepared and delivered to the Engineer prior to the re-testing of the unit. The report shall describe the nature of the failure and the corrective action taken.

If a failure pattern develops, the Engineer may direct that design and construction modifications be made to all units without additional cost to the Department or extension of the contract period.

System Test

The DMS vendor shall conduct approved DMS system tests on the field equipment with the central equipment. The tests shall, as a minimum, exercise all remote control functions and display the return status codes from the controller.

Approved data forms shall be completed and turned over to the Engineer as the basis for review and for rejection or acceptance.

(1) Consequence of System Test Failure

If system tests fail because of any components(s) in the subsystem, the particular components(s) shall be corrected or substituted with other components(s) and the tests shall be repeated. If a component has been modified as a result of the system test failure, a report shall be prepared and delivered to the Engineer prior to retest.

72 Hours and 90 Days Test Failure

After the installation of the DMS system is completed and the successful completion of the System Test, the DMS vendor shall conduct one continuous 72-hour full operating test prior to conducting a 90-day test period. The type of test to be conducted shall be approved by the Engineer, and shall consist primarily of exercising all control, monitor and communications functions of the field equipment by the central equipment.

The 90-day test period shall commence on the first day after the successful completion of the approved 72-hour continuous full operating test period.

During the 90-day test period, downtime, due to mechanical, electrical and/or other malfunctions, shall not exceed five (5) working days. The Engineer may extend the 90-day test period by a number of days equal to the downtime in excess of five (5) working days.

The Engineer will furnish the DMS vendor with a letter of approval stating the first day of the 90-day test period.

Final System Acceptance

Final system acceptance shall be defined as when all work and materials provided for in this item have been furnished and completely installed, and all parts of the work have been approved and accepted by the Engineer and the Dynamic Message Sign System has been operated continuously and successfully for ninety (90) calendar days with no more than five (5) working days downtime due to mechanical, electrical and/or other malfunctions.

(1) Center to Field Communications NTCIP Requirements

This section describes the minimum specifications for the NTCIP communication capabilities of the DMS controller and DMS control software. The contractor shall provide all the software, firmware, and services necessary to operate a dynamic message sign (DMS) system that fully complies with the NTCIP functional requirements specified herein, including incidental items that may have been inadvertently omitted.

References

These specifications reference standards through their NTCIP designated names. The following list provides the current versions of each of these standards.

Each NTCIP device covered by these project specifications shall implement the version of the standard that is specified in the following table. Refer to the NTCIP library at www.ntcip.org for information on the current status of NTCIP standards.

Document Number and Version	Document Title	Document Status
NTCIP 1101:1996 and Amendment 1	Simple Transportation Management Framework (STMF)	Approved Standard with Amendment
NTCIP 1102:2004	Octet Encoding Rules (OER) Base Protocol	Approved Standard
NTCIP 1103 v1.26a	Transportation Management Protocols	Recommended Standard
NTCIP 1201:1996 and Amendment 1	Global Object (GO) Definitions	Approved Standard
NTCIP 1203:1997 and Amendment 1	Object Definitions for Dynamic Message Signs	Approved Standard with Amendment
NTCIP 2001:1996 and Amendment 1	Class B Profile	Approved Standard
NTCIP 2101:2001	Point to Multi Point Protocol (PMPP) Using RS-232 Subnetwork Profile	Approved Standard
NTCIP 2103:2003	Point-to-Point Protocol Over RS-232 Subnetwork Profile	Approved Standard
NTCIP 2104:2003	Ethernet Subnetwork Profile	Approved Standard
NTCIP 2201:2003	Transportation Transport Profile	Approved Standard
NTCIP 2202:2001	Internet (TCP/IP and UDP/IP) Transport Profile	Approved Standard
NTCIP 2301:2001	Simple Transportation Management Framework (STMF) Application Profile	Approved Standard

Table 1: NTCIP Document References

(1) Subnetwork Profiles

Each serial or modem port on each NTCIP device shall be configurable to support both NTCIP 2101 and NTCIP 2103. Only one of these profiles shall be active at any given time. Serial ports shall support external dial-up modems.

Each Ethernet port on the NTCIP device shall comply with NTCIP 2104.

The NTCIP device(s) may support additional Subnet Profiles at the manufacturer's option. At any one time, only one subnet profile shall be active on a given port of the NTCIP device. All response datagram packets shall use the same transport profile used in the request. The NTCIP device shall be configurable to allow a field technician to activate the desired subnet profile and shall provide a visual indication of the currently selected subnet profile.

(2) Transport Profiles

Each serial or modem port on each NTCIP device shall be configurable to support both NTCIP 2201 and NTCIP 2202.

Each Ethernet port on the NTCIP device shall comply with NTCIP 2202.

The NTCIP device(s) may support additional transport profiles at the manufacturer's option. Response datagrams shall use the same transport profile used in the request. Each NTCIP device shall support the receipt of datagrams conforming to any of the supported transport profiles at any time.

(3) Application Profiles

Each NTCIP device shall comply with NTCIP 2301 and shall meet the requirements for Conformance Level 1. An NTCIP device may support additional application profiles at the manufacturer's option. Responses shall use the same application profile used by the request. Each NTCIP device shall support the receipt of application data packets at any time allowed by the subject standards.

(4) OBJECT SUPPORT

Each NTCIP device shall support all mandatory objects of all mandatory conformance groups as defined in NTCIP 1201 and NTCIP 1203. Each NTCIP device shall support all mandatory objects in all optional conformance groups required herein. All optional objects listed in these specifications shall be supported. The NTCIP device(s) shall be required to support the following optional conformance groups.

Conformance Group	Reference
Time Management	NTCIP 1201
Timebase Event Schedule	NTCIP 1201
Report	NTCIP 1201
PMPP	NTCIP 1201
Font Configuration	NTCIP 1203
DMS Configuration	NTCIP 1203
MULTI Configuration	NTCIP 1203
MULTI Error Configuration	NTCIP 1203
Illumination/Brightness Control	NTCIP 1203
Scheduling	NTCIP 1203
Sign Status	NTCIP 1203
Status Error	NTCIP 1203
Pixel Error Status	NTCIP 1203

Table 2: Required Optional Conformance Groups

The following table indicates objects that are considered optional in the NTCIP standards but are required by this specification. It also indicates modified object value ranges for certain objects. Each NTCIP device shall provide the full, standardized object range support (FSORS) of all objects required by these specifications unless otherwise indicated below.

Object	Reference	Project Requirement
moduleTable	NTCIP 1201 Clause 2.2.3	Shall contain at least one row with moduleType equal to 3 (software).
maxTimeBaseScheduleEntries	NTCIP 1201 Clause 2.4.3.1	Shall be at least 28
maxDayPlans	NTCIP 1201 Clause 2.4.4.1	Shall be at least 20
maxDayPlanEvents	NTCIP 1201 Clause 2.4.4.2	Shall be at least 12
maxEventLogConfig	NTCIP 1201 Clause 2.5.1	Shall be at least 50

eventConfigMode	NTCIP 1201 Clause 2.4.3.1	The NTCIP Component shall Support the following Event Configuration: onChange, greaterThanValue, smallerThanValue
eventConfigLogOID	NTCIP 1201 Clause 2.5.2.7	FSORS
eventConfigAction	NTCIP 1201 Clause 2.5.2.8	FSORS
maxEventLogSize	NTCIP 1201 Clause 2.5.3	Shall be at least 200
maxEventClasses	NTCIP 1201 Clause 2.5.5	Shall be at least 16
eventClassDescription	NTCIP 1201 Clause 2.5.6.4	FSORS
maxGroupAddresses	NTCIP 1201 Clause 2.7.1	Shall be at least 1
communityNamesMax	NTCIP 1201 Clause 2.8.2	Shall be at least 3
numFonts	NTCIP 1203 Clause 2.4.1.1.1.1	Shall be at least 12
maxFontCharacters	NTCIP 1203 Clause 2.4.1.1.3	Shall be at least 255
defaultFlashOn	NTCIP 1203 Clause 2.5.1.1.1.3	The DMS shall support flash "on" times ranging from 0.1 to 9.9 seconds in 0.1 second increments
defaultFlashOff	NTCIP 1203 Clause 2.5.1.1.1.4	The DMS shall support flash "off" times ranging from 0.1 to 9.9 seconds in 0.1 second increments
defaultBackgroundColor	NTCIP 1203 Clause 2.5.1.1.1.1	The DMS shall support the black background color
defaultForegroundColor	NTCIP 1203 Clause 2.5.1.1.2	The DMS shall support the amber foreground color
defaultJustificationLine	NTCIP 1203 Clause 2.5.1.1.1.6	The DMS shall support the following forms of line justification: left, center, and right
defaultJustificationPage	NTCIP 1203 Clause 2.5.1.1.1.7	The DMS shall support the following forms of page justification: top, middle, and bottom
defaultPageOnTime	NTCIP 1203 Clause 2.5.1.1.1.8	The DMS shall support page "on" times ranging from 0.1 to 25.5 seconds in 0.1 second increments
defaultPageOffTime	NTCIP 1203 Clause 2.5.1.1.1.9	The DMS shall support page "off" times ranging from 0.1 to 25.5 seconds in 0.1 second increments

defaultCharacterSet	NTCIP Clause 2.5.1.1.1.10	1203	The DMS shall support the eight bit character set
dmsMaxChangeableMsg	NTCIP Clause 2.6.1.1.1.4	1203	Shall be at least 100.
dmsMessageMultiString	NTCIP Clause 2.6.1.1.1.8.3	1203	The DMS shall support any valid MULTI string containing any subset of those MULTI tags listed in Table 3 (below)
dmsControlMode	NTCIP Clause 2.7.1.1.1.1	1203	Shall support at least the following modes: local, central, and centralOverride
dmsSWReset	NTCIP Clause 2.7.1.1.1.2	1203	FSORS
dmsMessageTimeRemaining	NTCIP Clause 2.7.1.1.1.4	1203	FSORS
dmsShortPowerRecoveryMessage	NTCIP Clause 2.7.1.1.1.8	1203	FSORS
dmsLongPowerRecoveryMessage	NTCIP Clause 2.7.1.1.1.19	1203	FSORS
dmsShortPowerLossTime	NTCIP Clause 2.7.1.1.1.10	1203	FSORS
dmsResetMessage	NTCIP Clause 2.7.1.1.1.12	1203	FSORS
dmsCommunicationsLossMessage	NTCIP Clause 2.7.1.1.1.12	1203	FSORS
dmsTimeCommLoss	NTCIP Clause 2.7.1.1.1.12	1203	FSORS
dmsEndDurationMessage	NTCIP Clause 2.7.1.1.1.15	1203	FSORS
dmsMemoryMgmt	NTCIP Clause 2.7.1.1.1.16	1203	The DMS shall support the following Memory management Modes: normal and clearChangeableMessages
dmsMultiOtherErrorDescription	NTCIP Clause 2.4.1.1.1.20	1203	If the vendor implements any vendor-specific MULTI tags, the DMS shall provide meaningful error messages within this object whenever one of these tags generates an error

dmsIllumControl	NTCIP 1203 Clause 2.8.1.1.1.1	The DMS shall support the following illumination control modes: Photocell, and Manual
dmsIllumNumBrightLevels	NTCIP 1203 Clause 2.8.1.1.1.4	Shall be at least 100
dmsIllumLightOutputStatus	NTCIP 1203 Clause 2.8.1.1.1.9	FSORS
numActionTableEntries	NTCIP 1203 Clause 2.9.1.1.1	Shall be at least 200
watcdogFailureCount	NTCIP 1203 Clause 2.11.1.1.1.5	FSORS
dmsStatDoorOpen	NTCIP 1203 Clause 2.11.1.1.1.6	FSORS
fanFailures	NTCIP 1203 Clause 2.11.2.1.1.8	FSORS
fanTestActivation	NTCIP 1203 Clause 2.11.2.1.1.9	FSORS
tempMinCtrlCabinet	NTCIP 1203 Clause 2.11.4.1.1.1	FSORS
tempMaxCtrlCabinet	NTCIP 1203 Clause 2.11.4.1.1.2	FSORS
tempMinSignHousing	NTCIP 1203 Clause 2.11.4.1.1.5	FSORS
tempMaxSignHousing	NTCIP 1203 Clause 2.11.4.1.1.6	FSORS

Table 3: Modified Object Ranges and Required Optional Objects

(5) Multi Tags

Each NTCIP device shall support the following message formatting MULTI tags. The manufacturer may choose to support additional standard or manufacturer-specific MULTI tags.

MULTI Tag	DESCRIPTION
f1	Field 1-time (12 hr)
f2	Field 1-time (24 hr)
f8	Field 8- day of month
f9	Field 9-month
f10	Field 10-2 digit year
f11	Field 11-4 digit year
fl (and /fl)	Flashing text on a line-by-line basis with flash rates controllable in 0.1-second increments.
Fo	Font
jl2	Justification- line-left
jl3	Justification- line-center
jl4	Justification- line- right
jp2	Justification- page- top
jp3	Justification- page- middle
jp4	Justification- page- bottom
mv	Moving text
nl	New line
np	New page up to 5 instances in a message (i.e. up to 6 pages/frame in a message counting first page)
pt	Page times controllable in 0.1-second increments

Table 4: Required MULTI Tags

(6) Documentation

NTCIP documentation shall be provided on a CD-ROM and will contain ASCII versions of the following Management Information Base (MIB) files in Abstract Syntax Notation 1 (ASN.1) format:

- The relevant version of each official standard MIB modules referenced by the device functionality.
- If the device does not support the full range of any given object within a standard MIB Module, a manufacturer specific version of the official standard MIB Module with the supported range indicated in ASN.1 format in the SYNTAX and/or DESCRIPTION fields of the associated OBJECT TYPE macro. The filename of this file shall be identical to the standard MIB Module except that it will have the extension "man".
- A MIB module in ASN.1 format containing any and all manufacturer specific objects supported by the device with accurate and meaningful DESCRIPTION fields and supported ranges indicated in the SYNTAX field of the OBJECT-TYPE macros.
- A MIB containing any other objects supported by the device

(7) Acceptance Testing

The vendor will provide certification of NTCIP-compliance as part of the vendor's pre-build submittal documentation. This certification shall be in the form of a comprehensive test plan and completed test report as performed by either the vendor or a third-party testing agency. The testing shall have been completed using industry accepted test tools such as the NTCIP Exerciser, Trevilon's NTester, Intelligent Devices' Device Tester, and/or Frontline's FTS for NTCIP. Data capture files from the FTS software during the performance of the above testing shall be furnished upon request of the Engineer.

The Engineer can elect to perform additional NTCIP testing if desired. This testing shall be conducted on a production DMS in the vendor's facility during the factory acceptance test. The vendor shall provide a written NTCIP test procedure to the Engineer a minimum of 30 days prior to the NTCIP testing.

(8) Interpretation Resolution

If the Engineer or DMS manufacturer discovers an ambiguous statement in the standards referenced by this procurement specification, the issue shall be submitted to the NTCIP DMS Working Group for resolution. If the Working Group fails to respond within 90 days, the engineer shall provide an interpretation of the specification for use on the project.

As-Built Documentation

The Contractor shall provide to the Engineer the following documentation of the complete installed equipment prior to testing. Sufficient documentation shall be provided to reflect “as-built” conditions and to facilitate operation, maintenance, modification and expansion of the system or any of its individual components. Manufacturer supplied documentation which covers the intent of this requirement may be used, subject to the approval of the Engineer.

A. Operator’s Manuals:

A manual containing a general description and detailed operating and installation instructions shall be provided for each different type or model of equipment. Five copies of the manual shall include the following information:

1. A general description of the equipment including all information necessary to describe the basic use or function of the system components. This shall include a general block diagram presentation of the equipment. Where auxiliary equipment is required, tabular charts shall be included, list such equipment. These charts shall include the nomenclature physical and electrical characteristics and functions of the auxiliary equipment, unless such information is contained elsewhere in an associated manual. In the latter case, a reference shall be made to the location of the information pertaining to the auxiliary equipment.
2. The theory of operation of the system components in a clear, concise manner supported by simplified schematics, logic, data flow diagrams, one-function diagrams, etc. Timing and waveform diagrams and voltage levels shall be shown as required. A logical development shall be used starting with a system block level and proceeding to a circuit analysis. Circuit analysis shall be detailed whenever circuits are not normally found in standard text books. This application of new theoretical concepts shall be fully described. Where the design allows operation in a number of different modes, an operational description of each mode shall be included.
3. In simple, clear language, the routine of operation, from necessary preparations for placing the equipment into operation, to securing the equipment after operation. This section shall contain appropriate illustrations, with the sequence of operations presented in tabular form wherever feasible.
4. The manufacturer’s recommended procedures and checks necessary for preventive maintenance. This shall be specified for pre-operation, weekly, monthly, quarterly, semi-annual, annual and “as required” checks as necessary to assure reliable equipment operation. Specification, including tolerances, for all electrical, mechanical, and other applicable measurement, adjustments, or both, shall be listed.

5. Data necessary for isolation and repair of failure or malfunctions, assuming the maintenance technicians to be capable of analytical reasoning using the information provided in the submittal information. Accuracies, limits, and tolerances for all electrical, physical or other applicable measurements shall be described. General instructions shall be included for disassembly, overhaul and reassembly, including shop specifications or performance requirements.
6. Detailed instructions shall be given only where failure to follow special procedures would result in damage to the equipment, improper operation, danger to operating or maintenance personnel. Consumption of excessive person hours, etc. Such instructions and specifications shall be included only for such maintenance as maybe accomplished by specialized technicians and engineers in a modern electromechanical shop. The instructions shall describe special test set-up, components fabrication, the use of special tools, jigs and test equipment.
7. A detailed physical description of size, weight, special mounting requirements, electrical connections, and all other pertinent information necessary for proper installation and use of the equipment shall be provided.
8. The parts list shall contain all information required to describe the characteristics of the individual parts, as required for identification. It shall include a list of all equipment within a group and list all assemblies, sub-assemblies and replacement parts of units. The tabular arrangement shall be an alphanumeric order of the schematic reference symbols and shall give the associated description, manufacturer's name and part number. A table of contents or some other convenient means shall be provided for the purpose of identifying major components, assemblies, etc.
9. Schematic diagrams shall be complete and accurate as required to supplement the text material and to allow the books to be a self-contained technical information source. Maximum size of these diagrams shall be limited to allow their use in close proximity to the equipment, in the class room, etc., part reference symbols, test voltages, waveforms and other aids to understanding of the circuits function shall be included on the diagrams. Test voltages, waveforms and other aids to understanding of the circuits function may be shown on either simplified schematics or other drawings (as required in the above sections) on theory of operation or maintenance or on the schematic diagrams required for this section. The overall scope of information shall not be less, however, than that stated for the schematic diagrams.

B. Software Manuals

The DMS vendor shall provide manuals and data for the computer software system and components thereof. These shall include the following:

1. Computer programmer's manuals and computer user's manuals (5 copies each). Include manuals for any CPU language used by the Contractor for this project. Include instructions for performing a back-up of all software and message libraries.
2. Two original copies of the computer's operating system manual and compiler and assembly language manuals and an instruction manual for translating source to object code.
3. Manufacturer's documentation (including schematics) for all plug-in circuit cards used in the microcomputer chassis.
4. Computer program logic in flow chart form (5 copies).
5. Narrative descriptions of programs and input output formats (5 copies).
6. Two copies of source programs, for master and sign controller software, shall be provided on CD-ROM. An unrestricted license for software use by the Department shall be provided to the Engineer.
7. DMS vendor shall provide the communication protocol used between the DMS master controller and the DMS sign controller for use by the Department without any restrictions.

C. Final Documentation

Final documentation shall reflect all field changes and software modifications and shall be provided before installation. Final documentation shall be approved prior to final system acceptance has begun. This document shall include drawings of conduit layouts, cable diagrams, wiring lists, cabinet layouts, wiring diagrams and schematics for all elements of the communications system. This shall also include detailed drawings identifying by cable type, color-coded function, the routing of all conductors (pairs) in the communications system. Upon completion of the installation, the Contractor shall submit these plans, maps, and/or drawings to reflect an as built condition, incorporating all changes made during installation, such as in pair identification and routing.

Spare Parts Requirements

The Contractor shall provide the following spare parts:

1. Additional parts to create two (2) additional character matrixes.
2. Two (2) load modules to drive a character module.
3. One (1) LED power supply.
4. One complete sign controller unit.
5. One fan for every 5 installed in sign.
6. One photoeye
7. One humidity sensor
8. One RPM sensor
9. One relay for every 10 of each type installed.
10. One fuse and circuit breaker for every size installed.

The cost of additional parts/equipment shall be considered incidental to the price for each DMS.

DMS Training

Operational and maintenance training for the entire system shall be provided to designated personnel during installation, testing and debugging. This training shall be provided through practical demonstrations and other related technical procedures. Training shall be limited to a maximum of 15 people and shall be provided at a time and location approved by the Engineer. The training shall include, but not be limited to, the following:

1. Hands-on operation of all sign control hardware
2. Explanation of all system commands, their function and usage.
3. Insertion of data
4. Required preventative maintenance
5. Servicing procedures
6. System trouble-shooting or problem identification procedures

A minimum of 24 hours of instruction shall be provided for the operational and maintenance procedures for the system. The DMS vendor shall submit an agenda for the training and one complete set of training materials along with the qualification of proposed instructors to the Engineer for approval at least 30 days before the training is to begin. The Engineer will review material and approve or request changes. After approval, the vendor shall provide a minimum of 5 copies of the training material that will become the property of the Department after training period is over.

The DMS vendor shall record the entire training on DVDs and shall provide the recordings to the Engineer for later use. The training shall be conducted at District One Traffic Systems Center building, after the completion of all system integration tests. The schedule of training sessions shall be established by the DMS vendor, with the approval of the Engineer.

Warranty

The equipment and parts furnished for the DMS and DMS control system shall be new, of the latest model, fabricated under high quality standards.

Equipment and parts furnished for the DMS shall be warranted by the manufacturer to be free of defects in assembly or fabrication and materials for a minimum of five years from the date of acceptance and shall be warranted for quality of work for twelve months from the date of final acceptance. If component manufacturer's warranties are for a longer period, they shall apply. Any parts or equipment found to be defective during the warranty period shall, upon the concurrence of the defect by the manufacturer, be replaced free of charge.

The Engineer shall be furnished with a certification stating that the equipment, parts and material furnished for the DMS and DMS control system complies with all the provisions of this special provision. If there are any items which do not comply with this special provision, then a list of those exceptions shall be detailed on the certification. All manufacturer's warranties and guarantees for the dynamic message sign system shall be transferred to the Department on the date of final acceptance.

Method of Measurement

The DMS WALK-IN ACCESS, FULL MATRIX, COLOR, NTCIP 1203 V3 OR DMS FRONT ACCESS, FULL MATRIX, COLOR, NTCIP 1203 V3 shall be paid for at the contract unit price as each which cost shall include the cost of furnishing all labor, materials, documentation, warranties, tools and equipment to install, test, and make the location operational with the specified DMS in this pay item.

Basis of Payment

This work shall be paid for at the contract unit price each for DMS WALK-IN ACCESS, FULL MATRIX, COLOR, NTCIP 1203 V3 OR DMS FRONT ACCESS, FULL MATRIX, COLOR, NTCIP 1203 V3 which price shall include furnishing and installing the DMS sign, documentation, warranties, spare parts, training, and diagnostic software as directed by the engineer.

IDOT COMMUNICATIONS NODE

Description

This work shall consist of furnishing, installing, and testing a Communications Node site per the Plans. The Communications Node site shall consist of a concrete foundation and two Model 334 cabinets. One cabinet shall house only fiber optic termination equipment (Fiber Cabinet) and one cabinet shall house communications equipment, an environmentally hardened Ethernet switch, power supplies, and a UPS with batteries (Network Cabinet).

Materials

Concrete Foundation

The concrete foundation for the Communications Node shall be per the materials requirements section of “*Concrete Foundation, Surveillance Cabinet Model 334*” Specification.

Model 334 Cabinets

The Model 334 cabinets shall be constructed per the materials requirements section of “*Cabinet, Model 334*” specification.

The two Model 334 cabinets shall be installed on a cabinet riser, as shown in the Plans and shall be made of the same materials as the cabinet.

UPS

The UPS shall be internal to the Model 334 cabinet and shall be specified herein. UPS shall have the capacity to operate the Ethernet switches for 8 hours. The UPS shall have a network interface module for communicating UPS status to the Ethernet switch described below. The UPS shall meet the following minimum specifications:

1. Safety Compliance: UL listed to UL1778
2. Efficiency: >95% on line
3. Voltage Nominal: 120 VAC
4. Voltage Range: 100-142 VAC
5. Typical Run Time (minutes): Full load: 8 hours
6. Transfer Time: 4 ms, typical
7. Battery: Sealed, maintenance-free, valve-regulated.
8. Battery Recharge Time (to 95% of capacity): 8 hours with output fully loaded
9. Over-Current Protection (Online): circuit breaker
10. Operating Temperature Range: -10°F to +140°F
11. Humidity: 5% to 95% RH (non-condensing)

The UPS and its batteries shall be rack-mountable..

The Contractor shall submit calculation sheets, accompanied by manufacturer’s data sheet listing the power requirements of critical components, as support materials for justifying the UPS sizing choices. The Contractor shall use worst-case power-load data for the calculations.

Layer III (Node) Switch

The Contractor shall provide two (2) Layer III Ethernet switches with all necessary hardware and software to make the switch operational and be compatible with IDOT's existing network. The switch shall be a Cisco IE5000 or approved equivalent. The switches shall be joined via a stacking cable so as operate as a single unit. The Contractor shall be responsible for programming and integrating the new switch into the existing network.

(A) Management Capabilities

- (1) Switches shall support full-duplex Ethernet
- (2) Switches shall be capable Layer 2 LAN Base services
- (3) Switches shall have American Standard Code for Information Interchange (ASCII) based configuration files for offline editing and bulk configuration
- (4) Switches shall be managed using Simple Network Management Protocol (SNMP) Version 3.
- (5) Switches must be able to use Secure File Transfer Protocol (SFTP) to transfer configuration file to and from a central server.
- (6) Switches shall be compliant with IEEE 802.1 and 802.3. Specifically, the switch must comply with the following IEEE 802.1 standards:
 - (a) IEEE 802.1D - Media Access Control (MAC) Bridges, including Rapid Spanning Tree Protocol (RSTP).
 - (b) IEEE 802.1Q - Virtual Local Area Network (VLAN) tagging and Multiple Spanning Tree Protocol (MSTP).
 - (c) IEEE 802.1X (Port Based Network Access Protocol).
- (7) Switches shall perform multicast filtering using Internet Group Management Protocol (IGMP) snooping.
- (8) Switches shall support Address Resolution Protocol (ARP)
- (9) Switches shall support the following Layer 3 capabilities:
 - (a) Internet Protocol Version 4 (IPv4);
 - (b) Internet Protocol Version 6 (IPv6);
 - (c) Open Shortest Path First (OSPF);
 - (d) Generic Routing Encapsulation (GRE);
 - (e) Inter-VLAN Internet Protocol (IP) routing for full Layer 3 routing between two or more VLANs;
 - (f) Virtual Router Redundancy Protocol (VRRP);
 - (g) IP multicast routing utilizing Protocol Independent Multicast (PIM) and Internet Group Management Protocol, Version 2 (IGMPv2). Support for PIM sparse mode (PIM-SM) and PIM dense mode (PIM-DM);

- (h) Quality of Service (QoS);
 - (i) Security utilizing Access Control Lists (ACLs).
- (B) Power Requirements
- (1) Input Voltage to Power Supply Modules: 100 to 240 VAC
 - (2) Redundant Power Supplies
- (C) Environmental Requirements
- (1) Operating Temperature: -40° to +75°C
 - (2) Humidity: 0 to 95% (non-condensing)
 - (3) Resistant to electromagnetic interference (EMI)
- (D) Network Port Requirements
- (1) Switches shall have the following minimum port configurations:
 - (a) (12) 10/100/1000 Mbps copper Ethernet ports, RJ-45 connector
 - (b) (12) FE/GE SFP ports
 - (c) (4) 10G SFP ports with SM transceivers, LC connector
 - (2) Contractor shall ensure the launch power of the optical ports is great enough such that when coupled with the receiver sensitivity of the connecting device, the optical budget of the link is not exceeded. The Contractor shall furnish GE transceivers and 10G transceivers to accommodate the number of links shown in the Plans. At a minimum, the Contractor shall provide the following transceivers or approved equivalent.
 - (a) (12) GLC-LX-SM-RGD [1 Gbps single mode duplex transceivers]
 - (b) (2) SFP-10G-BX40U-I [10 Gbps single mode simplex transceivers]
 - (3) All ports shall have Diagnostic light-emitting diodes (LED). These indicators shall include link, activity, and power LEDs.

Fiber Optic Splice Enclosure

The Contractor shall provide four (4) rack mountable fiber optic splice enclosures capable of terminating a 144 strand fiber optic cable. The fiber optic splice enclosure shall:

- (a) Have the capacity to accommodate all fibers from the entering fiber optic cables.
- (b) be capable of being installed in TIA standard 19" racks.
- (c) be aluminum material per ATSM B209, powder coated, and modular design.
- (d) be supplied with optical splice trays and organizer holders. Trays shall be aluminum with clear plastic covers, designed for outdoor use, and accommodate 24 fusion splices. The trays shall have perforations for cable ties and buffer tube strain relief features. Individual trays shall be removable from the enclosure without disturbing the other trays or removing the enclosure itself from the cabinet.

- (e) have the tray capacity to accommodate immediate fusion splices and future splices of the entering fiber optic cables.
- (f) have provisions for cable strain-relief
- (g) have pull out labels for administrative documentation

Construction Requirements

Concrete Foundation

The concrete foundation for the Communications Node shall be built per the construction requirements section of the “*Concrete Foundation, Surveillance Cabinet Model 334*” specification. The dimensions of the foundation shall be per the node cabinet details shown in the Plans.

Model 334 Cabinets

The Model 334 cabinets shall be built per the construction requirements section of the “*Cabinet, Model 334*” specification. The cabinets shall be installed on a cabinet riser as shown in the Plans. The two cabinets shall be connected by two (2) 4-inch galvanized steel conduits that will allow fiber jumpers to pass between cabinet. The conduit entries shall be sealed against water and animal entry. The Contractor shall submit shop drawings of the proposed cabinet, cabinet riser, and foundation attachment details to the Engineer for approval prior to installation.

Layer III (Node) Switch

Installation. The Contractor shall install the Ethernet switches and power supplies in the Network Cabinet as shown in the Plans or as approved by the Engineer. The Contractor shall create a backplane connection using a manufactured recommend stacking cable to ensure the switches operate as a single unit.

The Contractor shall install all necessary patch cords, optical transceivers, connectors, power supplies, communication transformers, or auxiliary equipment necessary to complete the communication circuits. The Contractor shall connect the switch to the field devices as indicated in the Plans.

Configuration. When requested by the Contractor, the Engineer will provide the necessary IP address assignments and port assignments, including the necessary port provisioning. The Contractor shall be responsible for all network programming of the switches and communicating elements within the building or cabinet.

The Contractor shall configure gateway IP addresses for all subnets that connect to the switch. OSPF routing shall be configured and the routes to those subnets being advertised to adjacent switches confirmed. The Contractor shall configure ACLs and work with the Department to determine IP Ranges, ports, and other settings to be used in configuring the ACLs.

The Department may elect to have its Network Administrator configure the node switches. In the event that the Department makes this election, the Contractor shall deliver all switches to the Department for configuration prior to installation. The Contractor shall request a meeting with the Departments Network Administrator within 2 weeks from Notice to Proceed to determine the Department's preferred approach to switch configuration.

UPS

The Contractor shall install the UPS module as shown in the Plans or as approved by the Engineer. UPS shall be connected inline between the Ethernet switch and cabinet power supply in order to provide clean power that is backed up by a battery system.

Fiber Optic Splice Enclosure

The Contractor shall install the rack mountable fiber optic splice enclosures in the Fiber Cabinet per the Plans or as directed by the Engineer. All fiber optic cable strands entering the cabinet shall be terminated on patch panels per the construction section of the "*Fiber Optic Cable, Single Mode*" specification. Strands shown to be connected to the Ethernet switch per the Plans shall be joined using factory pre-terminated jumpers that pass through the conduit connections between cabinets.

Basis of Payment

This work will be paid for at the contract lump sum price for ILLINOIS DEPARTMENT OF TRANSPORTATION COMMUNICATIONS NODE.

FIBER OPTIC SPLICE – LATERAL

Description

This work shall consist of making all fiber optic fusion splices in a communications vault using fiber optic splice closures as shown in the Plans.

Materials

All equipment and ancillary materials needed to make fiber optic fusion splices shall be included in this work. Splice closures shall meet the requirements described in the "*Fiber Optic Splice Closure, Watertight*".

Construction Requirements

The Contractor shall splice fiber optic strands from a lateral cable to a mainline cable as shown in the Plans. Fiber optic splices shall be per the Splicing Requirement section of the "*Fiber Optic Cable, Single Mode*" specification. Upon completing all splicing operations at a location, the Contractor shall test all links per the Testing Requirements section of the "*Fiber Optic Cable, Single Mode*" specification. As directed by the Engineer, the Contractor at no additional cost to the Department shall replace any cable splice not satisfying the required objectives.

All spliced fibers shall be trained in splice trays securely fastened inside of a splice closure. Uncut fibers and buffer tubes shall be coiled neatly in the splice closure. The Contractor shall secure the splice closure to the side of the communication vault using cable support brackets. All cables shall be properly dressed and secured to rails or racks within the communications vault.

Basis of Payment

This work will be paid for at the contract unit price per each for FIBER OPTIC SPLICE – LATERAL.

CABINET, MODEL 334

Description

This work shall consist of furnishing and installing a ground-mounted Model 334 cabinet at locations as shown in the Plans. The cabinet shall be used to house CCTV camera or DMS controller equipment and any associated Ethernet switches, and other communications devices/infrastructure as shown on the plans.

The furnishing and installation of CCTV camera equipment shall be paid for separately.

The furnishing and installation of DMS controller equipment shall be paid for separately.

Materials

General

Cabinet, Model 334 shall be a durable, weatherproof enclosure, constructed of 3/16 in. (4.75mm) thick aluminum or 1/8 inch (3.175 mm) thick aluminum lined with bullet resistant fiberglass panels that shall be UL listed and tested for UL752 Level 3 with a nominal thickness of 1/2 inch (12.7mm) maximum, and a nominal weight of 5.0 lbs. per square foot (24.5 kg per square meter) maximum. The cabinet shall have a nominal outside dimension of 66 in. (1.7m) height x 24 inches (600mm) wide X 30 inches (762mm) deep. Cabinet, Model 334 shall consist of the following components: double door each equipped with a Corbin # 2 Brass lock or equal for front and rear cabinet entry, housing, mounting cage, power distribution assembly, service panel, thermostatically controlled fan, and all necessary mounting hardware and wiring, and other equipment, as shown in the Plans and specified in these special provisions.

All bolts, nuts, washers, screws, hinges, and hinge pins that are subject to corrosion shall be stainless steel unless otherwise specified. All equipment under this item shall be in accordance with Section 1074.03 of the Standard Specifications except as modified herein.

Cabinet Components

The housing and the mounting cage assembly shall conform to those of the Model 334 cabinet provisions of the "Traffic Signal Control Equipment Specifications" (TSCES) issued by the State of California, Department of Transportation, and to all addenda thereto current at the time of project advertising. The housing shall be rainproof with the top of the enclosure crowned to prevent standing water. All exterior seams for the enclosure and doors shall be continuously welded and shall be smooth. The housing shall have no provisions for a police panel or door.

The cabinet shall have single front and rear doors, each equipped with a Corbin # 2 lock. The enclosure door frames shall be double flanged out on all 4 sides and shall have strikers to hold tension on and form a firm seal between the door gasketing and the frame. The front and rear doors shall be provided with catches to hold the door open at both 90 and 180 +/- 10 degrees. Gasketing shall be provided on all door openings and shall be dust-tight. For horizontal support and bolt attachment, cage bottom support mounting angles shall be provided on either side, level with the bottom edge of the door.

The latching handles on the doors shall have provisions for padlocking in the closed position. When the door is closed and latched, the door shall be locked. The locks and handles shall be on the right side of the front door and the left side of the rear door. The lock and lock support shall be rigidly mounted to the door. The locks shall be Corbin #2 and two keys shall be supplied to the Department with each lock. The keys shall be removable in the locked position only.

The front and rear doors shall be provided with louvered vents. A removable and reusable air filter shall be housed behind the door vents. The filter filtration area shall cover the vent opening area, and the filter shell shall be provided that fits over the filter providing mechanical support for the filter. The shell shall be louvered to direct the incoming air downward.

The intake (including filter with shell) and exhaust areas shall pass a minimum of 60 cubic feet (1.7 cubic meters) of air per minute for housing #1 and 26 cubic feet (0.74 cubic meters) of air per minute for housing #2. The thermostatically controlled fan with ball or roller bearings shall be mounted within the housing and vented. The fan shall provide a capacity of at least 150 cubic feet (4.25 cubic meters) of free air delivery per minute of ventilation. The fan shall be thermostatically controlled and activated when the temperature inside the cabinet exceeds 75° F (24° Celsius) and shut off when the temperature is less than 64°F (18° Celsius). In addition, the fan shall be manually adjustable for automatic turn on and off. The fan circuit shall be protected at 125% of the fan motor ampacity.

All subassemblies shall be mounted in removable 19 in. (482 mm) EIA self-standing rack assemblies. The EIA rack portion of the cage shall consist of 2 pairs of continuous, adjustable equipment mounting angles that comply with Standard EIA RS-310-B. The cage shall be centered within the cabinet and bolted to the cabinet at 4 points.

Each cabinet shall be equipped with 2 shelves. Shelves shall be the full width of the rack and 12 in. (300mm) deep. The shelves shall be designed to support a minimum of 50 lbs. (23 kg).

The power distribution assembly shall be as shown in Plans and shall consist of input files that are common to both Model 332 and 336 type cabinets and provides 9 AC outputs and up to 28 isolated inputs. The power distribution assembly for cabinets not at DMS locations shall consist of the following: one 30A, 120V main circuit breaker; three 15A, 120V single pole secondary circuit breakers; eight standard 117 VAC controller and equipment receptacles; and one duplex, 3-prong, NEMA GF1 Type 5-15R grounded utility type outlet. Cabinets at DMS locations shall be provided with one 60A, 240V, two-pole main circuit breaker, one 40A, 240V, two-pole secondary breaker, three 15A, 120V single pole secondary circuit breakers, eight standard controller and equipment receptacles, and one duplex GFI outlet.

Rating of breakers shall be shown on face of breaker or handle. Breaker function shall also be labeled below breakers on front panel. The first equipment receptacle in the circuit shall have ground-fault circuit interruption as defined in the NEC. Circuit interruption shall occur on 6 mA of ground-fault current. All conductors from the power distribution assembly routed to the cabinet wiring shall be connected to the terminal block on the common side, except for the AC power conductor between the service terminal block and main circuit breaker. All internal conductors terminating at the blocks shall be connected to the other side of the blocks.

Two side panels shall be provided and mounted on the cabinet sidewalls. In viewing from the front door, the left side panel shall be designated as the "Input/Communications" and the right side panel shall be designated as the "Service Panel". The panel shall be drilled and tapped, as necessary, to mount the terminal blocks and other attachments described herein, as well as to mount the panel to the cabinet wall.

The terminal blocks shall be barrier type rated at 20 A 600 V RMS minimum. The terminal screws shall be nickel-plated brass binder head type with screw inserts of same material. The terminals of the power line service terminal block shall be labeled "AC+, AC-, and AC GND", and shall be covered with a clear insulating material to prevent inadvertent contact. Terminating lugs large enough to accommodate No. 2 conductors shall be furnished for the service terminal block. The terminal block shall be rated for 50 A at 600 V peak, minimum.

The power distribution assembly shall also protect the equipment powered by the assembly from power transients. Over voltage protection shall be provided for the power distribution assembly and shall contain, as a minimum, a surge arrestor, which shall reduce the effect of power line voltage transients and be mounted to the service panel. The arrestor shall have the following minimum features:

Recurrent Peak Voltage:	184 V
Energy Rating (Minimum):	50 J
Power Dissipation, Average:	0.85 W
Peak Current for pulses less than 7 microseconds	1250 A
Stand-by Current for 60 Hz Sinusoidal:	1mA or less

Each cabinet shall be equipped with one LED lighting fixture mounted to the inside top front portion of the cabinet. The fixture shall have an cool white color. A door-activated switch shall be installed to turn the cabinet light on when the front door is opened. The door switch shall be on a separate circuit by itself and used only to turn on the cabinet light.

Each cabinet shall be supplied with a heavy-duty plastic envelope to store plans, wiring diagrams, schematics, etc. This envelope shall have metal grommets so that it hangs from the door hooks. The envelope shall have minimum dimensions of 10 in. (250mm) x 15 in. (381mm).

Foundations shall conform to those shown in the Plans. The foundation is paid for separately.

Disconnect Switch

Cabinets shall be provided with a disconnect switch to allow for the ability to cut off power to the cabinet and associated devices without having to open the cabinet. Disconnect switches shall be:

- 1) 30A, 2-Pole, 120/240V rated for cabinets not at DMS locations.
- 2) 100A, 2-Pole, 120/240V rated for cabinets at DMS locations.
- 3) NEMA 4X rated
- 4) Non-fusible
- 5) Lockable

Identification

The Cabinet, Model 334 shall be identified and labeled with external markings as specified in Article 1069.06 of the Standard Specifications and as shown in the Plans.

Construction Requirements

The Contractor shall deliver the Cabinet Model 334 mounted on a plyboard-shipping pallet that is bolted to the cabinet base. The cabinet shall be enclosed in a slipcover cardboard packaging shell. The housing doors shall be blocked to prevent movement during transportation to the site.

The Contractor shall securely fasten the Cabinet Model 334 on the new concrete foundation at the locations shown in the Plans. The Contractor shall confirm the orientation of the Cabinet Model 334 installation and its front door side with the Engineer prior to installation. Stainless steel bolted connections shall be provided with lock-washers, locking nuts, or other approved means to prevent the connection nuts from backing off. Dissimilar materials shall be isolated from one another by stainless steel fittings.

The Contractor shall make all power connections to the cabinet in accordance with the Plans and as required. The neutral bus shall be isolated from the cabinet and equipment ground. It shall terminate at the neutral lug ultimately attached to the meter pedestal. All conductors used in cabinet wiring shall terminate with properly sized non-insulated (if used, for DC logic only) or clear insulated spring-spade type terminals except when soldered to a through-panel solder lug on the rear side of the terminal block or as specified otherwise. All conductors, except those which can be readily traced, shall be labeled. Labels attached to each end of the conductor shall identify the destination of the other end of the conductor. Cabling shall be routed to prevent conductors from being in contact with metal edges. Cabling shall be arranged so that any removable assembly may be removed without disturbing conductors not associated with that assembly.

All equipment in the cabinet, when required, shall be clearly and permanently labeled using marker strips. The marker strips shall be made of material that can be easily and legibly written on using a pencil or ballpoint pen. Marker strips shall be located immediately below the item that they are to identify and must be clearly visible with the items installed.

Testing

Cabinet Acceptance Test – in addition to the environmental and design approval tests specified in the FHWA Type 170 Traffic Signal control System Hardware Specification, the following water spray test shall be performed for each type of cabinet:

Spray water from a point directly overhead at an angle of 60° from the vertical axis of the cabinet. Repeat for each of eight equally spaced positions around the cabinet for a period of five minutes in each position. The water shall be sprayed using a domestic type sprinkling nozzle at a rate of not less than 10 gal./min (40 liters/min) per square foot (0.1 meters) of surface area. The cabinet shall then be inspected for leakage. Evidence of water leakage shall be cause for rejection.

Operational Standalone Test: The operational standalone test for each Cabinet, Model 334 installed shall consist of the following:

- Visual inspection of the cabinet and its contents for workmanship
- Verification of the cabinet grounding in accordance with Article 1074.03 (a)(4) of the Standard Specifications
- Measurement of the voltage at the input panel

Documentation

Shop drawings and wiring lists showing the proposed layout of each type of cabinet shall be submitted to the Engineer for approval prior to the start of fabrication. Wiring lists for the internal manufacturer cut sheets for all electrical equipment included in each type of cabinet shall be included in the submission.

Four copies of drawings showing the wiring for each cabinet shall be provided. One copy shall be placed in the clear plastic envelope furnished as part of the cabinet. The other three copies shall be delivered to the Engineer.

For each cabinet, four copies of a configuration of the equipment reporting to that cabinet shall be provided. The sheet shall also list field settable options for the equipment contained in the cabinet. This shall include device addresses and output voltage settings for power supplies. One of these copies shall be placed in the clear plastic envelope furnished as part of the cabinet. The other three copies shall be delivered to the Engineer.

Warranty

The Contractor shall warranty all materials and workmanship including labor for a period of two years after the completion and acceptance of the installation, unless other warranty requirements prevail. The warranty period shall begin when the Contractor completes all construction obligations related to this item and when the components for this item have been accepted, which shall be documented as the final completion date in the construction status report. The warranty shall warrant and guarantee repair of the component parts of the Cabinet Model 334 furnished by the Contractor that prove to be defective in workmanship and materials during the first two years of operation as defined and noted above at no additional cost to the Department.

The Engineer will notify the Contractor that a warranted item needs repair. The Contractor shall acknowledge the notification within 24 hours and replace or correct any part or parts of materials and equipment that are found defective within the two-year in-service warranty period. All items needing repair shall be returned to the Department in two weeks from the date of receipt at the Contractor's facility or replaced in-kind by the Contractor, and the Contractor shall be responsible for any return shipping costs. No compensation will be made to the Contractor for such replacements or corrections.

The Contractor shall provide a warranty certificate for this item and its related components to the Department. The Department reserves the right to transfer this service to other parties who may be contracted with in order to provide overall maintenance of this item.

Basis of Payment

This work will be paid for at the contract unit price per each for CABINET, MODEL 334.

CITY OF CHICAGO DEPARTMENT OF WATER MANAGEMENT ENGINEERING SERVICES

Description

This work shall consist of coordination with the City of Chicago Department of Water Management (DWM) to provide a resident engineer to be present on-site during the excavation and installation of the proposed conduits where they cross City of Chicago water mains.

The Contractor shall contact the Force Account Construction Manager at FACM@ctrwater.net two (2) weeks prior to the anticipated construction date so a resident engineer can be assigned to the project. The DWM resident engineer will adhere to the schedule provided by the Contractor, unless notified otherwise.

The Contractor shall issue a certified check in the amount, identified within this specification, payable to the City of Chicago. The check must be hand delivered to the Department of Buildings, Plumbing Permit and Plan Section, 121 North LaSalle Street, Room 906, Chicago, Illinois, 60602 with a copy of the letter from DWM dated April 4, 2019.

Construction

General

It shall be the Contractor's responsibility to contact the DWM and shall coordinate his work fully with the DWM both as to the work required and the timing of the installation. No additional compensation will be granted under this or any other item for extra work caused by failure to meet this requirement.

The contractor shall comply with the following requirements when working near or adjacent to DWM watermains within the project limits.

- Minimum vertical clearance edge-to-edge from all water mains is 18"
- For feeder mains (water mains 16 inches and larger, the minimum horizontal clearance edge-to-edge is 3 feet.
- No proposed above ground facility.
- No proposed above ground facility (tree, cabinet, hand hole, light pole, etc.) can be closer than 5 feet edge-to-edge from a water main or closer than 3 feet edge-to-edge from a water service.
- The DWM prohibits directional boring across water mains within the project limits. Hand excavation is required to field verify the horizontal and vertical location of the existing water mains prior to crossing.
- Foundations for handholes, camera poles and ground mounted cabinets must maintain 5 feet of horizontal separation edge-to-edge and 18 inches vertical separation from existing water mains. The proposed foundations shall avoid conflicts with any existing jacking pits for encased water main.
- Trenches shall not exceed 3 feet in width when crossing below existing watermains. If trench wider than 3 feet is required, the contractor shall design support details and submit to DWM for approval prior to construction.
- A resident engineer is required.

Method Of Payment. The Contractor will be reimbursed to the exact amount of money as billed by DWM for its services. Work provided by the Contractor for installation of conduit/unit duct or other equipment described in these special provisions will be paid separately as described under the associated special provision. No extra compensation shall be paid to the Contractor for any incidental materials and labor required to fulfill the requirements as shown on the plans and specified herein.

For bidding purposes, this item shall be estimated as **\$8,384.00**.

Basis Of Payment. This work will be paid for at the contract lump sum price for CITY OF CHICAGO DEPARTMENT OF WATER MANAGEMENT ENGINEERING SERVICES which shall be reimbursement in full for electric utility service charges.

FIBER OPTIC INNERDUCT 1 1/4" DIA.

Description

This work shall consist of furnishing, installing, splicing, connecting and demonstrating continuity of fiber optic cable innerduct of sizes specified herein and as shown in the Plans. The innerduct shall be High Density Polyethylene.

Materials

General

The duct shall be a spiral ribbed plastic duct which is intended for underground use and which can be manufactured and coiled or reeled in continuous transportable lengths and uncoiled for further processing and/or installation without adversely affecting its properties of performance. The ribbed duct shall have internally designed longitudinal ribs for reduced pulling frictions and increased lubrication effectiveness.

The duct shall be made of high-density polyethylene which shall meet the requirements of ASTM D 3035. The innerduct material shall be composed of high-density polyethylene meeting the requirements of PE334470E/C as defined in ASTM D3350.

Submittal information shall demonstrate compliance with the details of these requirements.

Dimensions

Duct dimensions shall conform to the standards listed in ASTM D3035, SDR-11. Submittal information shall demonstrate compliance with these requirements.

Nominal Size (diameter)	Inside Diameter (minimum)	Outside Diameter (Average)	Wall Thickness (Min.)	Bend Radius (minimum)	Pull Strength	Weight Average (lbs/100ft.)
1.25"	1.313"	1.660"	0.151"	17"	750	31

Marking

As specified in NEMA Standard Publication No. TC-7, the duct shall be clearly and durably marked at least every 10 feet with the material designation (HDPE for high density polyethylene), nominal size of the duct, and the name and/or trademark of the manufacturer.

Color

Innerduct shall be colored as follows or as directed by the Engineer.

Installation

Installation of Fiber Optic Innerduct shall be in accordance with Article 810.04 of the Standard Specifications and as specified herein.

Pulling Tension

Pulling tension of the duct shall be monitored throughout the pull and pulling tension shall not exceed those listed in the table or the specific manufacturer maximum pulling tensions as indicated in the catalog cut submittals. Failure to monitor the pulling tension will result in non-payment of that particular duct span and the span may be reinstalled with new duct at no additional cost to the State. Lubricants used shall be compatible with the duct.

Junction Boxes

Where duct passes through junction and/or pull boxes, the duct shall be cut cleanly and rough edges removed to prevent damage to cable being coiled and stored in the box.

Handholes/Communications Vaults

Where duct passes through handholes or vaults, the duct shall be cut cleanly and rough edges removed to prevent damage to cable being coiled and stored in the handhole or vault.

Bends

Minimum bending radius shall be in accordance with the above table or the manufacturer's recommended radius, whichever is larger. Bends shall be made so that the duct will not be damaged and the internal diameter of the duct will not be effectively reduced. The degrees of bend in one duct run shall not exceed 360° between termination points.

In Trench

The trench shall be closed and the site restored to match the surrounding conditions after all loose stones have been removed and all protruding stones have been removed or covered with backfill material as directed by the Engineer.

Where duct is shown to be installed in trench, it shall be installed at a depth not less than 30 inches unless otherwise indicated in the Plans or specifically directed by the Engineer.

Plowing is allowed in lieu of trench and backfill. Unless otherwise indicated or specifically approved by the Engineer, plowing of inner duct shall lay the duct in place and shall not pull the duct through the length of the cut behind a bullet-nose mandrel or similar apparatus. In all cases, plowing operations shall be non-injurious to the duct. The disturbed surface shall be restored to match the surrounding conditions after completion of conduit installation.

In Raceway

Where duct is installed in raceways, lubricating compounds shall be used where necessary to assure smooth installation.

Post Installation Testing

Innerduct shall be proofed after installation to ensure that the duct is air-tight and can be pressurized to allow future installation of cable via jetting. The Contractor shall conduct the test in the presence of the Engineer and provide a test report upon completion.

Joints

All HDPE duct to HDPE duct joints shall be made with an approved duct fusion splicing device.

HDPE coilable non-metallic conduit to non-HDPE coilable non-metallic conduit joints shall be either made with an approved mechanical connector or with a chemical compound. Both methods must be specifically designed for joining HDPE coilable non-metallic conduit. Minimum pullout force for the chemical compound shall be as listed in the following table.

Nominal Size		Pullout Force	
mm	in	N	Lbs
31.75	1.25	2400	540
38.1	1.50	2535	570
50.8	2.0	3335	750
63.5	2.5	4445	1000
76.2	3.0	6225	1400
101.6	4.0	8890	2000

Method of Measurement

This work will be measured for payment in feet in place. Measurements will be made in straight lines along the centerline of the conduit between ends and changes in direction.

Vertical measurement of the duct shall be as follows:

For runs terminating at junction boxes and/or control cabinets, the vertical measurement will be made from the bottom of the trench, or horizontal raceway, to a point 18 inches beyond the center of the junction box or control cabinet.

For runs terminating at poles, the vertical measurement will be taken from the bottom of the trench, or horizontal raceway, to a point 18 inches beyond the center of the pole handhole.

Basis of Payment

This item will be paid for at the contract unit price per foot for FIBER OPTIC INNERDUCT 1 ¼” DIA.

CELLULAR MODEM

Description

This work shall consist of furnishing, installing, integrating, and testing of an environmentally hardened CELLULAR MODEM and service coordination to provide ethernet connectivity with DMS signs as shown on plans

Configuration of network equipment at IDOT's Headquarters will be performed by IDOT's Network Manager. Installation of cellular modem and ancillary equipment shall be performed in accordance with the Standard Specifications, except as modified herein.

General

- (A) Furnish, install, integrate and test all equipment and required components, including antennas and antenna cables necessary to provide full and complete functionality in all respects.
- (B) The Cellular Modem shall be compatible with the Verizon Wireless cellular wireless network. The Contractor shall be responsible for all fees associated with the cellular service plan during the duration of the contract. The initialization and monthly cellular service fees shall be paid for in accordance with Article 109.05 of the IDOT Standard Specifications. The monthly cellular service fees shall be transferred to IDOT at the end of the contract.
- (C) Documentation detailing the bandwidth availability and utilization for each site shall be provided to IDOT by the Contractor. The device's necessary configuration software shall be provided to IDOT by the Contractor and shall be loaded on three of IDOT personal computers with all required licenses. The licenses shall be valid for a minimum of 2 years.
- (D) Use identical and completely interchangeable equipment at each field location.

Functional and Performance Requirements

- (A) Support Virtual Private Network (VPN) connections.
- (B) Support firewall capabilities, such as, Internet Protocol (IP) block/allow listings.
- (C) Provide an "always-on" connection, without dialing.
- (D) Support local and remote management.
- (E) Domain name addressable.
- (F) Port Filtering.
- (G) Generic Routing Encapsulation (GRE) Tunneling.
- (H) IP Filtering.
- (I) Media Access Control (MAC) Address Filtering.
- (J) Provide a broadband communications link between DMS controller cabinets and IDOT Communications Center via the public cellular network.

Materials

The Cellular Modem shall meet the following requirements.

- (A) Full duplex transceiver.
- (B) Frequency Band and Cellular Network Interface.
 - 1. Fourth Generation (4G) LTE models:
 - a. Tri-band support for 700/1900/2100 megahertz (MHz);
 - b. Backward compatible with: evolved high speed packet access (HSPA+), high speed packet access (HSPA), enhanced data-rates for GSM Evolution (EDGE), general packet radio service (GPRS) or evolution data only (EV-DO) (Rev. A), CDMA EV-DO (Rev. 0), CDMA 1x radio transmission technology (RTT) based on the selected provider's network.
 - 2. Third generation (3G) CDMA models:
 - a. Dual-band support for both 800 MHz and 1900 MHz;
 - b. Backward compatible with CDMA 1xRTT and CDMA Interim Standard (IS)-95.
 - 3. 3G HSPA+ models:
 - a. Tri-band support for 850/1900/2100 MHz or quad-band support for 850/900/1800/1900 MHz;
 - b. Backward compatible with: HSPA, universal mobile telecommunications system (UMTS), EDGE, GPRS, and GSM.
- (C) Throughput.
 - 1. Forward/download throughput of the cellular modem shall be 1 Mbps minimum.
 - 2. Reverse/upload throughput of the cellular modem shall be 1 Mbps minimum.
- (D) Ethernet Interfaces.
 - 1. Support Transmission Control Protocol (TCP)/IP and User Datagram Protocol (UDP)/IP.
 - 2. Registered Jacks (RJ)-45, IEEE 802.3 standard 10 Base-T Ethernet port for 3G cellular modems and 100 Base-TX Ethernet ports for 4G modems.
 - 3. Minimum of 3 ethernet ports.
 - 4. Provide network cables that are Electronic Industries Alliance (EIA) / Telecommunications Industry Association (TIA)-568-A compliant.

(E) Antenna.

1. Modem mountable omnidirectional external antennas rated for outdoor usage as defined in subsection H below.
2. Ohm SubMiniature version A (SMA) male connector.
3. Provide an antenna cable with required adapters per the manufacturer's recommendation. Signal loss due to cable length shall be minimized in order to meet throughput requirements.
4. Minimum Antenna gain of 2 database interface (dBi).
5. Right-angle swivel connector that allows for the antenna to be upright when connected to the cellular modem.
6. Operating Frequencies of 698-896 and 1700-2700 MHz.

(F) Management, Security, and Diagnostic.

1. Light-emitting diode (LED) indicators for Ethernet, power, cellular link/activity and signal strength.
2. Support signals for Transmit Data (TXD), Receive Data (RXD), Request To Send (RTS), Clear To Send (CTS), Data Terminal Ready (DTR), Data Set Ready (DSR), Data Carrier Detect (DCD) and hardware and software flow control.
3. Provide compatibility with Hypertext Transfer Protocol (HTTP)/HTTP Secure (HTTPS), Dynamic Host Communications Protocol (DHCP), Simple Network Management Protocol (SNMP) v2 or v3, Simple Mail Transfer Protocol (SMTP), Secure Socket Layer (SSL), Secure Shell (SSH)-2.
4. Web-based Graphical User Interface (GUI).
5. Command Line Interface (CLI) access via TELNET connection.
6. SNMP Management Information Base (MIB)-II and SNMP Traps.

(G) Power. Manufacturer recommended power supply shall be provided with the device.

(H) Environment.

1. Operating Temperature for Cellular Modem, Power Supply, Antenna, and all connectors. -22 degrees F to 158 degrees F.
2. Storage Temperature for Cellular Modem, Power Supply, Antenna, and all connectors. -22 degrees F to 158 degrees F.
3. Relative humidity for Cellular Modem, Power Supply, Antenna, and all connectors. 5 percent to 95 percent non-condensing.

(I) Mounting. All mounting hardware shall be supplied with the device.

Construction

- (A) Install the cellular modem as indicated on the plans.
- (B) Conduct a cellular site survey and submit to the Engineer for acceptance prior to the procurement of materials. The purpose of the survey is to measure the signal strength and throughput of cellular coverage at the project locations. Testing must include upload/download speeds, latency, and received signal strength. Alert the Engineer of any sites that do not have adequate signal strength or upload/download speeds. Testing is an appurtenance to the cellular modem and will not be paid for separately.
- (C) Drill a hole in the top of the DMS cabinet to pass cables between external antenna and modem. Secure the external antenna to the cabinet and seal the cabinet penetration to prevent water entry.
- (D) Install the cellular modem with proper settings to ensure interoperability and security, including VPN settings, local IP address, port forwarding and Network Address Translation (NAT), and IP-based filtering.
- (E) Integrate and test the modem to meet IDOT specifications for integration and as shown on the plans.
- (F) Provide a cellular modem with a standard manufacturer's warranty, transferable to IDOT. The cellular modem shall carry a warranty (parts, software and labor) of 4 years from the date of shipment with at least 3 years of warranty remaining at the start of burn-in. Furnish warranty and other applicable documents from the manufacturer, and a copy of the invoice showing the date of shipment, to the Engineer prior to final written acceptance.

Method of Measurement

This work will be paid for at the contract unit price for each modem installation.

Basis of Payment

This work will be paid for at the contract unit price per each for CELLULAR MODEM.

CONCRETE BARRIER TRANSITION (SPECIAL)

Description:

This work shall consist of the construction of the concrete barrier, double face with transitioning height and width as shown in the plans and shall include the concrete barrier base and the furnishing and installing of necessary materials in conformity with the lines, dimensions, sections and details shown on the plans and in accordance with the requirements of these special provisions.

Materials:

Materials and equipment for concrete barrier and integral base shall be in accordance with the requirements of Section 503 and Section 637 of the Standard Specifications.

The surface of the concrete barrier transition shall be finished according to Article 503.15 of the Standard Specifications, except all holes and honeycombs shall be patched immediately. A protective coat shall be applied to the top and vertical surfaces of the barrier transition. The protective coat shall be constructed according to Article 420.18.

Method of Measurement:

Concrete Barrier Transition (Special) will be measured for payment in feet along the centerline of the wall.

Basis of Payment:

This work will be paid for at the contract unit price per linear foot for CONCRETE BARRIER TRANSITION (SPECIAL) which shall include all labor, equipment, reinforcement bars all concrete and any other materials to complete this item.

SHOULDER RUMBLE STRIP REMOVAL

Description:

This work shall consist of the scarification of existing shoulder rumble strips constructed in hot-mix asphalt shoulders, and the furnishing and placement of hot-mix asphalt in the scarified area, prior to placing traffic onto the shoulder in a construction stage. This work shall take place per the limits shown on the Plans and/or as directed by the Engineer.

General Requirements.

The nominal depth of scarification of the hot-mix asphalt shoulders shall be 2 inches. Unless otherwise shown in the Plans, the width of scarification shall be three (3) feet.

After removing all millings from the scarified limits, the surface shall be primed in accordance with Article 406.05(g) of the Standard Specifications.

The scarified area shall then be filled with hot-mix asphalt surface course and compacted flush with the adjoining pavement and shoulder surfaces. The mix to be used for this item shall be the IDOT Hot Mix Asphalt Surface Course, Mix D, N70, unless otherwise specified in the Contract.

Method of Measurement.

This work will be measured for payment in square yards. Any portion of this work constructed outside the dimensions shown on the Plans or as directed by the Engineer will not be measured for payment.

Basis of Payment.

This work will be paid at the contract unit price per square yard for SHOULDER RUMBLE STRIP REMOVAL, which payment shall constitute full compensation for scarifying the designated portion of hot-mix asphalt shoulder; cleaning the scarified area and removing all debris; applying prime, furnishing, placing and compacting hot-mix asphalt surface mix; and for all labor, equipment, tools and incidental necessary to complete the work as specified.

HMA MIXTURE DESIGN REQUIREMENTS (D-1)

Effective: January 1, 2013

Revised: January 1, 2018

1) Design Composition and Volumetric Requirements

Revise the table in Article 406.06(d) of the Standard Specifications to read:

"MINIMUM COMPACTED LIFT THICKNESS	
Mixture Composition	Thickness, in. (mm)
IL-4.75	3/4 (19)
SMA-9.5, IL-9.5, IL-9.5L	1 1/2 (38)
SMA-12.5	2 (50)
IL-19.0, IL-19.0L	2 1/4 (57)"

Revise the table in Article 1004.03(c) of the Standard Specifications to read:

"Use	Size/Application	Gradation No.
Class A-1, 2, & 3	3/8 in. (10 mm) Seal	CA 16
Class A-1	1/2 in. (13 mm) Seal	CA 15
Class A-2 & 3	Cover	CA 14
HMA High ESAL	IL-19.0 IL-9.5	CA 11 ^{1/} CA 16, CA 13 ^{3/}
HMA Low ESAL	IL-19.0L IL-9.5L Stabilized Subbase or Shoulders	CA 11 ^{1/} CA 16
SMA ^{2/}	1/2 in. (12.5mm) Binder & Surface IL 9.5 Surface	CA13 ^{3/} , CA14 or CA16 CA16, CA 13 ^{3/}

1/ CA 16 or CA 13 may be blended with the gradations listed.

2/ The coarse aggregates used shall be capable of being combined with stone sand, slag sand, or steel slag sand meeting the FA/FM 20 gradation and mineral filler to meet the approved mix design and the mix requirements noted herein.

3/ CA 13 shall be 100 percent passing the 1/2 in. (12.5mm) sieve.

Revise Article 1004.03(e) of the Supplemental Specifications to read:

“(e) Absorption. For SMA the coarse aggregate shall also have water absorption ≤ 2.0 percent.”

Revise the last paragraph of Article 1102.01 (a) (5) of the Standard Specifications to read: “IL-4.75 and Stone Matrix Asphalt (SMA) mixtures which contain aggregate having absorptions greater than or equal to 2.0 percent, or which contain steel slag sand, shall have minimum surge bin storage plus haul time of 1.5 hours.”

Revise the nomenclature table in Article 1030.01 of the Standard Specifications to read:

“High ESAL	IL-19.0 binder; IL-9.5 surface; IL-4.75; SMA-12.5, SMA-9.5
Low ESAL	IL-19.0L binder; IL-9.5L surface; Stabilized Subbase (HMA) ^{1/} ; HMA Shoulders ^{2/}

1/ Uses 19.0L binder mix.

2/ Uses 19.0L for lower lifts and 9.5L for surface lift.”

Revise Article 1030.02 of the Standard Specifications and Supplemental

Specifications to read: “**1030.02 Materials.** Materials shall be according to the following.

Item	Article/Section
(a) Coarse Aggregate.....	1004.03
(b) Fine Aggregate	1003.03
(c) RAP Material.....	1031
(d) Mineral Filler	1011
(e) Hydrated Lime	1012.01
(f) Slaked Quicklime (Note 1)	
(g) Performance Graded Asphalt Binder (Note 2).....	1032
(h) Fibers (Note 3)	
(i) Warm Mix Asphalt (WMA) Technologies (Note 4)	

Note 1. Slaked quicklime shall be according to ASTM C 5.

Note 2. The asphalt binder shall be an SBS PG 76-28 when the SMA is used on a full-depth asphalt pavement and SBS PG 76-22 when used as an overlay, except where modified herein. The asphalt binder shall be an Elvaloy or SBS PG 76-22 for IL-4.75, except where modified herein. The elastic recovery shall be a minimum of 80.

Note 3. A stabilizing additive such as cellulose or mineral fiber shall be added to the SMA mixture according to Illinois Modified AASHTO M 325. The stabilizing additive shall meet the Fiber Quality Requirements listed in Illinois Modified AASHTO M 325. Prior to approval and use of fibers, the Contractor shall submit a notarized certification by the producer of these materials stating they meet these requirements. Reclaimed Asphalt Shingles (RAS) may be used in Stone Matrix Asphalt (SMA) mixtures designed with an SBA polymer modifier as a fiber additive if the mix design with RAS included meets AASHTO T305 requirements. The RAS shall be from a certified source that produces either Type I or Type 2. Material shall meet requirements noted herein and the actual dosage rate will be determined by the Engineer.

Note 4. Warm mix additives or foaming processes shall be selected from the current Bureau of Materials and Physical Research Approved List, "Warm Mix Asphalt Technologies".

Revise Article 1030.04(a)(1) of the Standard Specifications and the Supplemental Specifications to read:

“(1) High ESAL Mixtures. The Job Mix Formula (JMF) shall fall within the following limits.

High ESAL, MIXTURE COMPOSITION (% PASSING) ^{1/}										
Sieve Size	IL-19.0 mm		SMA ^{4/} IL-12.5 mm		SMA ^{4/} IL-9.5 mm		IL-9.5 mm		IL-4.75 mm	
	min	max	min	max	min	max	min	max	min	max
1 1/2 in. (37.5 mm)										
1 in. (25 mm)		100								
3/4 in. (19 mm)	90	100		100						
1/2 in. (12.5 mm)	75	89	80	100		100		100		100
3/8 in. (9.5 mm)				65	90	100	90	100		100
#4 (4.75 mm)	40	60	20	30	36	50	34	69	90	100
#8 (2.36 mm)	20	42	16	24 ^{5/}	16	32 ^{5/}	34 ^{6/}	52 ^{2/}	70	90
#16 (1.18 mm)	15	30					10	32	50	65
#30 (600 μm)			12	16	12	18				
#50 (300 μm)	6	15					4	15	15	30
#100 (150 μm)	4	9					3	10	10	18
#200 (75 μm)	3	6	7.0	9.0 ^{3/}	7.5	9.5 ^{3/}	4	6	7	9 ^{3/}
Ratio Dust/Asphalt Binder		1.0		1.5		1.5		1.0		1.0

1/ Based on percent of total aggregate weight.

2/ The mixture composition shall not exceed 44 percent passing the #8 (2.36 mm) sieve for surface courses with N_{design} = 90.

- 3/ Additional minus No. 200 (0.075 mm) material required by the mix design shall be mineral filler, unless otherwise approved by the Engineer.
- 4/ The maximum percent passing the #635 (20 μm) sieve shall be ≤ 3 percent.
- 5/ When establishing the Adjusted Job Mix Formula (AJMF) the percent passing the #8 (2.36 mm) sieve shall not be adjusted above the percentage stated on the table.
- 6/ When establishing the Adjusted Job Mix Formula (AJMF) the percent passing the #8 (2.36 mm) sieve shall not be adjusted below 34 percent.

Revise Article 1030.04(b)(1) of the Standard Specifications to read:

“(1) High ESAL Mixtures. The target value for the air voids of the HMA shall be 4.0 percent and for IL-4.75 it shall be 3.5 percent at the design number of gyrations. The VMA and VFA of the HMA design shall be based on the nominal maximum size of the aggregate in the mix, and shall conform to the following requirements.

VOLUMETRIC REQUIREMENTS High ESAL				
	Voids in the Mineral Aggregate (VMA), % minimum			Voids Filled with Asphalt Binder (VFA), %
Ndesign	IL-19.0	IL-9.5	IL-4.75 ^{1/}	
50	13.5	15.0	18.5	65 – 78 ^{2/}
70				
90				

1/ Maximum Draindown for IL-4.75 shall be 0.3 percent

2/ VFA for IL-4.75 shall be 72-85 percent”

Replace Article 1030.04(b)(3) of the Standard Specifications with the following:

“(3) SMA Mixtures.

Volumetric Requirements SMA ^{1/}			
Ndesign	Design Air Voids Target %	Voids in the Mineral Aggregate (VMA), % min.	Voids Filled with Asphalt (VFA), %
80 ^{4/}	3.5	17.0 ^{2/}	75 - 83
		16.0 ^{3/}	

1/ Maximum draindown shall be 0.3 percent. The draindown shall be determined at the JMF asphalt binder content at the mixing temperature plus 30 °F.

2/ Applies when specific gravity of coarse aggregate is ≥ 2.760 .

3/ Applies when specific gravity of coarse aggregate is < 2.760 .

4/ Blending of different types of aggregate will not be permitted. For surface course, the coarse aggregate can be crushed steel slag, crystalline crushed stone or crushed sandstone. For binder course, coarse aggregate shall be crushed stone (dolomite), crushed gravel, crystalline crushed stone, or crushed sandstone.

Add to the end of Article 1030.05 (d) (2) a. of the Standard Specifications:

“During production, the Contractor shall test SMA mixtures for draindown according to AASHTO T305 at a frequency of 1 per day of production.”

Delete last sentence of the second paragraph of Article 1102.01(a) (4) b. 2.

Add to the end of Article 1102.01 (a) (4) b. 2.:

“As an option, collected dust (baghouse) may be used in lieu of manufactured mineral filler according to the following:

(a.) Sufficient collected dust (baghouse) is available for production of the SMA mix for the entire project.

(b.) A mix design was prepared based on collected dust (baghouse).

2) Design Verification and Production

Revise Article 1030.04 (d) of the Standard Specifications to read:

“(d) Verification Testing. High ESAL, IL-4.75, and SMA mix designs submitted for verification will be tested to ensure that the resulting mix designs will pass the required criteria for the Hamburg Wheel Test (IL mod AASHTO T-324) and the Tensile Strength Test (IL mod AASHTO T-283). The Department will perform a verification test on gyratory specimens compacted by the Contractor. If the mix fails the Department’s verification test, the Contractor shall make the necessary changes to the mix and resubmit compacted specimens to the Department for verification. If the mix fails again, the mix design will be rejected.

All new and renewal mix designs will be required to be tested, prior to submittal for Department verification and shall meet the following requirements:

- (1) Hamburg Wheel Test criteria. The maximum allowable rut depth shall be 0.5 in. (12.5 mm). The minimum number of wheel passes at the 0.5 in. (12.5 mm) rut depth criteria shall be based on the high temperature binder grade of the mix as specified in the mix requirements table of the plans.

Illinois Modified AASHTO T 324 Requirements ^{1/}

Asphalt Binder Grade	# Repetitions	Max Rut Depth (mm)
PG 70 -XX (or higher)	20,000	12.5
PG 64 -XX (or lower)	10,000	12.5

1/ When produced at temperatures of 275 ± 5 °F (135 ± 3 °C) or less, loose Warm Mix Asphalt shall be oven aged at 270 ± 5 °F (132 ± 3 °C) for two hours prior to gyratory compaction of Hamburg Wheel specimens.

Note: For SMA Designs (N-80) the maximum rut depth is 6.0 mm at 20,000 repetitions. For IL 4.75mm Designs (N-50) the maximum rut depth is 9.0mm at 15,000 repetitions.

- (2) Tensile Strength Criteria. The minimum allowable conditioned tensile strength shall be 60 psi (415 kPa) for non-polymer modified performance graded (PG) asphalt binder and 80 psi (550 kPa) for polymer modified PG asphalt binder. The maximum allowable unconditioned tensile strength shall be 200 psi (1380 kPa).”

Production Testing. Revise first paragraph of Article 1030.06(a) of the Standard Specifications to read:

- “(a) High ESAL, IL-4.75, WMA, and SMA Mixtures. For each contract, a 300 ton (275 metric tons) test strip, except for SMA mixtures it will be 400 ton (363 metric ton), will be required at the beginning of HMA production for each mixture at the beginning of each construction year according to the Manual of Test Procedures for Materials “Hot Mix Asphalt Test Strip Procedures”. At the request of the Producer, the Engineer may waive the test strip if previous construction during the current construction year has demonstrated the constructability of the mix using Department test results.”

Add the following after the sixth paragraph in Article 1030.06 (a) of the Standard Specifications:

“The Hamburg Wheel test shall also be conducted on all HMA mixtures from a sample taken within the first 500 tons (450 metric tons) on the first day of production or during start up with a split reserved for the Department. The mix sample shall be tested according to the Illinois Modified AASHTO T 324 and shall meet the requirements specified herein. Mix production shall not exceed 1500 tons (1350 metric tons) or one day’s production, whichever comes first, until the testing is completed and the mixture is found to be in conformance. The requirement to cease mix production may be waived if the plant produced mixture demonstrates conformance prior to start of mix production for a contract.

If the mixture fails to meet the Hamburg Wheel criteria, no further mixture will be accepted until the Contractor takes such action as is necessary to furnish a mixture meeting the criteria”

Method of Measurement:

Add the following after the fourth paragraph of Article 406.13 (b):

“The plan quantities of SMA mixtures shall be adjusted using the actual approved binder and surface Mix Design’s Gmb.”

Basis of Payment.

Replace the fourth paragraph of Article 406.14 of the Standard Specifications with the following:

“Stone matrix asphalt will be paid for at the contract unit price per ton (metric ton) for POLYMERIZED HOT-MIX ASPHALT SURFACE COURSE, STONE MATRIX ASPHALT, of the mixture composition and Ndesign specified; and POLYMERIZED HOT-MIX ASPHALT BINDER COURSE, STONE MATRIX ASPHALT, of the mixture composition and Ndesign specified.”

GROUND TIRE RUBBER (GTR) MODIFIED ASPHALT BINDER (D-1)

Effective: June 26, 2006

Revised: April 1, 2016

Add the following to the end of article 1032.05 of the Standard Specifications:

“(c) Ground Tire Rubber (GTR) Modified Asphalt Binder. A quantity of 10.0 to 14.0 percent GTR (Note 1) shall be blended by dry unit weight with a PG 64-28 to make a GTR 70-28 or a PG 58-28 to make a GTR 64-28. The base PG 64-28 and PG 58-28 asphalt binders shall meet the requirements of Article 1032.05(a). Compatible polymers may be added during production. The GTR modified asphalt binder shall meet the requirements of the following table.

Test	Asphalt Grade GTR 70-28	Asphalt Grade GTR 64-28
Flash Point (C.O.C.), AASHTO T 48, °F (°C), min.	450 (232)	450 (232)
Rotational Viscosity, AASHTO T 316 @ 275 °F (135 °C), Poises, Pa·s, max.	30 (3)	30 (3)
Softening Point, AASHTO T 53, °F (°C), min.	135 (57)	130 (54)
Elastic Recovery, ASTM D 6084, Procedure A (sieve waived) @ 77 °F, (25 °C), aged, ss, 100 mm elongation, 5 cm/min., cut immediately, %, min.	65	65

Note 1. GTR shall be produced from processing automobile and/or light truck tires by the ambient grinding method. GTR shall not exceed 1/16 in. (2 mm) in any dimension and shall contain no free metal particles or other 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, 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

Add the following to the end of Note 1. 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 must be capable of providing continuous mechanical mixing throughout by continuous agitation and 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.”

Revise 1030.02(c) of the Standard Specifications to read:

“(c) RAP Materials (Note 5)1031”

Add the following note to 1030.02 of the Standard Specifications:

Note 5. When using reclaimed asphalt pavement and/or reclaimed asphalt shingles, the maximum asphalt binder replacement percentage shall be according to the most recent special provision for recycled materials.

CLOSED CIRCUIT TELEVISION CAMERA EQUIPMENT

Description

This work shall consist of furnishing and installing equipment for the control and distribution of CCTV video from the CCTV camera to a Video Collection Point (VCP). This work includes all CAT-6 cable required to interface to the CCTV camera and this equipment. Transmission for the video and control signals shall be by fiber optic cable as specified elsewhere herein and as indicated in the Plans.

Materials

General

The CCTV equipment shall be mounted in a cabinet provided and paid for separately. The installation and mounting of the CCTV equipment shall be fully coordinated with the cabinet. The equipment shall be securely mounted on a mounting back panel or on a corrosion resistant DIN rail if equipment is configured as such.

The CCTV equipment may be co-located within another equipment controller cabinet as indicated in the Plans.

Closed Circuit Television Camera Power Supply

The Closed Circuit Television Camera Power Supply shall supply power to the camera dome assembly. The requirements include:

Input voltage	120 VAC \pm 10%
Output voltage	24 VAC \pm 10%
Operating Temperature Range:	-40°C to +70°C (minimum)
Storage Temperature Range:	-40°C to +75°C (minimum)

The power supply shall include an AC power indicator with power on/off switch. All outputs shall be fused. The power supply shall be sized for the dome units being supplied, considering pan/tilt, heating, and blower requirements, and shall not be less than 100 VA.

Over-voltage Protection

Over-voltage protection shall be provided on the power conductors, camera control conductors, and the video cables. The specific protection is based on the elements being protected

Incoming Power Protection

The incoming power shall be protected with a filtering surge protector that absorbs power line noise and switching transients. The specified performance shall be as follows:

Peak current	20 kA (8x20 μ s waveshape)
Life Test	5% change
Clamp voltage	280 V typical @ 20 kA
Response time	\leq 5 ns
Continuous service current	10 amps max. 120 VAC/60 Hz
Operating Temperature	-40°C to +75°C (minimum)
Nominal dimensions	7.15 inches by 3.13 inches by 2.3 inches

Camera Cable Surge Protection

The CAT6 cable from the camera shall be protected with a lightning surge protector. The unit shall be fully compatible with the camera cabling and PoE and shall have shielded RJ45 jacks for EMI noise suppression. The unit shall provide high performance 3-stage protection:

1. Differential gas discharge tube
2. PTC resettable fuse
3. Low capacitance diode array

Specific requirements include:

Ethernet Connectors	(2) Shielded RJ45 Ports
Gas Tube Voltage	+/- 90 V
PTC Fuse Rating	+/- 1 A
Clamping Voltage	+/- 58 V
Operating Temperature	-40° C to +80° C
Nominal dimensions	6.3 x 3.2 x 2.2 (inches)

The protector shall protect a minimum of four conductors. [Transmit Data (2 wires) and Receiver Data (2 wires)]

IP Relay

The IP Relay shall capable of remotely shutting off power to the CCTV camera in order to reboot operation. The IP Relay shall be capable of interfacing with the Ethernet Switch installed in the cabinet using Ethernet protocols.

Specific requirements include:

Ethernet Connectors	(1) RJ45 Port
Relays	(8) T-90 SPDT relays
Relay Rating	12A each
Operating Temperature	-34° C to +77° C
Nominal dimensions	6.0 x 4.25 x 2.25 (inches)

Cabinet

The CCTV cabinet shall meet the requirements specified for the CABINET, MODEL 334 and shall be paid for separately under that pay item.

Construction Requirements

General

The Contractor shall prepare and submit a shop drawing detailing the complete closed-circuit television equipment installation. The shop drawings shall identify the installation and specifications of all components to be supplied, for approval of the Engineer. Particular emphasis shall be given to the cabling and the interconnection of all of the components.

Appropriate connectors shall be furnished and installed to interface the in-cabinet components to the integrated dome camera assembly. The Contractor shall mount the in-cabinet components in the equipment cabinet and connect them to AC power, communications, and video feeds.

Testing

The Contractor shall test each installed CCTV Camera Equipment. The test shall be conducted from the field cabinet using the standard communication protocol and a laptop computer. The Contractor shall verify that the camera can be fully exercised and moved through the entire limits of Pan, Tilt, Zoom, Focus and Iris adjustments, using both the manual control and presets.

The Contractor shall repeat the test at REVLAC Building "E" and the Edens Spur node cabinet to confirm remote operability.

The Contractor shall maintain a log of all testing and the corresponding results. A representative of the Contractor and a representative of the Engineer shall sign the log as witnessing the results. Records of all tests shall be submitted to the Engineer prior to accepting the installation.

Documentation

One copy of all operations and maintenance manuals for each CCTV component shall be delivered for each assembly installed. In addition, full documentation for all software and associated protocols shall be supplied to the Department on a CD-ROM. The Department reserves the right to provide this documentation to other parties who may be contracted with in order to provide overall integration or maintenance of this item.

Warranty

The Contractor shall warranty all materials and workmanship including labor for a period of two years after the completion and acceptance of the installation, unless other warranty requirements prevail. The warranty period shall begin when the Contractor completes all construction obligations related to this item and when the components for this item have been accepted, which shall be documented as the final completion date in the construction status report. This warranty shall include repair and/or replacement of all failed components via a factory authorized depot repair service. All items sent to the depot for repair shall be returned within two weeks of the date of receipt at the facility. The depot location shall be in the United States. Repairs shall not require more than two weeks from date of receipt and the provider of the warranty shall be responsible for all return shipping costs.

The depot maintainer designated for each component shall be authorized by the original manufacturer to supply this service. A warranty certificate shall be supplied for each component from the designated depot repair site indicating the start and end dates of the warranty. The certificate shall be supplied at the conclusion of the system acceptance test and shall be for a minimum of two years after that point. The certificate shall name the Department as the recipient of the service. The Department shall have the right to transfer this service to other private parties who may be contracted to perform overall maintenance of the facility.

Method of Measurement

This work will be paid for at the contract unit price for each installation.

Basis of Payment

This work will be paid for at the contract unit price each for CLOSED CIRCUIT TELEVISION CAMERA EQUIPMENT.

CLOSED CIRCUIT TELEVISION CAMERA STRUCTURE FOUNDATION, 30” DIAMETER

Description

This work shall consist of constructing a reinforced concrete foundation, of the dimensions indicated, complete with raceways. The foundation depth shall be as shown in the Plans or as directed by the Engineer.

The foundation shall include boring/excavation, reinforcement, concrete, grout, anchor bolts, nuts, washers and raceways as well as clean up and restoration of the location.

Materials

Concrete shall be Class SI complying with Article 1020.04 of the Standard Specifications.

Reinforcement bars shall comply with Article 1006.10 of the Standard Specifications.

Anchor bolts/rods shall comply with Article 1006.09 of the Standard Specifications.

The entire length of the anchor bolts as well as the nuts and washers shall be hot dip galvanized in accordance with the requirements of ASTM Designation A 153.

Unless otherwise indicated, conduit raceways shall be heavy wall rigid polyvinylchloride (PVC) conduit, (Schedule 40) UL listed and in conformance with NEMA TC2 and Federal Specification WC 1094A. Raceways shall be of the number and size as indicated.

Construction Requirements

The foundation depths shall be as directed by the Engineer based upon evaluation of the soil conditions encountered. The Engineer may determine soil condition by visual inspection or, where practical, by the use of a pocket penetrometer and will establish foundation depth based upon the Foundation Depth Table shown in the Plans, where applicable.

The hole for the foundation shall be made by drilling with an auger, of the same diameter as the foundation. The foundation shall be cast in place and allowed to cure for 10 days minimum before the light pole is erected. If soil conditions require the use of a liner to form the hole, the liner shall be withdrawn as the concrete is deposited. The top of the foundation shall be constructed level so that no shims or other leveling device will be needed to set the light standard plumb on the foundation. A liner or form shall be used to produce a uniform smooth side to the top of the foundation. Foundation top shall be chamfered $\frac{3}{4}$ inch unless otherwise indicated.

Extreme care shall be used in establishing the top elevation of concrete foundations, especially when foundations are installed before final grading is complete. Foundations shall not protrude above grade more than the limits indicated in the Plans, except for specifically indicated locations, and where not otherwise indicated, foundation shall not protrude above grade more than 4 inches above a 60 inch chord centered at the foundation, at any point around the circumference. Where foundation heights extend beyond specified limits, the Engineer may direct replacement of the foundation and the incorrect foundation will not be measured for payment.

The steel reinforcement, the raceway conduits and the anchor bolts shall be secured in place to each other and properly positioned in the augered hole so that at time of pouring of concrete mixture in place the above said components retain their proper positions. Special attention shall be paid to the positioning of the anchor bolts. It is of utmost importance that the anchor bolt projections on top of the foundation, after placement of the concrete, remain in a perfectly vertical position.

The Contractor shall restore areas that have been disturbed or temporarily graded to their original condition. The cost of seeding the restored areas is included in this pay item.

Method of Measurement

This work will be measured for payment in feet in place. The length measured will be limited to that shown in the Plans or authorized by the Engineer.

Basis of Payment

This work will be paid for at the contract unit price per foot for CLOSED CIRCUIT TELEVISION CAMERA STRUCTURE FOUNDATION, 30" DIAMETER.

CCTV CAMERA STRUCTURE, 50 FT. MOUNTING HEIGHT

Description

This work shall consist of furnishing and installing a conventional type round tapered aluminum pole complete with CCTV camera mount and all required hardware including bolt covers as specified herein.

Materials

Pole Shaft

Unless otherwise indicated the pole shaft shall be made of aluminum conforming to current ASTM designation B 221, alloy 6063 with final temper T6. The shaft shall be spun drawn to smooth circular, tubular, seamless, tapered design.

Unless otherwise indicated, the pole shall be designed and manufactured to withstand equipment dead loadings of up to and including a 75 pound camera having an effective projected area of 1.6 ft² on a single 4 foot arm, and shall also to withstand loadings of up to and including the same camera on each of two 4-foot arms oriented at any angle from 45 to 180 degrees apart, meeting the criteria of 2015 AASHTO LRFD for 120 mph wind zone. These loading requirements shall include all camera and arm orientations possible for the given pole height, up to and including the limits given. Information submitted for approval shall document satisfaction of this requirement.

The indicated mounting height shall be taken from the bottom of the pole shaft base plate and shall be obtained with a nominal arm rise of 12 inches as specified elsewhere herein. This shall determine the required length of the pole shaft regardless of the actual mounting method of the pole.

Unless otherwise indicated, poles shall have a 10 inch outside bottom diameter tapering to 6 inch outside top diameter. The shaft shall be designed to accommodate loading of the arm configuration indicated, with a minimum wall thickness of 0.312 inch. Where the indicated arm configuration exceeds these minimum criteria, the wall thickness shall be increased to satisfy the design loading requirements.

Handhole

There shall be an oval shaped opening in the side of the shaft for the purpose of a handhole. Unless otherwise indicated, the centerline of the handhole shall be 18 inch from the bottom of the shaft. The handhole shall be 4 inch x 8 inch in size with the 8 inch dimension being situated vertically and in the same plane as any one of the sides of the base. The opening in the shaft shall be reinforced with a handhole frame situated on the inside of the shaft and welded to the shaft. A 1/2"-13 tapped hole shall be provided in the frame for attaching a mechanical grounding connector. The handhole cover shall be fastened to the frame with 1/4"-20 size steel core nylon hex-head screws and the holes for the screws shall be tapped to match the screws. Unless otherwise indicated, the orientation of the handhole shall be such that its pole face shall be opposite to the pole face exposed to oncoming traffic and unless otherwise indicated, the handhole shall be oriented on a face 90 degrees from arm orientation.

All exposed surfaces of the shaft shall be of a smooth, even texture, free from marks and imperfections. The pole shall have a satin ground finish, 100 grit or finer.

Top Plate

The top of the pole shaft shall be enclosed with a removable top plate. The top plate shall be secured in place with 300 series galvanized steel screws. The design of the top plate shall be such that it shall not permit entry of water into the shaft.

Grommets at the top portion of the shaft two 1½ inch diameter openings shall be made and two 1¼ inch inside diameter rubber grommets shall be provided, for wiring purposes through the arm(s). The grommet openings shall be at 90 degree angles from the position of the handhole, i.e., there shall be two (2) grommet openings for each shaft, 180 degrees apart from each other and at 90 degrees apart from the handhole, unless otherwise indicated.

Base Plate

The bottom portion of the shaft shall be fitted with a base. The base shall be a permanent mold casting of aluminum alloy conforming to current Aluminum Association designations 356.0 or 4356.0, with final temper T6. The base shall be welded to the shaft by the inert gas shielded arc method. All welds shall be free from cracks and pores. All shafts with base plates shall be heat treated after welding. The base shall be equipped with anchor bolt covers. Four anchor bolt slots shall be provided in the base to accommodate the required bolt circle diameter. Unless otherwise indicated, poles shall have 15 inch bolt circles. The size of the slots shall be 1¼ inch by 2 inches as detailed on the pole drawing.

Rodent Guard

The space between the finished top of the foundation and the bottom of the base plate of the pole shall be enclosed with an expanded metal screen made of stainless steel. The size of the mesh of the screen shall be 1/4 in. (6 mm) or less and #18 gauge (1.22 mm) thick, or heavier as approved by the Engineer. The screen shall be held in place with a stainless-steel band installed around the tower base plate. The band shall be held tight by a ratchet-type device. Grouting shall not be used to enclose the above described space.”

Anchor Bolt Covers

The anchor bolt covers shall be made from aluminum, conforming to current ASTM B 108, S5A F or, B 26, SG70A. The anchor bolt covers shall be fastened to the base with ¼ inch - 20 threaded steel reinforced plastic fasteners. The fasteners shall be threaded with ¼ inch - 20 threaded holes for bolt covers.

Vibration Damper

The pole shall be coordinated with all cameras being provided on this project to be free of susceptibility to harmful harmonics and vibrations. The pole shall incorporate an internal vibration damper. The material submitted for approval shall address this requirement.

Bundling

The shafts shall be shipped in bundles without any wrapping on the individual shafts or the entire bundle. Appropriate bundling materials shall be used to make a rigid, long lasting bundle capable of being handled, shipped and stored without shifting or breaking of contents.

Arm

The arm (bracket) shall be manufactured by the CCTV camera manufacturer and be fully coordinated with the CCTV camera pay item. All openings extending to the camera the bracket shall be free of burrs and rough edges that may be injurious to the wires.

Vibration Requirements

The detailed design and fabrication of the shaft and of the arms shall be such as to withstand 120 mph AASHTO criteria for wind and vibrations, caused by the wind pressure. There shall be no excessive vibrations in the shaft, arm(s) under moderate wind pressure, where damage may result to the camera(s) and/or its component parts, and/or arms(s). A dampening device, as an integral part of the shaft, shall be installed in the shaft to alleviate such excessive vibrations. The proposed vibration dampening device shall be submitted for Engineer's approval.

No information contained herein shall be construed to relieve the Contractor of the above requirements.

Certification and Guarantee

The submittal information shall include a written certification of compliance with the contract requirements from the Manufacturer. The certification shall specifically identify the project route, location, section number, and contract number, as applicable and shall identify specifically the equipment covered by the certification. The certification shall be made on the Manufacturer's corporate stationary and it shall be dated and signed by a responsible officer of the company, with the signee's title listed.

In addition, submittal information shall include the guarantee as specified under General Electrical Provisions.

Construction Requirements

The structure shall be set plumb on the foundation without the use of shims, grout or any other leveling devices under the pole base. The arm or bracket shall be set at right angles to the centerline of the pavement, unless otherwise indicated. This item shall be coordinated with the applicable camera (with pole wire and fusing) and foundation with anchor bolts, which shall be provided under separate pay items, as applicable.

Poles shall not be installed until cameras are available for installation at the same time the poles are installed. Poles shall not be installed and left standing without a coordinated installation of arm and camera.

Method of Measurement

This work will be paid for at the contract unit price for each camera structure installed.

Basis of Payment

This work will be paid for at the contract unit price each for CLOSED CIRCUIT TELEVISION CAMERA STRUCTURE, 50 FT. MOUNTING HEIGHT.

REPLACE EXISTING CCTV CAMERA LOWERING DEVICE

Effective: October 1, 2015

Description. This item shall consist of furnishing and replacing an existing analog CCTV camera lowering device with a lowering device compatible with the HD CCTV camera specified elsewhere herein.

Removal. The existing camera lowering device is a CLDMG2-HYP-xxx manufacturer by MG Squared Products. The existing lowering device shall be tested for operation in the presence of the Engineer. Any deficiencies shall be documented. The lowering device shall be removed and packaged in the new lowering device packaging

The existing CCTV camera shall also be tested for operation, salvaged and carefully packed. Any deficiencies shall be documented. The existing lowering device and camera shall be transported to the State storage facility within District 1 as directed by the Engineer.

Materials. For compatibility of the lowering device with the pole, the new lowering device shall be manufactured by the same manufacturer as the existing lowering device

Installation. The Contractor shall install the CCTV camera lowering device in accordance with manufacturer's instructions. On-site training by a factory representative of the lowering device is required. The Engineer shall be advised as to when and where the on-site training will take place.

Documentation. In addition to the initial submittal(s) prior to procurement, the Contractor shall provide installation and operation manuals, documentation of exact equipment model and serial numbers, software/firmware version numbers, in hardcopy and PDF formats on CDROM.

Measurement. The replacement and salvage of the lowering device and camera shall be counted as each.

Basis of Payment. This work will be paid for at the contract unit price each for REPLACE EXISTING CCTV CAMERA LOWERING DEVICE.

ELECTRICAL WORK, IDOT BUILDING E

Description

This work shall consist of providing labor and materials necessary to install new fiber optic communications equipment and cabling, and network equipment inside IDOT Building "E" located at the Edens/Kennedy Junction on I-94.

New wall-mounted fiber optic splice enclosures shall be installed inside IDOT Building E. The new fiber optic splice enclosures will serve as an end point for the distribution and trunk fiber optic cable being installed in this project. The new fiber optic cable shall be routed through existing conduit into the building and shall be terminated within the new fiber optic splice enclosures. The network equipment shall be installed on an existing communications rack, the layout of which shall be modified and included with this work to accommodate this installation.

This work shall include all conduits, cables, connectors, terminations and associated hardware to install the fiber optic splice enclosure and install and provide power to the Ethernet Switches shall be included in this pay item.

The existing CCTV camera and lowering device mounted on the nearby radio monopole shall be removed and replaced and paid for separately. All conduit and cable associated with this work shall be included with this pay item.

Materials

Materials shall be according to all applicable Articles of the Standard Specifications Division 1000 – Materials.

The Contractor shall furnish two (2) fiber optic enclosures. Each fiber optic enclosure shall:

- (a) be capable of terminating a minimum of 144 fiber optic cable strands
- (b) be capable of being wall-mounted
- (c) allow termination of a fiber optic jumper to interconnect outside plant fibers to fiber optic communication equipment
- (d) be supplied with optical splice trays and holder
- (e) be aluminum material per ATSM B209, powder coated, and modular design
- (f) have bulkheads or adapter modules with single-mode LC compatible, ceramic ports, unless a substitute is approved by the Engineer
- (g) have cable strain relief hardware
- (h) have pull out labels for administrative documentation

All mounting hardware for securing the enclosures to the wall shall be included.

The Contractor shall furnish all materials required to terminate fiber optic strands as shown in the Plans. Specific components required for connecting fibers inside the enclosures include optical connectors, pigtails, and patch panels. The Contractor shall furnish conduit to route the fiber optic cable as needed within the building, as shown in the Plans or as directed by the Engineer.

Network Equipment.

To maintain compatibility with the existing installed network infrastructure the network equipment shall be as follows:

Part Number	Description	Qty
Group Name: Core Switches		
C9500-24Y4C-A	Catalyst 9500 24x1/10/25G and 4-port 40/100G, Advantage	2
S9500UK9-168	UNIVERSAL	2
C9K-PWR-650WAC-R	650W AC Config 4 Power Supply front to back cooling	2
CAB-9K12A-NA	Power Cord, 125VAC 13A NEMA 5-15 Plug, North America	4
C9K-F1-SSD-BLANK	Cisco pluggable SSD storage	2
C9K-PWR-650WAC-R/2	650W AC Config 4 Power Supply front to back cooling	2
Group Name: Access Switches		
C9300-48T-A	Catalyst 9300 48-port data only, Network Advantage	2
PWR-C1-715WAC	715W AC Config 1 Power Supply	2
PWR-C1-715WAC/2	715W AC Config 1 Secondary Power Supply	2
CAB-TA-NA	North America AC Type A Power Cable	4
C9300-NM-8X	Catalyst 9300 8 x 10GE Network Module	2
STACK-T1-50CM	50CM Type 1 Stacking Cable	2
CAB-SPWR-30CM	Catalyst Stack Power Cable 30 CM	2
Group Name: Device Connectivity with SFPs		
SFP-H10GB-CU1M=	10GBASE-CU SFP+ Cable 1 Meter	1
QSFP-H40G-CU1M=	40GBASE-CR4 Passive Copper Cable, 1m	2
SFP-H10GB-CU5M=	10GBASE-CU SFP+ Cable 5 Meter	4
GLC-ZX-SMD=	1000BASE-ZX SFP transceiver module, SMF, 1550nm, DOM	4
SFP-10G-BX40U-I=	10GBASE-BX SFP+ transceiver module, SMF, DOM	2
GLC-LH-SMD=	1000BASE-LH SFP transceiver module, SMF	8

The Contractor shall provide catalog cuts for review and approval. Question regarding the equipment list shall be submitted in writing. Upon approval of the catalog cuts, the Contractor shall deliver the equipment to a location within District 1 for configuration by the Network Administrator. After the equipment is configured, the Contractor shall pickup equipment and install the equipment in the field.

Construction Requirements

General requirements must be in accordance with Section 801 of the Standard Specifications.

All work shall be coordinated with, and approved by, IDOT Building E maintenance personnel.

The Contractor shall route new fiber optic cables into IDOT Building E through an existing junction box as shown in the Plans. The Contractor shall install new conduit within the building as needed in order to route fiber from the new fiber optic splice enclosure to other equipment, as shown in the Plans or as directed by the Engineer.

The Contractor shall install the fiber optic splice enclosures in the building as specified in the Plans and as directed by the Engineer. All work shall be done in a neat and workmanlike manner. Particular care shall be taken as to not kink the fiber optic cable. All fibers entering the termination panel shall be terminated on patch panels and with jumpers connected as shown in the Plans.

Fiber optic jumper assignments for patching to existing fiber optic strands to establish backhaul communications shall be provided by the Engineer.

The Contractor shall install a HD CCTV Dome Color Camera on the existing radio monopole as shown in the Plans or as directed by the Engineer. The HD CCTV Dome Color Camera shall be installed per the construction requirements section of the "*Closed Circuit Television Camera*" specification.

Method of Measurement

This work will not be measured for payment.

Basis of Payment

This work will be paid for at the contract lump sum price for ELECTRICAL WORK, IDOT BUILDING E.

VIDEO WALL UPGRADES

Description

This work shall consist of furnishing and installing video distribution equipment at the IDOT District 1 Communication Center. The video distribution equipment shall be comprised of an array of LCD monitors, individual LCD monitors, and an integrated video distribution/display system, as described herein. This work also includes all mounting hardware and cabling required.

Materials

The Contractor shall furnish the following items:

- Twenty-eight (28) 42" LCD Display Monitors.
- Two (2) 65" LCD Display Monitors.
- Video Distribution and Display System (VDDS)
- Associated video distribution equipment such as codecs, VDAs, rack mounted LCD monitors, cabinets, and all appurtenances required for system integration.
- Equipment cabinets complete with wire way management.

LCD Display Monitor, 42"

Manufacturer: LG, Sharp, Samsung, Toshiba, Panasonic, Barco, or approved equal.

Display Technology	Direct View LCD, LED Backlight
Display Area	42.0" measured diagonally
Aspect Ratio	16:9
Native Resolution	1920 x 1080
Brightness (minimum)	450 Cd/m ² (typ.)
Viewing Angle	H: 178° & V: 178°, +/-1°
Contrast	50,000:1 (DCR)
Color Depth	10 bit color resolution – 1.07 B colors
Response Time	8 msec, max.
Light Source	LED
Light Source Lifetime	50,000 hours (minimum)
Usage Rating (hrs/day)	24/7
Dimensions	39" x 23" x 1.5", Approx.
Bezel Width	<10mm
Weight	<35 lbs.
Power Supply	100-240VAC , 60-50 Hz
Power Consumption	<250W
Video Input	HDMI, DVI, DP, PC In, Component, Composite
Control	RS232, RJ45 (Ethernet)
Mount	Monitor manufacturer approved (400mm x 400mm)
Warranty	3 Years

LCD Display Monitor, 65"

Manufacturer: Shall be the same manufacturer and model series as the 42" LCD provided.

Display Technology	Direct View LCD, LED Backlight
Display Area	64.5" measured diagonally
Aspect Ratio	16:9
Native Resolution	1920 x 1080
Brightness	450 Cd/m ² (typ.)
Viewing Angle	H: 178° & V: 178°, +/-1°
Contrast	10,000:1 (DCR)
Color Depth	10 bit color resolution – 1.07 B colors
Response Time	10 msec, max.
Light Source	LED
Light Source Lifetime	50,000 hours
Usage Rating (hrs/day)	24/7
Dimensions	60.5" x 35.7" x 5.4", Approx.
Bezel Width	<20mm
Weight	<80 lbs.
Power Supply	100-240VAC , 60-50 Hz
Power Consumption	<250W
Video Input	HDMI, DVI, DP, VGA, Component, Composite
Control	RS232, RJ45 (Ethernet)
Mount	Monitor manufacturer approved (600mm x 400mm)
Warranty	3 Years

Video Distribution and Display System (VDDS)

The Video Distribution / Display System (VDDS) shall be comprised of input nodes to capture various types of video signals, output nodes to drive displays, StreamCenters to decode and display streaming IP sources, and switches to interconnect them. The system shall be a manufactured by Jupiter Systems, or approved equal.

Input signals can be either digital or analog to meet the interface requirements of the attached devices. All video processing shall be done in the digital domain including cropping, scaling, de-interlacing and noise reduction.

The VDDS shall be managed by the Manufacturer's software, which shall be an intuitive, object-oriented, drag-and-drop interface to control and manage multiple inputs, outputs and display walls. The software shall be fully integrated with the 360 Cameleon ITS software.

A touch-based control system interface shall be incorporated in the VDDS with a rack-mounted touchscreen provided as a part of this item. The interface shall:

- be capable of managing video walls and standalone monitors.
- be capable of mimicking the display wall and standalone LCD monitors and sources.
- allow for dragging and dropping sources onto the video.
- shall include a search engine for finding cameras.
- be capable of being easily installed on other desktop computers to allow for full functionality in controlling the video wall.

The VDDS shall support redundant servers. A second Domain Control Server shall be provided at to automatically take over if the primary server fails.

The VDDS shall be installed and commissioned by a manufacturer certified system integrator approved by the Engineer.

Video Control Workstation

The Contractor shall furnish a workstation compatible with the VDDS. The workstation shall consist of a rack-mounted touch screen monitor, rack mounted computer, keyboard, and mouse. The minimum requirements are as follows:

CPU Manufacturer	Dell or approved equal
Processor	Intel Xeon Gold 5122 @ 3.6GHz
Installed Memory	16 GB DDR4 RDIMM ECC
Video Card	Dual NVIDIA® Quadro®P1000, 4GB, 4 mDP
Operating System	Windows 10
Case	Rack mount
Ports	(6) USB 3.0 Ports, (1) Serial, (2) PS/2, (1) RJ-45
DVD	16x DVA +/- RW Data Only
Keyboard	Full Size
Monitor	17" Rack-Mount, 16:9 ratio, antiglare, 1920x1080 at 60 Hz, < 3 ms response time.

Equipment cabinet

For compatibility with existing equipment, the equipment cabinets provided shall be Middle Atlantic MRK 4026. The cabinets shall include all required hardware, caster bases, side panels, cable management, front and rear perforated doors and power distribution.

Construction Requirements

General

The existing video distribution and control system shall be modified to facilitate the use of one universal integrated video distribution and display system. The existing iMPath and NKF decoders shall remain in place. All new digital video and control cables shall be routed to all 42" and 65" monitor locations prior to removal of the old monitors to facilitate a quick change out and a minimum disruption to Communications Center operations. The change out of the cabinets shall be made within four hours, between the hours of 10:00am and 2:00pm with video fully operational by 2:30pm. At no time shall the Kennedy Expressway REVLAC System operational video be interrupted.

Installation/Removal of Equipment

The Contractor shall install and remove all equipment and cabling as show in the Plans, per manufacturer's recommendations, and as directed by the Engineer. New cabling shall be routed along existing pathways to each existing monitor or monitor array prior to removing the monitors. After removing the existing monitors, the existing cabling shall be removed carefully so as not to damage the new cable.

Existing items to be removed shall be turned over to the Department as directed by the Engineer. Items to be removed include:

- Twenty-five (25) existing 42" LCD monitors.
- Suspended alarm annunciator panel.
- Existing video output cabinets and equipment.

Submittals.

The Contractor shall assemble and submit a complete and detailed plan for the removal and installation of all equipment and cabling. The submittal shall include dimensioned, detailed electrical wiring diagrams for all electrical components and location of power source. The submittal package shall also identify the details of non-equipment requirements of the system, such as specified maintenance training, and it shall include letters of commitment relative to specified warranty and maintenance support. Catalog cut sheets shall be provided for all equipment for review and approval by the Engineer prior to beginning work. A schedule shall be provided to the Engineer documenting the proposed work stages and the downtime for any monitors.

Method of Measurement

The work shall be measured for payment as lump sum when furnished, installed, and made fully operational, and tested as detailed herein.

Basis of Payment

This work will be paid for at the contract lump sum price for VIDEO WALL UPGRADES, IDOT DISTRICT 1.

CCTV INTEGRATION

Description

This work shall consist of payment for work performed by a 3rd party vendor for work related to the integration of the video switchers, VGA switchers, and video monitors.

Construction Requirements

The Department will provide the Contractor with the contact information for the 3rd party vendor. It shall be the Contractor's responsibility to contact the vendor to perform the integration work for the CCTV system. The work shall be as directed by the Engineer.

Method of Payment

The Contractor will be reimbursed to the exact amount of money as billed by the 3rd party vendor to provide the CCTV integration work. No extra compensation shall be paid to the Contractor.

For bidding purposes, this item shall be estimated as \$20,000.00

Basis of Payment.

This work will be paid for at the contract lump sum price for BUDGETARY ALLOWANCE FOR CCTV INTEGRATION which shall be reimbursement in full.

CLOSED CIRCUIT TELEVISION CAMERA STRUCTURE, FOUNDATION, 80 FT. MOUNTING HEIGHT

Description

This work shall consist of the constructing a steel reinforced concrete foundation, of the dimensions indicated in the Plans, complete with raceways. The foundation depth shall be as indicated in the Foundation Depth Table shown in the Plans.

The foundation shall include excavation, reinforcement, concrete, anchor bolts, nuts, washers and raceways as well as clean up and restoration of the location.

Materials

Concrete shall be Class SI complying with Article 1020.04 of the Standard Specifications.

Reinforcement bars shall comply with Article 1006.10 of the Standard Specifications.

Anchor rods shall comply with Article 1006.09 of the Standard Specifications.

The entire length of the anchor bolts as well as the nuts and washers shall be hot dip galvanized in accordance with the requirements of ASTM Designation F 2329.

Unless otherwise indicated, conduit raceways shall be heavy wall rigid polyvinylchloride (PVC) conduit, (Schedule 40) UL listed and in conformance with NEMA TC2 and Federal Specification WC 1094A. Raceways shall be of the number and size as indicated.

Construction Requirements

The foundation depths shall be as shown in the Plans. The hole for the foundation shall be made by drilling with an auger, of the same diameter as the foundation. The foundation shall be cast in place and allowed to cure for 10 days minimum before the camera pole is erected. If soil conditions require the use of a liner to form the hole, the liner shall be withdrawn as the concrete is deposited. The top of the foundation shall be constructed level so that no shims or other leveling device will be needed to set the light standard plumb on the foundation. A liner or form shall be used to produce a uniform smooth side to the top of the foundation. Foundation top shall be chamfered 25 mm (1 inch) unless otherwise indicated.

Extreme care shall be used in establishing the top elevation of concrete foundations, especially when foundations are installed before final grading is complete. Foundations shall not protrude above grade more than the limits indicated in the Plans, except for specifically indicated locations, and where not otherwise indicated, foundation shall not protrude above grade more than 101.6 mm (4 inches) above a 1524.0 mm (60-inch) chord centered at the foundation, at any point around the circumference. Where foundation heights extend beyond specified limits, the Engineer may direct replacement of the foundation and the incorrect foundation will not be measured for payment.

The steel reinforcement, the raceway conduits and the anchor bolts shall be secured in place to each other and properly positioned in the augered hole so that at time of pouring of concrete mixture in place the above said components retain their proper positions. Special attention shall be paid to the positioning of the anchor bolts. It is of utmost importance that the anchor bolt projections on top of the foundation, after placement of the concrete, remain in a perfectly vertical position.

The Contractor shall restore areas that have been disturbed or temporarily graded to their original condition. The cost of seeding the restored areas is included in this pay item.

The space between the finished top of the foundation and the bottom of the base plate of the pole shall be enclosed with an expanded metal screen made of stainless steel. The size of the mesh of the screen shall be 1/4 in. (6 mm) or less and #18 gauge (1.22 mm) thick, or heavier as approved by the Engineer. The screen shall be held in place with a stainless-steel band installed around the tower base plate. The band shall be held tight by a ratchet-type device. Grouting shall not be used to enclose the above described space.”

Method of Measurement

This work will be measured for payment in feet in place. The length measured will be limited to that shown in the Plans or authorized by the Engineer.

Basis of Payment

This work will be paid for at the contract unit price per foot for CLOSED CIRCUIT TELEVISION CAMERA STRUCTURE, FOUNDATION, 80 FT. MOUNTING HEIGHT.

CCTV CAMERA STRUCTURE, GALVANIZED STEEL WITH LOWERING DEVICE

Description

This work shall consist of furnishing and installing a CCTV camera structure complete with camera lowering device. The structure shall be a galvanized steel structure. The lowering device shall be configured to support a high definition camera with the appropriate power and Ethernet cable connections.

Definitions

- CCTV Camera Structure: The complete camera structure and lowering device as one integral working system.
- Pole: The camera structure shaft.
- Lowering Device: The components involved with the mounting, operation, and raising and lowering of the CCTV camera.
- Structure Height: The height of the structure shall be measured as indicated in the Plans.

Materials

Pole

The pole shall be designed in accordance with 2015 AASHTO LRFD Standard Specifications for Structural Supports for Highway Signs, Luminaires and Traffic Signals with wind pressure for a 120 mph wind zone. The pole shall be designed for use with a single arm camera lowering device with a total effective area of 2 square feet and total weight of 95 lbs. The structure shall not exceed 1" deflection in a 30 mph (non-gust) wind.

The pole shall be designed and constructed so no structural member or other component is applied in excess of the manufacturer's recommended rating (when applicable) or the published rating, whichever is lower.

The 50 ft mounting height pole shaft shall be made of one section for field assembly. The 80 ft mounting height pole shaft shall be made of a maximum of two sections for field assembly. The pole shafts shall be a round cross section and meet the requirements of ASTM A572 or A1011 with a minimum yield strength of 50,000 psi. The pole base plate shall meet the requirements of ASTM A572 or A1011. Anchor bolts shall conform to ASTM F1554 gr. 55. The pole shafts shall also meet or extend the following minimum requirements based on mounting height:

	50 ft. Mounting Height Shaft	80 ft. Mounting Height Shaft
Pole Dia. at Base	14.75"	24"
Min. Bottom Section Wall Thickness	0.3125" (10/32")	0.3125" (10/32")
Min. Top Section Wall Thickness	N/A	0.21875" (7/32")
Overall Pole Height	50'	80'
Base Plate Thickness	1.25"	2"
Bolt Circle Dia.	18.5"	30.0"
Bolt Holes	(4) 1.5" dia.	(8) 1.75" dia.
Anchor Bolts	(4) 1" dia. x 60"	(8) 1 1/2" dia. x 90"

The pole assembly shall be equipped with a 6" x 27" reinforced handhole opening with a 3 gauge cover and shall be attached with four (4) 1/4"-20 hex head stainless steel screws. The bottom of the handhole shall be located up 14" from the bottom of the shaft. The handhole frame shall meet ASTM A529 grade 50 and shall be made from 3/4" x 3 1/2" bar. There shall be a 3/8" diameter rod for wire tie off located at the top of the opening and 1 3/4" from the front of the hand-hole frame and also a 1/2" tapped hole located 1 3/4" from the front of the frame at the bottom of the opening as shown on the drawing.

Six (6) 1" i.d. eye rings for power and communication cables are required as shown on the drawing. Two (2) shall be located 38" up from the bottom, two (2) located 6" below the top of the bottom shaft and two (2) 6" below the top of the center shaft.

There shall be a 3 1/2" schedule 40 (4" od) pipe tenon 11 3/4" tall on a 3/8" thick plate welded to the top of the pole. The pipe tenon shall include a 1 3/4" x 5 1/4" slot and two (2) 5/8" holes as shown on the drawing to accommodate the Camera Lowering System arm assembly. A J-hook shall be included inside the top of the tenon assembly and shall include a removable cast aluminum pole top.

Lowering Device

General. The camera lowering system shall be designed to support and lower a high-definition (HD) closed-circuit television (CCTV) camera, lens, housing, PTZ mechanism, cabling, connectors and other supporting field components without damage or causing degradation of camera operations. The camera lowering system device and the pole are interdependent; and thus, must be considered a single unit or system. The lowering system shall consist of a pole, conduit mount adapter, pole adapter for attachment to a pole top tenon, pole top junction box, divided support arm, suspension contact unit, camera junction box, and portable lowering tool. The divided support arm and receiver brackets shall be designed to self-align the contact unit with the pole center line during installation and insure the contact unit cannot twist under high wind conditions. For maximum arm strength, round support arms are not acceptable.

The camera-lowering device shall withstand wind forces of 120mph with a 14 percent gust factor using a 1.65 safety factor. The lowering device manufacturer, upon request, shall furnish independent laboratory testing documents certifying adherence to the stated wind force criteria utilizing, as a minimum effective projected area, the actual EPA or an EPA greater than that of the camera system to be attached. The camera-lowering device to be furnished shall be the product of manufacturers with a minimum of 3 years of experience in the successful manufacturing of camera lowering systems. The lowering device provider shall be able to identify a minimum of 3 previous projects where the purposed system has been installed successfully for over a one-year period of time each.

All pulleys for the camera lowering device and portable lowering tool shall have sealed, self-lubricated bearings, oil tight bronze bearings, or sintered oil-impregnated, bronze bushings. The lowering cable shall be a minimum 1/8-inch diameter stainless steel aircraft cable with a minimum breaking strength of 1740 pounds with (7) strands of 19 wire each.

The electrical connections between the fixed and movable lowering device components shall be designed to conduct high frequency data bits and one (1) volt peak-to-peak video signals as well as the power requirements for operation of dome environmental controls.

The interface and locking components shall be made of stainless steel and or aluminum. All external components of the lowering device shall be made of corrosion resistant materials, powder coated, galvanized, or otherwise protected from the environment by industry-accepted coatings to withstand exposure to a corrosive environment.

The prefabricated components of the lift unit support system shall be designed to preclude the lifting cable from contacting the power or video cabling. The lowering device manufacturer shall provide a conduit mount adapter for housing the lowering cable. This adapter shall have an interface to allow the connection of a Contractor-provided 1.25 inch conduit and be located just below the cable stop block at the pole end of the divided support arm. The Contractor shall supply internal conduit in the pole as directed by the Lowering Device provider. The only cable permitted to move within the pole or lowering device during lowering or raising shall be the stainless steel lowering cable. All other cables must remain stable and secure during lowering and raising operations.

The CCTV Camera Manufacturer shall provide weights and /or counterweights as necessary to assure that the alignment of pins and connectors are proper for the camera support to be raised into position without binding. The lowering unit will have sufficient weight to disengage the camera and its control components in order that it can be lowered properly.

Suspension Contact Unit. The suspension contact unit shall have a load capacity of 600 lbs. with a 4 to 1 safety factor. There shall be a locking mechanism between the fixed and moveable components of the lowering device. The movable assembly shall have a minimum of 2 latches. This latching mechanism shall securely hold the device and its mounted equipment. The latching mechanism shall operate by alternately raising and lowering the assembly using the winch and lowering cable. When latched, all weight shall be removed from the lowering cable. The fixed unit shall have a heavy duty cast tracking guide and means to allow latching in the same position each time. All electrical and video coaxial connections between the fixed and lowerable portion of the suspension contact unit shall be protected from exposure to the weather by a waterproof seal to prevent degradation of the electrical contacts. The contact unit housing shall be weatherproof with a gasket provided to seal the interior from dust and moisture.

The female and male socket contact halves of the contact unit shall be made of Hypalon. The female brass socket contacts and the male high conductivity brass pin contacts shall be permanently molded into the polymer body.

The current carrying male contacts shall be 1/8 inches in diameter. There shall be two male contacts that are longer than the rest which will make first and break last providing optimum grounding performance. The contacts shall be fully coordinated with the HD CCTV camera defined in pay item "CLOSED CIRCUIT TELEVISION CAMERA."

The current carrying female contacts shall be 1/8 inches I.D. All of the contacts shall be recessed 0.125" from the face of the contact unit. Cored holes in the socket measuring 0.25" in diameter and 0.125" deep molded into the contact unit are centered on each contact on the face of the contact unit to create rain-tight seals when mated with the male contact half.

The wire leads from both the male and female contacts shall be permanently and integrally molded in the Hypalon body. The current carrying and signal wires molded to the contact unit body shall be constructed of #18/1 AWG Hypalon jacketed wire.

The contacts shall be self-wiping with a shoulder at the base of each male contact so that it will recess into the female block, thereby giving a rain-tight seal when mated. The facility manufacturing the electrical contact unit must comply with Mil Spec Q-9858 and Mil Spec I-45208.

Camera Junction Box. The camera junction box shall be of two piece clamshell design with one hinge side and one latch side to facilitate easy opening. The general shape of the box shall be cylindrical to minimize the EPA. The Camera Junction Box shall be cast aluminum with stabilizing weights on the outside of the box to increase room on the interior. The box shall be capable of having up to 40 pounds of stabilizing weights. The bottom of the Camera Junction Box shall be drilled and tapped with a 1-1/2" NPT thread to accept industry standard dome housings and be able to be modified to accept a wide variety of other camera mountings. The junction box shall be gasketed to prevent water intrusion. The bottom of the box shall incorporate a screened and vented hole to allow airflow and reduce internal condensation.

Portable Lowering Tool. The camera-lowering device shall be operated by use of a portable lowering tool. The tool shall consist of a lightweight metal frame and winch assembly with cable as described herein, a quick release cable connector, an adjustable safety clutch and a variable speed industrial duty electric drill motor. This tool shall be compatible with accessing the support cable through the handhole of the pole. The lowering tool shall attach to the pole with one single bolt. The tool will support itself and the load assuring lowering operations and provide a means to prevent freewheeling when loaded. The lowering tool shall be delivered to IDOT upon project completion. The lowering tool shall have a reduction gear to reduce the manual effort required to operate the lifting handle to raise and lower a capacity load. The lowering tool shall be provided with an adapter for operating the lowering device by a portable drill using a clutch mechanism. The lowering tool shall be equipped with a positive breaking mechanism to secure the cable reel during raising and lowering operations and prevent freewheeling. The manufacturer shall provide a variable speed, heavy-duty reversible drill motor and a minimum of two complete lowering tools plus any additional tools required by plan notes. The lowering tool shall be made of durable and corrosion resistant materials, powder coated, galvanized, or otherwise protected from the environment by industry-accepted coatings to withstand exposure to a corrosive environment.

Certification and Guarantee

Shop drawings, product data, and certifications shall be submitted. The submitted information shall be complete and shall include information relative to all specified requirements suitable for verification of compliance.

THE SUBMITTALS SHALL BE ARRANGED AND CROSS-REFERENCED TO THE SPECIAL PROVISIONS AND STANDARD SPECIFICATIONS. FAILURE TO CROSS-REFERENCE THE SUBMITTAL INFORMATION WITH THE SPECIAL PROVISIONS WILL RESULT IN THE SUBMITTAL BEING RETURNED WITHOUT REVIEW.

The submittal information shall be dated, current, project specific, identified as to the project, and shall also include the following calculations and certifications as applicable to the material utilized:

- Shaft design calculations, including Registered Engineer Certification.
- Certification of intent to provide domestic steel in accordance with Article 106.01 of the Standard Specifications.
- Welding details and procedures.
- Letter of intent to provide specified weld inspection reports.
- Confirmation of coordination between anchor rod supplier and the structure manufacturer for adequacy of anchor rod assembly.
- Manufacturer's recommended installation procedures.
- Letter of intent to provide manufacturer's representative during installation and to provide specified installation certification.

All certifications shall be notarized.

Construction Requirements

The pole shall be set plumb on the foundation without the use of shims, grout, or any other leveling devices under the pole base. The arm shall be set at right angles to the centerline of the pavement.

The space between the finished top of the foundation and the bottom of the base plate of the pole shall be enclosed with an expanded metal screen made of stainless steel. The size of the mesh of the screen shall be 1/4 in. (6 mm) or less and #18 gauge (1.22 mm) thick, or heavier as approved by the Engineer. The screen shall be held in place with a stainless-steel band installed around the tower base plate. The band shall be held tight by a ratchet-type device. Grouting shall not be used to enclose the above described space.”

Poles shall not be installed until cameras are available for installation at the same time the poles are installed. Poles shall not be installed and left standing without a coordinated installation of arm and camera. Poles shall not be paid unless the coordinated assembly is complete.

Installation of the lowering device shall be included as a part of this item and shall not be paid for separately.

The lowering device manufacturer shall furnish a factory representative to assist the electrical Contractor with the assembly and testing of the first lowering system onto the pole assembly. The manufacturer shall furnish the applicable DOT engineer documentation certifying that the electrical Contractor has been instructed on the installation, operation and safety features of the lowering device. The Contractor shall be responsible for providing applicable maintenance personnel “on site” operational instructions and providing three (3) copies of operations and maintenance manuals to the DOT engineer.

Method of Measurement

This work will be paid for at the contract unit price for each camera structure installed.

Basis of Payment

This work will be paid for at the contract unit price per each for CLOSED CIRCUIT TELEVISION CAMERA STRUCTURE, GALVANIZED STEEL, of the height specified.

CONCRETE FOUNDATION, SURVEILLANCE CABINET MODEL 334

Description

This work shall consist of constructing a concrete foundation to support ITS equipment cabinets at locations as indicated in the Plans. This work shall include installing any necessary hardware (entering conduits, bolts, anchor rods, grounding, etc.) as shown in the Plans. This work shall also include any topsoil, fertilizing, seeding, and mulching of the disturbed areas in accordance with Sections 211, 250, and 251 of the Standard Specifications.

Materials

Concrete foundations shall be according to materials defined in Article 836.02 of Section 836 of the Standard Specifications. All anchor bolts shall be in accordance with Section 1006.09 of the Standard Specifications except that all anchor bolts shall be hot dipped galvanized the full length of the anchor bolt including the hooks. Anchor bolts shall provide bolt spacing as shown in the Plans and as required by the cabinet manufacturer.

The Concrete foundations shall also be fabricated in accordance with Section 1070 of the Standard Specifications. These concrete foundations shall be fabricated from material new and unused in any previous application. The manufacturer shall provide a Certificate of Compliance that the materials are new and meet the specified requirements in accordance with the Standard Specifications and as shown in the Plans.

Construction Requirements

The Engineer will determine the final placement of the concrete foundations. Concrete foundation dimensions shall be in accordance with those dimensions shown on the Plans. The foundation shall be located as required in order to avoid existing and relocated utilities. The top of the foundation shall be finished level. Shimming of the appurtenance to be attached will not be permitted.

Prior to pouring the foundation, the Contractor shall check the Plans for the specific number, size, and direction of conduit entrances required at the given location. All conduit in the foundation shall be installed rigidly in place before concrete is deposited in the form. Bushings shall be provided at the ends of the conduit. Anchor rods and ground rod shall be set in place before the concrete is deposited by means of a template constructed to space the anchor rods according to the pattern of the bolt holes in the base of the appurtenance to be attached. The appurtenance shall not be erected on the foundation until the bases have cured for at least (7) days. The Concrete shall cure according to Article 1020.13 of the Standard Specifications.

The Contractor shall restore areas that have been disturbed or temporarily graded to their original condition. The cost of seeding the restored areas is included in this pay item.

Measurement

This work will be paid for at the contract unit price for each foundation installed.

Basis of Payment

This work will be paid for at the contract unit price per each for CONCRETE FOUNDATION, SURVEILLANCE CABINET MODEL 334.

COMMUNICATIONS HUT ELECTRICAL WORK

Description

Work under this item shall consist of the following near the Foster Avenue Tower:

- Installing a new fiber optic splice enclosure
- Terminating fiber optic cable
- Furnishing and installing a Layer III (Network) Ethernet Switch
- Removing the existing CCTV camera, encoder, and lowering device
- Furnishing and installing a HD CCTV Dome Color Camera
- Furnishing and installing a CCTV camera lowering device

Materials

Materials shall be according to all applicable Articles of the Standard Specifications Division 1000 – Materials.

The Contractor shall furnish a 24F fiber optic splice enclosure per the materials section of the “*Fiber Optic Termination Panel, 12F or 24F*” specification.

The Contractor shall furnish all materials required to terminate fiber optic strands as shown in the Plans. Specific components required for connecting fibers inside the enclosures include optical connectors, pigtails, and patch panels. The Contractor shall furnish conduit to route the fiber optic cable as needed within the building, as shown in the Plans or as directed by the Engineer.

The Contractor shall furnish a Layer III (Network) Ethernet Switch with all necessary hardware and software to make the switches operational and be compatible with IDOT’s existing network. The switch shall be per the materials requirements section of the “*Ethernet Switch*” specification.

The Contractor shall furnish a HD CCTV Dome Color camera, which shall be per the materials requirements section of the “*Closed Circuit Television Camera*” specification.

The Contractor shall furnish a CCTV camera lowering device, which shall meet the materials requirements of the Camera Lowering Device section of the “*CCTV Camera Structure, Galvanized Steel with Lowering Device*” specification except as modified per the requirements of the manufacture to secure the camera to a tower.

Construction Requirements

General requirements shall be in accordance with Section 801 of the Standard Specifications.

All work shall be coordinated with, and approved by, IDOT maintenance personnel and with the Cook County Sheriff’s Office.

The Contractor shall route new fiber optic cables into the Foster communications hut through existing conduit as shown in the Plans. The Contractor shall install new conduit within the building as needed in order to route fiber from the new fiber optic splice enclosure to other equipment, as shown in the Plans or as directed by the Engineer.

The Contractor shall install the fiber optic splice enclosure on an existing rack in the building as shown in the Plans. All work shall be neat and in a workmanlike manner. Particular care shall be taken as to not kink the fiber optic cable. All fibers entering the termination panel shall be terminated on patch panels and with jumpers connected as shown in the Plans.

The Contractor shall install the Layer III (Network) Ethernet Switch in an existing communications rack as shown in the Plans or as directed by the Engineer. The Layer III (Network) Ethernet Switch shall be installed per the construction requirements section of the "*Ethernet Switch*" specification. The Contractor shall be responsible for programming and integrating the new switch into IDOT's existing network.

The Contractor shall remove the existing CCTV camera, encoder/fiber transceiver, and CCTV camera lowering device, and any other ancillary equipment or hardware as shown in the Plans.

The Contractor shall install a HD CCTV Dome Color Camera on the existing radio monopole as shown in the Plans or as directed by the Engineer. The HD CCTV Dome Color Camera shall be installed per the construction requirements section of the "*Closed Circuit Television Camera*" specification.

The Contractor shall install a CCTV camera lowering device as shown in the Plans, in accordance with manufacturer's recommendations, and as directed by the Engineer. The CCTV camera lowering device shall be installed per the Lowering Device section of the "*CCTV Camera Structure, Galvanized Steel with Lowering Device*" specification, with the following exceptions:

- The camera lowering device will not be considered a single unit system integral with the pole, as the camera lowering device's lowering cable shall be installed in a conduit mounted on the exterior of the existing tower. The Contractor shall furnish shop drawings showing the attachment details for the lowering device to the existing structure.
- The Contractor shall supply and install conduit as required by the Lowering Device manufacturer to allow the lowering cable to be installed within conduit on the exterior of the structure.

Basis of Payment

This work will be paid for at the contract lump sum price for COMMUNICATIONS HUT ELECTRICAL WORK.

REMOVAL OF CABLE IN CONDUIT

Description.

This work shall consist of the removal of lighting cable from existing conduit embedded in median barrier wall, and removal of existing underground unit duct cable or fiber at locations shown on plans.

General

The Contractor shall investigate the existing conduit runs to determine the feasibility of removing existing cable and pulling/installing new cable in the existing conduit. If it is determined to be feasible, the existing electric cable shall be removed, as directed by the Engineer, from the conduit. The conduit shall be cleaned and swabbed prior to reinstallation of cable.

Method of Measurement.

The work will be measured for payment in feet. If two or more cable in the conduit are to be removed, each cable will be measured for payment separately.

Basis of Payment.

This work will be paid for at the contract unit price per foot for REMOVAL OF CABLE IN CONDUIT.

TERMINATE FIBER IN CABINET

Description

This work shall consist of terminating fibers in cabinets as indicated in the Plans. Termination shall consist of splicing a single strand from a fiber optic cable to an optical pigtail.

Materials

Pigtails and jumpers shall be per the Optical Pigtail section of the "Fiber Optic Cable, Single Mode" specification. All equipment and ancillary materials needed to make fiber optic fusion splices between fiber strands and pigtails shall be included in this work.

Construction Requirements

The Contractor shall splice together a fiber optic strand and pigtail as shown in the Plans. Fiber optic splices shall be per the Splicing Requirement section of the "*Fiber Optic Cable, Single Mode*" specification. Upon completing all splicing operations at a location, the Contractor shall test all links per the Testing Requirements section of the "*Fiber Optic Cable, Single Mode*" specification. As directed by the Engineer, the Contractor at no additional cost to the Department shall replace any splice not satisfying the required objectives.

All spliced fibers and pigtails shall be trained in splice trays securely fastened inside of a splice enclosure or termination panel. Uncut fibers and buffer tubes shall be coiled neatly in the splice enclosure or termination panel. The ferrule end of the pigtail shall be connected to a patch panel module as shown in the Plans.

Method of Measurement

This work will be paid for at the contract unit price for each fiber terminated and tested in a cabinet.

Basis of Payment

This work will be paid for at the contract unit price each for TERMINATE FIBER IN CABINET.

AERIAL CABLE REMOVAL

Description

This work shall consist of the removal of temporary aerial electric cable, including any messenger cable assemblies, junction box conduit connections, and mounting hardware, from existing lighting units and structures within the project limits.

General

The aerial electric cable shall be removed once the proposed electric cables are connected between light units, and between light unit to existing junction box. The proposed electric cables shall be paid for separately.

The cable and all associated hardware and appurtenances shall become the property of the Contractor and shall be disposed of according to Article 202.03

Method of Measurement

The work will be measured for payment in feet. The messenger wire with electric cables will be considered one cable. If two or more cable in the conduit are to be removed, each cable will be measured for payment separately.

Basis of Payment

This work will be paid for at the contract unit price per foot for AERIAL CABLE REMOVAL.

CLEARING AND GRUBBING

Description

This work shall consist of clearing and grubbing existing woody plant material and tree removal as indicated on the Contract Drawings. The work shall be completed in accordance with Section 201 of the Standard Specifications except as specified herein and as directed by the Engineer.

General

The work shall meet the following requirements:

- (a) The Contractor is advised that it is the intent of this provision that the designated areas be cleared of all trees, shrubs, brush, and rubbish.
- (b) The Contractor is advised to inspect the various areas involved prior to bidding, as no additional compensation will be allowed on this item.
- (c) Prior to beginning work at CCTV Camera structure (pole) locations, the Contractor shall submit clearing and grubbing plans to the Engineer for approval.

Construction Requirements

This work shall be performed in accordance with the Standard Specifications.

Method of Measurement

The contract unit price for clearing and grubbing shall include removal and disposal of all material per the Standard Specifications for the areas as indicated on the Plans, including all materials, labor, or equipment required to complete this work. This work will be measured for payment in square yards

Basis of Payment.

This work shall be paid for at the contract unit price per square yard for CLEARING AND GRUBBING, and no additional compensation will be allowed.

UNDERGROUND CONDUIT, MULTI-DUCT, 7-16MM MICRODUCTS

Description

This work shall consist of furnishing, installing, splicing, connecting, and demonstrating continuity a of fiber optic conduit (duct) system of the size specified herein and as shown in the Plans.

Materials

The conduit and fittings shall meet the requirements of Article 1088.01(c) of the Standard Specifications, except as modified herein. The conduit system shall consist of seven 16mm O.D. (13mm I.D.) micro-ducts contained inside a HDPE or MDPE protective outer sheath with a minimum thickness of 0.07" inch. The conduit system shall be designed for direct burial.

The overall conduit shall have a nominal 2" inches outside diameter with a supported bend radius of 30" inches, an unsupported bend radius of 51" inches, and a safe working load of 2,700 lbs.

The anticipated product life shall be a minimum of fifteen years after installation, allowing for jetting (blowing) operations for cable installations and replacements.

Conduit shall be free from holes, blisters, inclusions, cracks, or other imperfections that would affect the performance or serviceability of the product.

Conduit shall be constructed of polymeric materials, which are lightweight, flexible, corrosion resistant and nonconductive. The base material shall be clean virgin grade high-density polyethylene (HDPE), which conforms to ASTM D3350-98a, Type III, Category 5, Class B or C and Grade P- 34 per ASTM D1248-84 or equivalent.

The base HDPE material shall conform to the following minimum mechanical properties:

Description Property ASTM Standard Density D1505 0.940-0.950 g/cm³ Melt Index (E) D1238 0.10 – 0.35 g/10 Minute Environmental Stress Crack Resistance (ESCR) D1693 192.0 hrs (per ASTM D3350) Tensile @ Yield (min) D638 2500 – 3200 psi (1,700 – 2,200 N/cm²) % Elongation D638 300% Flexural Modulus (min) D790 115,000 psi (790,000 kPa) Hardness D2240 60 Shore D VICAT Softening Point D1525 248°F (120°C) Brittleness Temperature D746 -94°F (-70°C)

Micro-ducts shall be smooth on the outside and have a co-extruded permanent layer of Silicore (or approved equivalent) to provide a permanent low friction boundary layer between the microduct and the fiber optic cable for the anticipated service life of the micro-duct.

Standard available micro-duct colors shall be blue, orange, green, brown, grey, white, and red, or other colors as approved. Micro-Ducts shall be individually colored and be sequentially numbered every two feet. Colors shall be protected from ultra-violet (UV) degradation by the incorporation of Hindered Amine Light Stabilizers (HALS) to allow for two years of outside storage UV protection. The duct material shall be compounded with antioxidant additives to prevent thermal degradation.

All 16/13mm micro-ducts shall have a minimum safe pull strength of 250 lbs. (1,170 Newtons), a minimum sustained air pressure of 300 PSI, and a minimum burst pressure of 475 PSI.

16/13mm micro-duct shall have an outside diameter of 16mm \pm 0.10, a wall thickness of 1.50 +0.0-0.1, a minimum inside diameter of 12.9mm, a minimum bend radius of 6" inches, and a minimum tensile strength of 250 lbs.

The conduit may be equipped with an integrated cable (20 Ga. minimum, insulated cable installed inside the duct) that is designed to be used for underground utility locating purposes. If the duct does not have an integrated cable, the Contractor shall install 12 Ga. THHN tracer wire along with the fiber optic cable to be used for underground utility locating purposes.

Conduit shall be supplied on 3,000'-foot reels (or larger as equipment and installation techniques permit) in order to minimize the number of conduit splices. Fittings shall be mechanical or glued splices that preserve the smooth, seamless surface on the inside of the conduit. Fittings shall be capable of developing a minimum of 75% of the rated tensile (pull) strength of the conduit.

Installation

Conduit shall be installed according to Section 810 of the Standard Specifications, in accordance with manufacturer's specifications, and as specified herein. All earth disturbed due to trenching, plowing, or direction drilling shall be replaced to match existing conditions prior to conduit installation.

Fiber optic cable shall be air blown (jetted) into the micro-ducts unless the micro-ducts have been designed to accommodate the stresses caused by conventional pulling.

Conduit shall be buried 42" inches (\pm 3") below final grade throughout its entire length. Conduit shall be installed in straight runs as much as possible with a minimum number of bends according to Section 816 of the Standard Specifications. Any bend in the conduit shall be limited to a bend radius of not less than 20 times the inside diameter of the conduit.

The conduit and all microducts shall be sealed at all times during construction to eliminate the ingress of dirt and moisture. The Contractor shall utilize caps that are approved for use by the duct manufacturer.

The Contractor shall perform post installation testing on all micro ducts prior to installing fiber optic cable. Each microduct shall be tested for continuity by blowing a sponge from one end to the other and each duct shall be pressure tested in accordance with the manufacturer's procedures to ensure that the duct will pressurize and hold air pressure for a specific amount of time.

The Contractor shall perform acceptance testing of the microducts in accordance with the manufacturer's recommended practices. Testing, at a minimum shall demonstrate that the microducts are installed and assembled correctly and are air-tight. Each microduct shall be pressurized to check for leaks and other problems that would prevent the installation of fiber optic cable in the future. All testing shall be performed in the presence of the Resident Engineer. The Contractor shall submit testing results to the Department. The Contractor shall correct deficiencies to the satisfaction of the Engineer.

The Contractor shall submit testing information to the Department for review and approval prior to ordering material.

A cable marking tape shall be installed above the conduit system according to Article 819.05 of the Standard Specifications. The color of the tape shall be red with large black lettering which reads "WARNING – FIBER OPTIC CABLE BELOW" or similar.

The Contractor shall locate the conduit every 100' feet using a GIS locating device that is accurate to the nearest foot. The Contractor shall provide a GIS based map of the conduit route (including all communication vaults, junction boxes and splice points) and a complete listing of all of map coordinates in an electronic format. The format shall be compatible for viewing and importing into ArcGIS and Google Earth (kml or kmz). Each communication vault and fiber optic cable splice shall be numbered and clearly labeled when displayed in both software programs.

The Contractor shall submit catalog cut sheets for the communications duct, microducts, splice kits, and all installation and testing documents to the Department for review prior to ordering.

Method of Measurement

This work will be measured for payment in feet in place. Measurements will be made in straight lines along the centerline of the conduit between ends and changes in direction.

Vertical measurement of the duct shall be as follows:

For runs terminating at junction boxes, the vertical measurement will be made from the bottom of the trench, or horizontal raceway, to a point 18 inches beyond the center of the junction box or control cabinet.

Basis of Payment

This work will be paid for at the contract unit price per foot for UNDERGROUND CONDUIT, MULTI-DUCT, 7-16MM MICRODUCTS.

DRILL EXISTING JUNCTION BOX

Description

This work shall consist consists of drilling a hole in an existing junction box or wall-mounted cabinet for the installation of a new conduit(s).

General Requirements

General requirements must be in accordance with Section 801 of the Standard Specifications.

Installation

The size of the hole must be as close as possible to the size of the conduit. Conduit openings must be fitted with the appropriate conduit fittings, nuts and accessories. The type and orientation of the conduit must be as shown in the Plans.

Field cut openings shall be uniform and smooth. All burrs and rough edges shall be filed smooth prior to the installation of the conduit(s) into the junction box. Any gaps around the conduit penetration shall be sealed against moisture or animal entry.

Cleaning the existing junction box (if required) shall be included in this item and shall be done as directed by the Engineer.

Method of Measurement

This work will be measured for payment per each hole that is drilled in an existing junction box.

Basis of Payment

This work will be paid for at the contract unit price each for DRILL EXISTING JUNCTION BOX, which will be payment in full for performing the work described herein.

INTERCEPT EXISTING CONDUIT

Description

This work shall consist of intercepting an existing underground conduit and rerouting into and out of a hand hole or communication vault.

Materials

Materials shall conform to Article 810.02

Construction Requirements

Installation

The contractor shall reroute and extend the conduit as needed to allow conductors to pass through hand hole or vault. New conduit and fittings that match existing conduit shall be added as needed to allow conductors to pass through the hand hole or vault.

The existing cable shall be removed prior to rerouting the conduit.

Method of Measurement

This work will be measured for payment per each hole that is drilled in an existing junction box.

Basis of Payment

This work will be paid for at the contract unit price each for INTERCEPT EXISTING CONDUIT which will be payment in full for performing the work described herein.

FIBER OPTIC CABLE, SINGLE MODE

Description

This work shall consist of furnishing and installing loose-tube, single-mode, fiber optic cable of the number of fibers shown in the Plans and as directed by the Engineer. The cable shall be capable of being installed via jetting in a conduit system.

Other ancillary components, required to complete the fiber optic cable plant, including but not limited to, moisture and water sealants, cable caps, delineator post, etc., shall be included in the cost of fiber optic cable and will not be paid for separately.

Materials

The single-mode, fiber optic cable shall incorporate a loose, buffer-tube design. The cable shall be an accepted product of the United States Department of Agriculture Rural Utilities Service (RUS) 7 CFR 1755.900 and meet the requirements of ANSI/ICEA Standard for Fiber Optic Outside Plant Communications Cable, ANSI/ICEA S-87-640-1999 for a single sheathed, non-armored cable, and shall be new, unused and of current design and manufacture.

Fibers

The cables shall use dispersion unshifted fibers. The optical and physical characteristics of the un-cabled fibers shall include:

The single-mode fiber shall meet EIA/TIA-492CAAA, "Detail Specification for Class IVa Dispersion-Unshifted Single-Mode Optical Fibers," and ITU recommendation G.652.D, "Characteristics of a single-mode optical fiber cable."

Physical Construction		
Requirement	Units	Value
Cable Diameter	mm	8.6
Buffer Tube Diameter	mm	1.5
Colored Fiber Nominal Diameter	µm	253 – 259
Mode Field Diameter (1310 nm)	µm	9.2 ± 0.4
Mode Field Diameter (1550 nm)	µm	10.4 ± 0.5
Minimum Bending Radius (Installation)	mm	170

Optical Characteristics			
Requirement		Units	Value
Cabled Fiber Attenuation		1310 nm	dB/km
		1550 nm	
Point Discontinuity		1310 nm	dB
		1550 nm	
Macrobend Attenuation	Turns	Mandrel OD	dB
	1	32 ± 2 mm	
	100	50 ± 2 mm	
	100	50 ± 2 mm	
	100	60 ± 2 mm	
	100	60 ± 2 mm	
Cable Cutoff Wavelength (X_{ccf})		nm	< 1260
Zero Dispersion Wavelength (X_0)		nm	1302 < X_0 < 1322
Zero Dispersion Slope (S_0)		ps/(nm ² •km)	< 0.089
Total Dispersion	1550 nm		ps/(nm•km)
	1285-1330 nm		
	1625 nm		
Cabled Polarization Mode Dispersion		ps/km ²	< 0.2
IEEE 802.3 GbE – 1300 nm Laser Distance		m	up to 5000
Water Peak Attenuation: 1383 ± 3 nm		dB/km	< 0.4

Cable Construction

The number of fibers in each cable shall be as specified in the Plans.

Optical fibers shall be placed inside a loose buffer tube. The nominal outer diameter of the buffer tube shall be 1.5 mm maximum. Each buffer tube shall contain up to 12 fibers. The fibers shall not adhere to the inside of the buffer tube.

Each fiber shall be distinguishable by means of color coding in accordance with TIA/EIA-598-B, "Optical Fiber Cable Color Coding." The fibers shall be colored with ultraviolet (UV) curable inks.

Buffer tubes containing fibers shall be color coded with distinct and recognizable colors in accordance with TIA/EIA-598-B, "Optical Fiber Cable Color Coding."

In buffer tubes containing multiple fibers, the colors shall be stable across the specified storage and operating temperature range and shall not be subject to fading or smearing onto each other. Colors shall not cause fibers to stick together.

The buffer tubes shall be resistant to external forces and shall meet the buffer tube cold bend and shrinkback requirements of 7 CFR 1755.900.

Fillers may be included in the cable core to lend symmetry to the cable cross-section where needed. Fillers shall be placed so that they do not interrupt the consecutive positioning of the buffer tubes. In dual layer cables, any fillers shall be placed in the inner layer. Fillers shall be nominally 1.5 mm in outer diameter.

The central member shall consist of a dielectric, glass reinforced plastic (GRP) rod (optional steel central member). The purpose of the central member is to provide tensile strength and prevent buckling. The central member shall be overcoated with a thermoplastic when required to achieve dimensional sizing to accommodate buffer tubes/fillers.

Each buffer tube shall contain a water-swellable yarn for water-blocking protection. The water-swellable yarn shall be non-nutritive to fungus, electrically non-conductive, and homogeneous. It shall also be free from dirt or foreign matter. This yarn will preclude the need for other water-blocking material; the buffer-tube shall be gel-free. The optical fibers shall not require cleaning before placement into a splice tray or fan-out kit.

Buffer tubes shall be stranded around the dielectric central member using the reverse oscillation, or "S-Z", stranding process.

The cables shall contain one ripcord under the sheath for easy sheath removal.

Tensile strength shall be provided by the central member, and additional dielectric yarns as required.

The cables shall be sheathed with medium density polyethylene (MDPE). Jacketing material shall be applied directly over the tensile strength members (as required). The polyethylene shall contain carbon black to provide ultraviolet light protection and shall not promote the growth of fungus.

The MDPE jacket material shall be as defined by ASTM D1248, Type II, Class C, Category 4 and Grades J4, E7 and E8.

The jacket or sheath shall be free of holes, splits, and blisters.

The cable jacket shall contain no metal elements and shall be of a consistent thickness.

Cable jackets shall be marked with the manufacturer's name, month and year of manufacture, sequential meter or foot markings, a telecommunication handset symbol as required by Section 350G of the National Electrical Safety Code (NESC), fiber count, and fiber type. The actual length of the cable shall be within -0/+1% of the length markings. The print color shall be white, with the exception that cable jackets containing one or more co-extruded white stripes, which shall be printed in light blue. The height of the marking shall be approximately 2.5 mm.

The maximum pulling tension shall be 1335 N (300 lbf) during installation (short term) and 400 N (90 lbf) long term installed.

The shipping, storage, and operating temperature range of the cable shall be -40°C to +70°C. The installation temperature range of the cable shall be -15°C to +60°C.

General Cable Performance Specifications

The fiber optic cable manufacturer shall provide documentation and certify that the fiber optic cable complies with the following EIA-455-x Fiber Optic Test Procedures (FOTP):

When tested in accordance with FOTP-3, "Procedure to Measure Temperature Cycling Effects on Optical Fibers, Optical Cable, and Other Passive Fiber Optic Components," the change in attenuation at extreme operational temperatures (-40°C and +70°C) shall not exceed 0.15 dB/km at 1550 nm for single-mode fiber and 0.3 dB/km at 1300 nm for multimode fiber.

When tested in accordance with FOTP-82, "Fluid Penetration Test for Fluid-Blocked Fiber Optic Cable," a one meter length of unaged cable shall withstand a one meter static head or equivalent continuous pressure of water for one hour without leakage through the open cable end.

When tested in accordance with FOTP-81, "Compound Flow (Drip) Test for Filled Fiber Optic Cable," the cable shall exhibit no flow (drip or leak) of filling and/or flooding material at 70 °C.

When tested in accordance with FOTP-41, "Compressive Loading Resistance of Fiber Optic Cables," the cable shall withstand a minimum compressive load of 220 N/cm (125 lbf/in) applied uniformly over the length of the sample. The 220 N/cm (125 lbf/in) load shall be applied at a rate of 2.5 mm (0.1 in) per minute. The load shall be maintained for a period of 1 minute. The load shall then be decreased to 110 N/cm (63 lbf/in). Alternatively, it is acceptable to remove the 220 N/cm (125 lbf/in) load entirely and apply the 110 N/cm (63 lbf/in) load within five minutes at a rate of 2.5 mm (0.1 in) per minute. The 110 N/cm (63 lbf/in) load shall be maintained for a period of 10 minutes. Attenuation measurements shall be performed before release of the 110 N/cm (63 lbf/in) load. The change in attenuation shall not exceed 0.15 dB at 1550 nm for single-mode fibers and 0.30 dB at 1300 nm for multimode fiber.

When tested in accordance with FOTP-104, "Fiber Optic Cable Cyclic Flexing Test," the cable shall withstand 25 mechanical flexing cycles around a sheave diameter not greater than 20 times the cable diameter. The change in attenuation shall not exceed 0.15 dB at 1550 nm for single-mode fiber and 0.30 dB at 1300 nm for multimode fiber.

When tested in accordance with FOTP-25, "Repeated Impact Testing of Fiber Optic Cables and Cable Assemblies," except that the number of cycles shall be two at three locations along a one meter cable length and the impact energy shall be at least 4.4 Nm (in accordance with ICEA S-87-640)", the change in attenuation shall not exceed 0.15 dB at 1550 nm for single-mode fiber and 0.30 dB at 1300 nm for multimode fiber.

When tested in accordance with FOTP-33, "Fiber Optic Cable Tensile Loading and Bending Test," using a maximum mandrel and sheave diameter of 560 mm, the cable shall withstand a rated tensile load of 2670N (601 lbf) and residual load of 30% of the rated installation load. The axial fiber strain shall be $\leq 60\%$ of the fiber proof level after completion of 60 minute conditioning and while the cable is under the rated installation load. The axial fiber strain shall be $\leq 20\%$ of the fiber proof level after completion of 10 minute conditioning and while the cable is under the residual load. The change in attenuation at residual load and after load removal shall not exceed 0.15 dB at 1550 nm for single mode fiber and 0.30 dB at 1300 nm for multimode fiber.

When tested in accordance with FOTP-85, "Fiber Optic Cable Twist Test," a length of cable no greater than 2 meters shall withstand 10 cycles of mechanical twisting. The change in attenuation shall not exceed 0.15 dB at 1550 nm for single-mode fiber and 0.30 dB at 1300 nm for multimode fiber.

When tested in accordance with FOTP-37, "Low or High Temperature Bend Test for Fiber Optic Cable," the cable shall withstand four full turns around a mandrel of ≤ 20 times the cable diameter after conditioning for four hours at test temperatures of -30 °C and +60 °C. Neither the inner or outer surfaces of the jacket shall exhibit visible cracks, splits, tears, or other openings. The change in attenuation shall not exceed 0.30 dB at 1550 nm for single mode fiber and 0.50 dB at 1300 nm for multimode fiber.

Quality Assurance Provision

All cabled optical fibers > 1000 meters in length shall be 100% attenuation tested. The attenuation of each fiber shall be provided with each cable reel. The cable manufacturer shall be TL 9000 registered.

Packaging

Top and bottom ends of the cable shall be available for testing. Both ends of the cable shall be sealed to prevent the ingress of moisture. Each reel shall have a weather resistant reel tag attached identifying the reel and cable.

The reel tag shall include the following information:

- Cable Number
- Gross Weight
- Shipped Cable Length in Meters
- Job Order Number
- Product Number
- Customer Order Number
- Date Cable was Tested
- Manufacturer Order Number
- Cable Length Markings
 - Top (inside end of cable)
 - Bottom (outside end of cable)

The reel (one flange) marking shall include:

- Manufacturer
- Country of origin
- An arrow indicating proper direction of roll when handling
- Fork lift-handling illustration
- Handling Warnings

Each cable shall be accompanied by a cable data sheet. The cable data sheet shall include the following information:

- Manufacturer Cable Number
- Manufacturer Product Number
- Manufacturer Factory Order Number
- Customer Name
- Customer Cable Number
- Customer Purchase Order Number
- Mark for Information
- Ordered Length
- Maximum Billable Length
- Actual Shipped Length
- Measured Attenuation of Each Fiber

The cable shall be capable of withstanding a minimum-bending radius of 20 times its outer diameter during installation and 10 times its outer diameter during operation without changing the characteristics of the optical fibers.

The cable shall meet all of specified requirements under the following conditions:

- Shipping/storage temperature: -58° F to +158° F (-50° C to +70° C)
- Installation temperature: -22° F to +158° F (-30° C to +70° C)
- Operating temperature: -40° F to +158° F (-40° C to +70° C)
- Relative humidity from 0% to 95%, non-condensing

Optical Connectors

Optical Connectors shall comply with the following:

- Telcordia GR-326-CORE
- Connectors shall be type LC unless noted otherwise in the Plans
- Maximum attenuation 0.4dB, typical 0.2dB.
- No more than 0.2dB increase in attenuation after 1000 insertions.

Optical Pigtails

Fiber optic pigtails shall comply with the following:

- The pigtails shall consist of a section of single fiber, jacketed cable equipped with a factory installed optical connector on one end and bare on the other.
- The factory installed connector furnished as part of the pigtail shall meet or exceed the requirements for approved connectors specified herein.
- Attenuation of all pigtails will be checked and recorded at the time of installation with an insertion test minimum 5 times checked with an OTDR.
- Pigtails shall be one meter in length

Optical Jumpers

The optical jumpers shall comply with the following:

- The jumpers shall consist of a section of single fiber, jacketed cable equipped with optical connectors on both ends.
- The factory installed connectors furnished as part of the jumper shall meet or exceed the requirements for approved connectors specified herein.
- Attenuation of all jumpers will be checked and recorded at the time of installation with an insertion test minimum 5 times checked with an OTDR.
- Jumpers shall be 6.5 ft (2 m) in length.

Fiber Optic Splice Closures

Splice closures shall meet the requirements described in the "*Fiber Optic Splice Closure, Watertight*".

Cable Delineator Post

Cable Delineator post shall be furnished in orange color and incorporate a premium UV inhibitor package to resist harmful effects to the sun. The post shall be capable of withstanding multiple directional impacts and provide a long lasting and extremely durable product requiring little field maintenance. The post shall have a minimum 0.20" wall thickness and shall stand up straight in all weather conditions and self-right to straight upon impact. Top of post shall be permanently sealed, partially flattened, and transition to round to afford 360 degree visibility. The post materials shall include an anchor, a non-mechanical flexible joint, and a round delineator post.

Construction Requirements

Experience Requirements

Personnel involved in the installation, splicing and testing of the fiber optic cables shall meet the following requirements:

- A minimum of three (3) years' experience in the installation of fiber optic cables, including fusion splicing, terminating and testing single mode fibers.
- Install two systems where fiber optic cables are outdoors in conduit and where the systems have been in continuous satisfactory operation for at least two years. The Contractor shall submit as proof, photographs or other supporting documents, and the names, addresses and telephone numbers of the operating personnel who can be contacted regarding the installed fiber optic systems.
- One fiber optic cable system (which may be one of the two in the preceding paragraph), which the Contractor can arrange for demonstration to the Department representatives and the Engineer.

Installers shall be familiar with the cable manufacturer's recommended procedures for installing the cable. This shall include knowledge of splicing procedures for the fusion splicer being used on this project and knowledge of all hardware such as breakout (furcation) kits and splice closures. The Contractor shall be capable of installing fiber optic cable in microduct systems using jetting techniques. The Contractor shall submit documented procedures to the Engineer for approval and to be used by Construction inspectors.

Personnel involved in testing shall have been trained by the manufacturer of the fiber optic cable test equipment to be used, in fiber optic cable testing procedures. Proof of this training shall be submitted to the Engineer for approval. In addition, the Contractor shall submit documentation of the testing procedures and a copy of the test equipment operation manual for approval by the Engineer.

Installation in Raceways

Prior to installation, the Contractor shall provide a Cable-Pulling Plan. The plan shall include the following information:

- Identify where each cable will enter the underground system and the direction each pull.
- Identify locations where the cable is pulled out of a handhole, coiled in a figure eight, and pulled back into the hand-hole.
- The plan shall address the physical protection of the cable during installation and during periods of downtime.
- Identify the location of slack storage locations
- Identify the locations of splices.
- Identify distances between fiber access points and crossings.

The Cable-Pulling Plan shall be provided to the Engineer for approval a minimum of 15 working days prior to the start of installation. The Engineer's approval shall be for the operation on the freeway and does not include an endorsement of the proposed procedures. The Contractor is the technical adequacy of the proposed procedures.

During cable pulling operations, the Contractor shall ensure that the minimum bending of the cable is maintained during the unreeling and pulling operations. Unless specified otherwise by the fiber optic cable manufacturer, the outside bend radius of the cable during installation shall be no less than 20 times the outside diameter of the fiber optic cable. Entry guide chutes shall be used to guide the cable into the handhole conduit ports. Lubricating compound shall be used to minimize friction. Corner rollers (wheels), if used, shall not have radii less than the minimum installation-bending radius of the cable. A series array of smaller wheels can be used for accomplishing the bend if the cable manufacturers specifically approve the array.

If figure-eight techniques are used during cable installation, the cable shall be handled manually and stored on the ground. The cable shall be placed on tarps to prevent damage from gravel, rocks, or other abrasive surfaces. Tarps should also be used in muddy conditions to keep the cable clean. Enough area to accommodate cable length to be stored and sufficient personnel to maintain the required minimum-bending diameter as well as avoid kinking or otherwise damaging the cable shall be provided. If the cable has been placed in a figure-eight pattern in preparation for a forward feed, the figure-eight must be flipped over to access the outside cable end. Provide sufficient personnel to avoid kinking the cable as the figure-eight is flipped over. When removing the cable from the figure-eight, use care to avoid kinking the cable and violating the minimum-bending diameter.

Power assisted or figure-eight eliminator equipment, which is used to eliminate manual figure-eight procedures, shall not be used unless specifically allowed by the cable manufacturer in writing.

The pulling tension shall be continuously measured and shall not be allowed to exceed the maximum tension specified by the manufacturer of the cable. A dynamometer or in-line tensiometer shall be used to monitor tension in the pull-line near the winch. This device must be visible to the winch operator or used to control the winch. The pulling system shall have an audible alarm that sounds whenever a pre-selected tension level is reached. Tension levels shall be recorded continuously and shall be given to the engineer as well as included in the record drawing package.

The use of a breakaway link (swivel) may be used to ensure that the maximum tension of the cable is not exceeded. Breakaway links react to tension at the pulling eye and shall not be used in lieu of tension measuring devices. All pulling equipment and hardware which will contact the cable during installation must maintain the cable's minimum bend radius. Equipment including sheaves, capstans, bending shoes, and quadrant blocks shall be designed for use with fiber optic cable.

The cable shall be pulled into the conduit as a single component, absorbing the pulling force in all tension elements. The central strength member and Aramid yarn shall be attached directly to the pulling eye during cable pulling. "Basket grip" type attachments, which only attach to the cable's outer jacket, shall not be permitted. A breakaway swivel, rated at 95% of the cable manufacturer's approved maximum tensile loading, shall be used on all pulls. When simultaneously pulling fiber optic cable with other cables, separate grooved rollers shall be used for each cable.

To minimize the exposure of the backbone cable and to facilitate the longer lengths of fiber optic cable, the Contractor shall use a "blown cable" (pneumatically assisted) technique to place the fiber optic cable. A Compressed air cooler shall be used when ambient air temperatures reach 90°F or more.

Where cable is to be pulled through existing conduit which contains existing cables, optical or other, the existing cables shall be removed and reinstalled with the fiber optic cable as indicated in the Plans. The removal of the cable(s) shall be paid for separately. Reinstallation of the existing cables, if indicated in the Plans, along with the fiber optic cable shall be included in this item for payment.

Tracer Wire

A tracer wire shall be installed with all fiber optic cable runs. One tracer wire shall be installed along with the fiber optic cable in each raceway. If a raceway has more than one fiber optic cable, only one tracer wire per raceway is required. If there are parallel raceways, a tracer wire is required in each raceway that contains a fiber optic cable. Tracer wire shall be installed in raceway segments which are metallic to provide a continuous tracer wire system.

The tracer wire shall be a direct burial rated, number 12 AWG (minimum) solid (.0808" diameter), steel core soft drawn high strength tracer wire. The wire shall have a minimum 380 pound average tensile break strength. The wire shall have a 30 mil high density yellow polyethylene (HDPE) jacket complying with ASTM-D-1248, and a 30 volt rating.

Connection devices used shall be as approved by the tracer wire manufacturer, except wire nuts of any type are not acceptable and shall not be used.

The cost of the tracer wire shall be included in the cost of the fiber optic cable and not paid for separately.

Construction Documentation Requirements

The Contractor shall examine the proposed cable plant design. At least one month prior to starting installation of the fiber optic cable plant, the Contractor shall prepare and submit to the Engineer for review and approval, ten (10) copies of the Contractor's "Installation Practices for Outdoor Fiber Optic Cable Systems" manual. This manual shall address the Contractor's proposed practices covering all aspects of the fiber optic cable plant. This submittal shall include all proposed procedures, list of installation equipment, and splicing and test equipment. Test and quality control procedures shall be detailed as well as procedures for corrective action.

Operations and Maintenance Documentation

After the fiber optic cable plant has been installed, ten (10) complete sets of Operation and Maintenance Documentation shall be provided. The documentation shall, as a minimum, include the following:

- Complete and accurate as-built diagrams showing the entire fiber optic cable plant including locations of all splices.
- Final copies of all approved test procedures
- Complete performance data of the cable plant showing the losses at each splice location and each terminal connector.
- Complete parts list including names of vendors.

Testing Requirements

The Contractor shall submit detailed test procedures for approval by the Engineer. All fibers (terminated and un-terminated) shall be tested bi-directionally at both 1310 nm and 1550 nm with both an Optical Time Domain Reflectometer (OTDR) and a power meter with an optical source. For testing, intermediate breakout fibers may be concatenated and tested end-to-end. Any discrepancies between the measured results and these specifications will be resolved to the satisfaction of the Engineer.

Fibers which are not to be terminated shall be shall be tested with a temporary fusion spliced pigtail fiber. **Mechanical splice or bare fiber adapters are not acceptable.**

The Contractor shall provide the date, time and location of any tests required by this specification to the Engineer at least 5 working (7 calendar) days before performing the test. Included with the notification shall be a record drawing of the installed fiber optic cable system. The drawings shall indicate actual installed routing of the cable, the locations of splices, and locations of cable slack with slack quantities identified.

Upon completion of the cable installation, splicing, and termination, the Contractor shall test all fibers for continuity, events above 0.1 dB, and total attenuation of the cable. The test procedure shall be as follows:

A Certified Technician utilizing an Optical Time Domain Reflectometer (OTDR) and Optical Source/Power Meter shall conduct the installation test. The test equipment used shall have been calibrated within the last two years. Documentation shall be provided. The Technician is directed to conduct the test using the standard operating procedures defined by the manufacturer of the test equipment. All fibers installed shall be tested in both directions.

A fiber ring or fiber box shall be used to connect the OTDR to the fiber optic cable under test at both the launch and receive ends. The tests shall be conducted at 1310 and 1550 nm for all fibers.

All testing shall be witnessed by the IDOT Engineer and a copy of the test results (CD ROM or USB Drive) shall be submitted on the same day of the test. Hardcopies shall be submitted as herein with copies on CD ROM.

At the completion of the test, the Contractor shall provide copies of the documentation of the test results to the Project Engineer. The test documentation shall be submitted as two bound copies and three CD ROM copies, and shall include the following:

Cable & Fiber Identification:

- Cable ID
- Operator Name
- Cable Location - beginning and end point
- Date & Time
- Fiber ID, including tube and fiber color
- Setup Parameters
- Wavelength
- Range (OTDR)
- Pulse width (OTDR)
- Scale (OTDR)
- Refractory index (OTDR)
- Setup Option chosen to pass OTDR “dead zone”

Test Results shall include:

- OTDR Test results
- Measured Length (Cable Marking)
- Total Fiber Trace
- Total Length (OTDR)
- Splice Loss/Gain
- Optical Source/Power Meter Total Attenuation (dB/km)
- Events > 0.10 dB

Sample Power Meter Tabulation:

Power Meter Measurements (dB)									
Location		Fiber No.	Cable Length (km)	A to B		B to A		Bidirectional Average	
A	B			1310 nm	1550 nm	1310 nm	1550 nm	1310 nm	1550 nm
		1							
		2							
Maximum Loss									
Minimum Loss									

The OTDR test results file format must be Bellcore/Telcordia compliant according to GR196-CORE Issue 2, OTDR Data Standard, GR 196, Revision 1.0, GR 196, Revision 1.1, GR 196, Revision 2.0 (SR-4731) in a “.SOR” file format. A copy of the test equipment manufacturer’s software to read the test files, OTDR and power, shall be provided to the Department.

These results shall also be provided in tabular form, see sample below:

OTDR Summary					
Cable Designation:	TCF-ED-000	OTDR Location:	Pump Sta. 03	Date:	10/11/17
Fiber Number	Event Type	Event Location	Event Loss (dB)		
			1310 nm	1550 nm	
1	Splice	23500 ft.	.082	.078	
1	Splice	25000 ft.	.075	.063	
2	Splice	25000 ft.	.091	.082	
3	Splice	26000 ft.	.072	.061	
3	Bend	27000 ft.	.010	.009	

The following shall be the criteria for the acceptance of the cable:

The test results shall show that the dB/km loss does not exceed +3% of the factory test or 1% of the cable's published production loss. However, no event shall exceed 0.10 dB. If any event is detected above 0.10 dB, the Contractor shall replace or repair the fiber including that event point.

The total loss of the cable (dB), less events, shall not exceed the manufacturer's production specifications as follows: 0.5 dB/km at both 1310 and 1550 nm.

If the total loss exceeds these specifications, the Contractor shall replace or repair the cable run at the no additional cost to the state, both labor and materials. Elevated attenuation due to exceeding the pulling tension, or any other installation operation, during installation shall require the replacement of the cable run at no additional cost to the State, including labor and materials.

Splicing Requirements

All fiber optic cable splices shall be performed using a fusion splicer. Mechanical splicing of fiber optics strands shall not be permitted. After completing a fusion splice, the Contractor shall recoat the fused fibers and install mechanical protection over them. All spliced fibers shall be neatly trained in splice trays housed in splice closures, splice enclosures, or termination panels.

Splicing shall be performed only at locations shown in the approved Cable-Pulling Plan. Any other splices shall be permitted only with the approval of the Engineer. Fiber optic splices at location shown on the Plans will be paid for under separate pay items. Fiber optic splices and underground splice closures required for end-of-reel splices will not be paid for separately, but shall be included cost of FIBER OPTIC CABLE. All splice locations shall be identified in the Record Drawings.

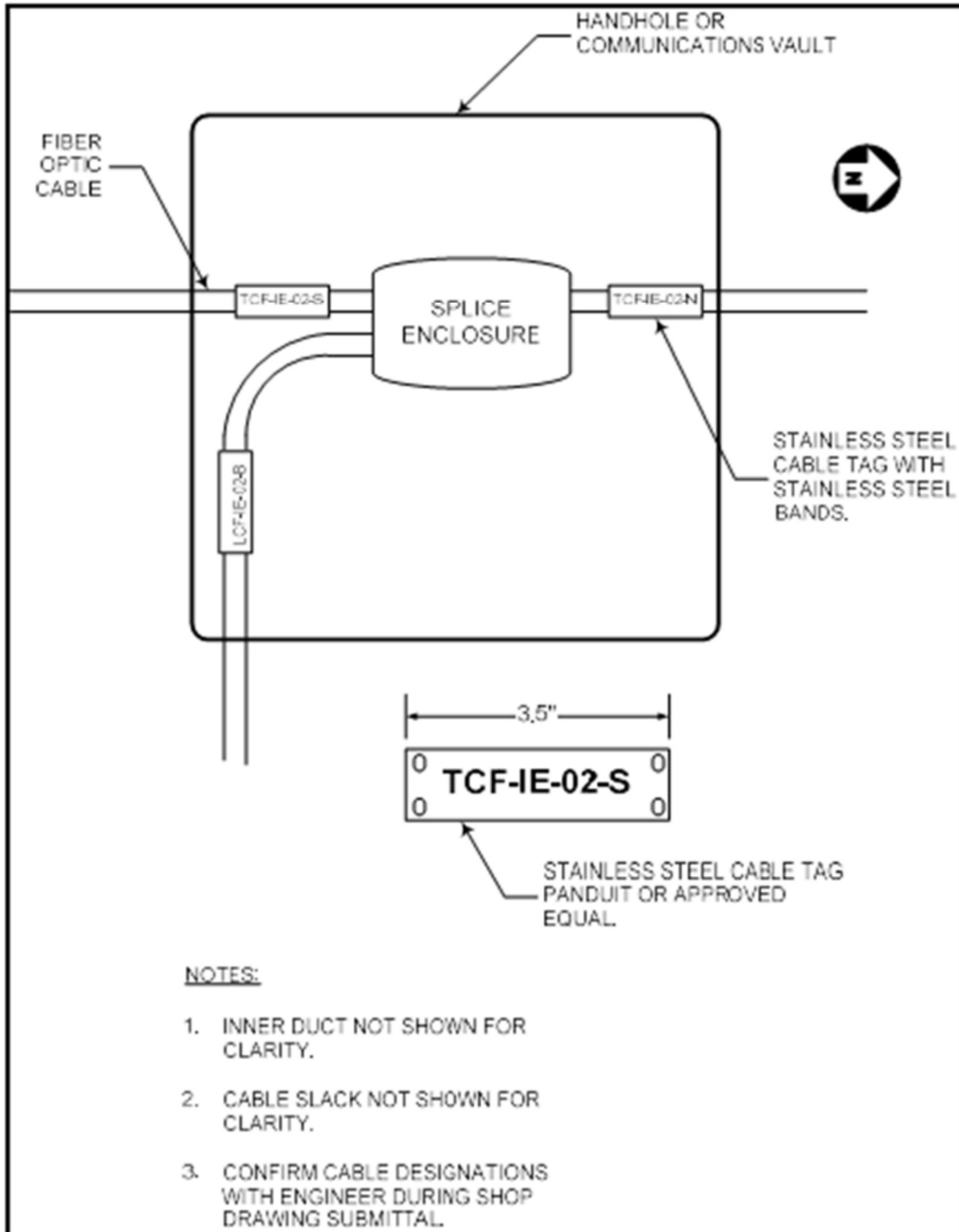
Cable runs which dead-end at a handhole or communications vault shall be dead ended in an underground splice closure.

Slack Storage of Fiber Optic Cables

Included as a part of this item, slack fiber shall be supplied as necessary to allow splicing the fiber optic cables in a controlled environment, such as a splicing van or tent. After splicing has been completed, the slack fiber shall be stored underground in handholes or in the raised base adapters of ground mounted cabinets in accordance with the fiber optic cable manufacturer's guidelines. Fiber optic cable slack shall be 100 feet for each cable at each splice location or communication vault, above or below ground. Fiber optic cable slack shall be 50 feet for each cable heavy duty handholes and access points, above or below ground, where splicing is not involved. If the innerduct is cut, the ends of the innerduct should extend beyond the first vertical rack so they can be secured at that point. This slack shall be measured for payment.

Fiber optic cable shall be tagged inside handholes with yellow tape containing the text: "CAUTION - FIBER OPTIC CABLE." In addition, permanent tags, as approved by the Engineer, shall be attached to all cable in a hand-hole or other break-out environment. These tags shall be stainless steel, nominally 0.75" by 1.72", and permanently embossed. These tags shall be attached with stainless steel straps, and shall identify the cable number, the number of fibers, and the specific fiber count. Tags and straps shall be Panduit or approved equal. The Contractor shall label the destination of each trunk cable onto the cable in each handhole, vault, or cable termination panel.

See figure below for labeling diagram:



Method of Measurement

This work will be measured for payment in feet in place. Cable will be measured horizontally and vertically between the changes in direction, including the cable in the vertical conduit riser and any extra cable as specified in this special provision. The cable length in the foundations of a controller cabinet and a vertical pole will be accounted as 3 ft (1 m) each

Basis of Payment

This work will be paid for at the contract unit price per foot for FIBER OPTIC CABLE of the number of fibers and type specified.

FIBER OPTIC TERMINATION PANEL, 12F OR 24F

Description

This work shall consist of furnishing and installing a fiber optic termination panel, type and size as specified in the Plans and described herein.

Materials

The fiber optic termination panel installed in Type 334 cabinets shall:

- (a) be capable of terminating a minimum of 24 fiber optic cable strands
- (b) be capable of being installed in 19" TIA racks mounted in type 334 cabinets and be sized to take up no more than 2 Rack Units (RU)
- (c) allow termination of a fiber optic jumper to interconnect outside plant fibers to fiber optic communication equipment
- (d) be supplied with optical splice trays and holder
- (e) be aluminum material per ATSMB 209, powder coated, and modular design.
- (f) have bulkheads or adapter modules with single-mode LC compatible, ceramic ports, unless a substitute is approved by the Engineer
- (g) have cable strain relief hardware
- (h) have pull out labels for administrative documentation

The fiber optic termination panel installed in existing Type 3 or Type 4 cabinets shall:

- (a) be capable of terminating a minimum of 12 fiber optic cable strands
- (b) be capable of being installed on din rails or wall mounted
- (c) allow termination of a fiber optic jumper to interconnect outside plant fibers to fiber optic communication equipment
- (d) be supplied with a means to secure fiber optic fusion splices
- (e) be made of metal

- (f) have bulkheads or adapter modules with single-mode LC compatible, ceramic ports, unless a substitute is approved by the Engineer
- (g) have cable strain relief hardware
- (h) have approximate dimensions of (6.5" x 5.5" x 2")

Construction Requirements

The fiber optic termination panel shall be installed locations shown in the Plans. The termination panel shall be mounted in cabinets per the Plans or as directed by the Engineer. All fibers entering the termination panel shall be terminated on patch panels and with jumpers connected as shown in the Plans.

Basis of Payment

This work will be paid for at the contract unit price each for FIBER OPTIC TERMINATION PANEL, 12F OR 24F.

ELECTRICAL CABLE IN CONDUIT, COMMUNICATION

Description

This work shall consist of furnishing and installing a telecommunication cable to bypass the median wall construction that will sever the existing communications cable. The bypass cable will intercept and connect to the existing median cable in an existing median wall junction box. The bypass cable will travel to the roadside via an existing 3" conduit and run parallel to the roadway in a proposed 4" conduit to the next median junction box.

The existing communications cable provides communications between the IDOT Traffic Systems Center and each ramp meter and surveillance cabinet. Communications to all IDOT assets currently on the communication cable must be operational between 5:00 AM Monday through 8:00 PM Friday.

The bypass is considered a permanent bypass.

This item shall include the following:

- Furnish and installation of 50 pair No. 19 gauge wire, telephone type cable that conforms to these specifications and the current edition of The Rural Electrification Specification (REA) PE-39.
- All necessary connection blocks, binding posts, connections and all necessary miscellaneous hardware for the installation and splicing of new cables.
- Removal, reinstallation and reconnection of existing 6 conductor communication lateral at each junction box bypass location.
- Communications Testing

Materials

The 50 pair #19 AWG telecommunication cable shall meet the requirements set forth in the R.E.A. Specification PE-39. Shielding shall be gopher-resistant, corrugated, fully annealed solid copper. Shielding between cables shall be bonded together by a #10 AWG copper wire and stainless steel clamps.

Splices and connections shall be made using U1B in-line tap wire splices. The splices shall include factory installed sealant to protect against corrosion and keep moisture out. Follow manufacture instructions and utilize only approved tools from the manufacturer.

Proposed handholes and conduit will be paid for separately.

Construction Requirements

Installation

Prior to pulling the bypass cable into the median junction box the Contractor shall pull out the existing 6 conductor telecommunication cable lateral and re-use the same cable to pull back into the median cable junction box.

The new bypass telecommunication cable shall be continuous between junction boxes, laterals, existing and proposed handholes and proposed conduits. No splices will be allowed in the cable. The interconnection of the cable in the junction boxes shall be with U1B connectors or equal. These "splices" shall be held to a minimum and maximum cable lengths shall be used to reduce the number of connections.

The 6C-No. 19 cable telecommunication lateral cables shall remain terminated in a Surveillance installation cabinet. The cables shall be connected on a type 66 connector block which shall be mounted in the cabinet. The Surveillance installation shall be connected to the appropriate cable pair on the 66 blocks with a 6C-No. 19 cable.

The existing section of median cable that is being bypassed shall be isolated in the box and abandoned in place.

Permanently mark each binder group for the appropriate color with standard vinyl electrical tape.

TESTING

Once the telecommunication cable is installed complete with all cable terminations complete the Contractor shall request an end to end test. The Contractor shall request the end to end test at least 7 days in advance to the TSC Engineer. Any lane closures and/or any other safety measures that need to be taken shall be provided for by the Contractor and shall be considered incidental to the cost of this item. The type of test performed shall be an end to end test with Halcyon type equipment transmitting and receiving at each end of the cable. Each pair shall be tested, and the results shall be recorded and submitted to the Engineer. If any results don't fall within the requirements set forth in (REA) PE-39, the Contractor shall correct and re-test that cable pair. Traffic Systems will tolerate only one pair out of every 50 pair of cable that doesn't meet or exceed specifications set forth in (REA) PE-39.

SUBMITTALS

The contractor shall submit a detailed plan for each bypass cutover that will minimize the downtime for each bypass to one weekend (Friday 8:00 PM – Monday 5AM).

Catalog cut sheets shall be provided for all equipment for review and approval by the Engineer prior to beginning work.

The contractor shall submit a communications testing plan that at a minimum illustrates confirming existing operation before beginning work, and how the upgraded system will be tested. If comments are provided to the contractor by the Department or their representative a revised communications testing plan must be submitted. An IDOT approved testing plan is required before any work will be permitted.

Method of Measurement

Electric cable will be measured for payment in feet in place for the 50 pair cable. The existing 6 conductor cable to be reused will not be measured. The length of measurement shall be the distance horizontally and vertically measured between the changes in direction, including cables in mast arms, mast arm poles, signal posts, and extra cable length as specified in Article 873.03.

Basis of Payment

This work shall be paid for at the contract price per lineal foot for ELECTRIC CABLE IN CONDUIT, COMMUNICATION for furnishing all materials, making all electrical connections, removal and reinstallation of existing telecommunication lateral, relocation of lateral conduit into handhole and installing the cable complete in place.

Connecting blocks, terminal blocks, wiring, mounting brackets U1B/U1Y Connectors, and miscellaneous hardware will not be paid for separately, but shall be considered as incidental to the cost of this item.

The proposed hole and conduit are not included in the cost of this pay item and will be paid for separately.

Intercepting existing conduit is not included in the cost of this pay item and will be paid for separately.

MODIFY EXISTING CONTROLLER CABINET, SPECIAL

Description

This work shall consist of providing labor and materials necessary to modify an existing DMS controller cabinet. This work includes:

- Disconnecting existing Lake County Division of Transportation (LCDOT) network equipment and cabling inside the cabinet
- Removal and salvage of the existing LCDOT network switch
- Removal of the existing fiber optic patch panel and jumpers

Construction Requirements

General requirements shall be in accordance with Section 801 of the Standard Specifications.

All work shall be coordinated with, and approved by, LCDOT.

The Contractor shall disconnect all fiber optic and category 6 jumper cables from the existing LCDOT network switch. The network switch and power supply shall be removed and turned over to LCDOT. The existing fiber optic patch panel and jumper cables shall be removed and scrapped. The existing Category 6 jumper cable connected to the DMS controller shall remain in place and be reconnected to the new IDOT Layer III (Network) Switch paid for under a separate pay item.

The Contractor shall remove any fiber optic pigtailed attached to the existing LCDOT fiber optic cable and then cap the cable and coil neatly in the cabinet. The fiber optic pigtailed shall be scrapped.

The Contractor shall notify the Department and LCDOT at least 72 hours prior to beginning work. The Contractor shall coordinate the removal and salvaging of the LCDOT network equipment with Jonathon Nelson, Phone: (247)-377-2000.

Method of Measurement

This work will be paid for at the contract unit price for each controller cabinet modified and tested.

Basis of Payment

This work will be paid for at the contract unit price each for MODIFY EXISTING CONTROLLER CABINET, SPECIAL.

ETHERNET SWITCH, MANAGED

Effective: July 1, 2021

Description

This item shall consist of furnishing a managed environmentally hardened Ethernet switch as described herein and as indicated in the Plans.

Materials

For compatibility with the installed network infrastructure the Ethernet switch shall be a Cisco IE-3400-8T2S-E switch with PWR-IE65W-PC-AC AC power supply and a Cisco IEM-3300-8S expansion module. Single Mode Fiber Small Form-Factor Plug (SFP) Modules shall be Cisco 1Gbps transceivers of the quantity and the model for the number of connections and distances involved.

Installation

Thirty (30) days prior to the scheduled field installation of each Ethernet switch, Contractor shall deliver the Ethernet switch to the Traffic Systems Center (TSC) for configuration prior to installation by the Contractor. The switch shall be clearly identified as to which location it is to be installed for proper configuration. After the switch is configured, the Contractor shall retrieve the switch from the TSC and install it.

Documentation

In addition to the initial submittal(s) prior to procurement, the Contractor shall provide installation and operation manuals, documentation of exact equipment model and serial numbers, software/firmware version numbers, in hardcopy and PDF formats on CD-ROM.

Measurement

The Ethernet switch shall be counted as each.

Basis of Payment

This item will be paid for at the contract unit price each for LAYER III (NETWORK) SWITCH, which shall be payment in full for all material and work as specified herein.

WOOD FENCE TO BE REMOVED AND RE-ERECTED

Description

This work shall consist of the removal and re-installation of a new wood fence to match the existing fence as indicated on the plans.

Materials

Materials and hardware shall comply with Article 641.02

Construction

The removed wood fence and all associated hardware and appurtenances shall become the property of the Contractor and shall be disposed of according to Article 202.03

Installation shall be according to Article 641.03

The maximum gap between the bottom of the new wood fence and ground shall be 1 inch.

Method of Payment

This work will be measured for payment in feet, along the top of the fence from center to center of end posts.

Basis of Payment

This work will be paid for at the contract unit price per foot for WOOD FENCE TO BE REMOVED AND RE-ERECTED.

DYNAMIC MESSAGE SIGN REMOVAL - IDOT

Description

This work shall consist of removing, protecting, and transporting dynamic message signs (DMS) to an IDOT yard as indicated on the plans.

The existing power and fiber optic communication cables shall be removed from the DMS to the controller cabinet. Existing conduits shall be abandoned in place or reused as shown on the Plans. The existing DMS controller cabinet, foundation, transformer, disconnect switches, above ground conduit, supports, and junction boxes shall be removed at locations shown in the Plans.

Before starting work, the Contractor shall submit a DMS Removal Plan to the Engineer for acceptance detailing the proposed methods of DMS removal and the amount, location(s), and type(s) of equipment to be used.

The Traffic Systems Center (TSC) Engineer will test the DMS prior to removal. The Contractor shall be responsible for the DMS, Sign Structure, Cabinet and Cabinet Equipment until they are transferred to the State.

Removal of the structure will be paid for separately.

Materials

All mounting hardware shall be galvanized or stainless steel.

Construction

General

It shall be the Contractor's responsibility to contact the TSC Engineer a minimum of 7 working days prior to the DMS removal. The Contractor shall coordinate his work fully with the TSC Engineer both as to the work required and the timing of the removal of the DMS. No additional compensation will be granted under this or any other item for extra work caused by failure to comply with this requirement.

The DMS on the existing structure shall remain operational until it is in conflict with construction operations, or as determined by the Engineer. The new structure shall be erected and prepared for the relocation of the existing DMS prior to removing the DMS from the existing structure to minimize the operational downtime of the DMS.

The Contractor shall provide the Engineer with a DMS Removal and Relocation Plan specific to each DMS location. The plan shall be approved by the Engineer at least two (2) weeks prior to the removal of the DMS.

Removal Inspection

Prior to any work being performed by the Contractor, the Contractor shall (in the presence of the Engineer and the TSC Engineer) conduct an inspection of the DMS sign, sign structure, cabinet and the DMS cables, making note of any parts which are found broken, missing, defective, or malfunctioning.

The TSC Engineer will test the sign as deemed necessary. Any problems will be noted, and/or repaired prior to transfer of maintenance. The Contractor shall assume full responsibility for the DMS, Sign Structure, Cabinet and Cabinet Equipment during removal, transportation, storage and installation. Any damage shall be repaired to the satisfaction of the Engineer, at no additional cost to the State.

This inspection shall be submitted in writing to the Engineer for record. Without such a record, any damage to the DMS, sign structure, cabinet, cabinet equipment, hardware, and/or cables shall be repaired by the Contractor to the full satisfaction of the Engineer at no additional cost to the Department.

DMS Removal Plan

The DMS Removal Plan shall be complete in detail for all phases, stages, and conditions anticipated during the removal.

The DMS Removal Plan and procedures shall provide complete details of the work process including:

- (A) Falsework, struts, bracing, tie cables and other devices, material properties and specifications for temporary works, requirements prior to releasing the DMS and catwalks from the cranes (if required), connection details and attachments to other structure components or objects;
- (B) Procedure and sequence of operations, including a schedule with completion times for work items that comply with the working hour limitations;
- (C) Minimum load chart lift capacity, outrigger size and reactions for each crane;
- (D) Locations of cranes and outriggers relative to other structures, including retaining walls, wingwalls and utilities.

- (E) Calculated loads and lifting weights, lift points, lifting devices, spreaders, and angle of lifting cables.
 - (F) Stresses at critical points along the DMS or catwalk length during progressive stages of removal shall be evaluated to assure that the structural integrity and stability is maintained at all times.
 - (G) Drawings, notes, catalog data showing the manufacturer's recommendations or performance tests, and calculations clearly showing the above listed details, assumptions, and dimensions.
 - (H) Contingency plans detailing what measures the Contractor will take in case of inclement weather (forecast or actual), equipment failure, delivery interruption, and slower than planned production.
- (2) The DMS Removal Plan and procedures shall be submitted to the Engineer for review and acceptance prior to starting the work. Review and acceptance by the Engineer shall not be construed to guarantee the safety and acceptability of the work.
 - (3) Any changes to the removal plan must be reviewed and accepted by the Engineer before implementation.
 - (4) Pre-Removal Conference
 - (A) A Pre-Removal meeting shall be held at least one week prior to the commencement of the work. The Engineer, Contractor, and the Contractor's Engineer shall attend the meeting. The intent of the meeting is to develop a mutual understanding of the proposed implementation of the Contractor's DMS Removal Plan. Revisions or adjustments to the plan, and potential revisions or adjustment to the implementation of the DMS Removal Plan shall be discussed.
 - (B) Additional Pre-Removal meetings may be required for subsequent phases of construction, or for phases that differ from the original plan, as directed by the Engineer. Additional meetings may also be requested by the Contractor, and approved by the Engineer.

Handling, Storage, Shipment

The Contractor shall handle the DMS in such a manner as to prevent damage. Cracked or damaged materials shall be repaired or replaced at the Contractor's expense. Braces, trusses, chains, cables, or other devices used for handling, storing, and shipping shall be adequately padded at points in contact with the materials to prevent damage of the finished product.

DMS shall be handled, stored, shipped with supports and devices that maintain the product in an upright position.

Dynamic Message Sign Removal

Power to the sign shall be disconnected to the satisfaction of the Engineer and the TSC Engineer prior to any work on the DMS removal. The power and communications cables shall be pulled from the sign to the cabinet and disposed of, to the satisfaction of the Engineer.

Remove the DMS and DMS equipment (controller cabinet, cables, structure mounted conduit, mounting hardware, transformers, and disconnect switches) as shown on the Plans. Remove the existing controller cabinet foundation and restore the site to match existing conditions. All above ground conduit stub-outs shall be removed to a depth of six (6) inches below grade, capped, and abandoned in place.

The Contractor shall only be allowed to take one DMS out of service at a time. After a DMS has been removed, the Contractor shall have seven (7) calendar days to install the replacement DMS. The replacement will only be considered complete when the DMS is operational and can be controlled from the IDOT Traffic Operations Center.

Method of Measurement

This work will be measured for payment per each DMS sign removed and relocated to a new location.

Basis of Payment

This work will be paid for at the contract unit price each for DYNAMIC MESSAGE SIGN REMOVEAL - IDOT, which will be payment in full for performing the work described herein.

DYNAMIC MESSAGE SIGN REMOVAL – ILLINOIS TOLLWAY

Description

This work shall consist of the removal of all Illinois Tollway ITS equipment at an Illinois Tollway DMS site as shown in the Plans. This includes the DMS (sign, controller cabinet and foundation, and internal equipment), Message Verification Camera (camera pole and foundation, CCTV camera, pole-mounted enclosure, and internal equipment), Toll-Tag Reader System (structure mounted tag readers, tag reader cabinet and foundation, and internal equipment), all structurally attached conduits, junction boxes, and hardware and all cables.

Removal of the structure will be paid for separately.

Construction

General

Notify and coordinate with Engineer and Illinois Tollway at least 2 weeks in advance of removal of dynamic message sign and components. The message sign shall not be removed until the replacement sign is operational.

All equipment and all associated hardware and appurtenances removed from the site shall become the property of the Contractor and shall be disposed of according to Article 202.03

Dynamic Message Sign Removal

The Contractor shall disconnect and remove all cables from DMS to the controller cabinet prior to removing the DMS from the existing sign structure. Disconnect all structure mounted conduits and remove as necessary to facilitate removal of the DMS. Remove the DMS, controller cabinet, transformers, and disconnect switches as shown on the Plans. Remove the controller cabinet foundation and restore the site to match existing conditions. All above ground conduit stub-outs shall be removed to a depth of six (6) inches below grade, capped, and abandoned in place.

Verification Camera Removal

The Contractor shall disconnect and remove all cables from CCTV camera pole-cabinet to the DMS controller cabinet prior to removing either cabinet. Remove the CCTV camera and pole-mounted cabinet from the camera pole as shown on the Plans. Remove the camera pole and foundation and restore the site to match existing conditions. All above ground conduit stub-outs shall be removed to a depth of six (6) inches below grade, capped, and abandoned in place.

Toll-Tag Reader System

The Contractor shall disconnect and remove all cables from Toll-Tag readers to the tag reader cabinet prior to removing the tag readers existing sign structure. Disconnect and remove all structure mounted conduits and tag reader mounting hardware as necessary to facilitate removal of the tag reader system. Remove the tag readers and tag reader cabinet as shown on the Plans. Remove the tag reader cabinet foundation and restore the site to match existing conditions. All above ground conduit stub-outs shall be removed to a depth of six (6) inches below grade, capped, and abandoned in place.

DMS Removal Plan

Prior to beginning any removal work the Contractor shall submit a DMS Removal Plan to the Engineer for approval. Review and acceptance by the Engineer shall not be construed to guarantee the safety and acceptability of the work. Any changes to the removal plan must be reviewed and accepted by the Engineer before implementation. The DMS Removal Plan shall be complete in detail for all phases, stages, and conditions anticipated during the removal.

The DMS Removal Plan and procedures shall provide complete details of the work process including:

- (1) Falsework, struts, bracing, tie cables and other devices, material properties and specifications for temporary works, requirements prior to releasing the DMS and catwalks from the cranes (if required), connection details and attachments to other structure components or objects;
- (2) Procedure and sequence of operations, including a schedule with completion times for work items that comply with the working hour limitations;
- (3) Minimum load chart lift capacity, outrigger size and reactions for each crane;

- (4) Locations of cranes and outriggers relative to other structures, including retaining walls, wingwalls and utilities.
- (5) Calculated loads and lifting weights, lift points, lifting devices, spreaders, and angle of lifting cables.
- (6) Stresses at critical points along the DMS or catwalk length during progressive stages of removal shall be evaluated to assure that the structural integrity and stability is maintained at all times.
- (7) Drawings, notes, catalog data showing the manufacturer's recommendations or performance tests, and calculations clearly showing the above listed details, assumptions, and dimensions.
- (8) Contingency plans detailing what measures the Contractor will take in case of inclement weather (forecast or actual), equipment failure, delivery interruption, and slower than planned production.

Pre-Removal Conference

- (1) A Pre-Removal meeting shall be held at least one week prior to the commencement of the work. The Engineer, Contractor, and the Contractor's Engineer shall attend the meeting. The intent of the meeting is to develop a mutual understanding of the proposed implementation of the Contractor's DMS Removal Plan. Revisions or adjustments to the plan, and potential revisions or adjustment to the implementation of the DMS Removal Plan shall be discussed.
- (2) Additional Pre-Removal meetings may be required for subsequent phases of construction, or for phases that differ from the original plan, as directed by the Engineer. Additional meetings may also be requested by the Contractor, and approved by the Engineer.

Method of Measurement

This work will be measured for payment per each DMS site to be decommissioned and removed.

Basis of Payment

This work will be paid for at the contract unit price each for DYNAMIC MESSAGE SIGN REMOVAL – ILLINOIS TOLLWAY, which will be payment in full for performing the work described herein.

FIBER OPTIC CONNECTIVITY TO PUMP STATION

Description

This work shall consist of providing labor and materials necessary to establish fiber optic communications with existing IDOT Pump Stations 2, 3, and 46. At each pump station, work under this item shall consist of:

- Furnishing and installing conduit and cable as shown in the Plans
- Coring the wall of the pump station for proposed conduit installation
- Furnishing and installing a new fiber optic splice enclosure
- Terminating fiber optic cable
- Removal and replacement of pavement and sidewalk

Materials

Materials shall be according to all applicable Articles of the Standard Specifications Division 1000 – Materials.

The Contractor shall furnish a 24"x24"x8" stainless steel junction box in accordance with Article 1088.04 of the Standard Specifications.

The Contractor shall furnish a wall-mounted fiber optic enclosure and all hardware necessary to secure the enclosure to the wall. The fiber optic enclosure shall:

- (a) be capable of terminating a minimum of 24 fiber optic cable strands
- (b) be capable of being wall-mounted
- (c) allow termination of a fiber optic jumper to interconnect outside plant fibers to fiber optic communication equipment
- (d) be supplied with optical splice trays and holder
- (e) be aluminum material per ATSM B209, powder coated, and modular design
- (f) have bulkheads or adapter modules with single-mode LC compatible, ceramic ports, unless a substitute is approved by the Engineer
- (g) have cable strain relief hardware
- (h) have pull out labels for administrative documentation

The Contractor shall furnish all materials required to terminate fiber optic strands as shown in the plans. Specific components required for connecting fibers inside the enclosure include optical connectors, pigtails, and patch panels.

Construction Requirements

General requirements shall be in accordance with Section 801 of the Standard Specifications.

All work shall be coordinated with, and approved by, IDOT pump station maintenance personnel. Installation of conduit shall be in accordance with Articles 810.04 and 810.05 of the Standard Specifications. Installation of conduit through the pump station wall shall be in accordance with Article 812.03 of the Standard Specifications.

The Contractor shall install a stainless steel junction box on the exterior of each pump station as shown in the Plans. Installation of the structure-mounted junction box shall be in accordance with Article 813.03 of the Standard Specifications. The junction box shall serve as a pull point for installation of the fiber optic cable into the building through a core hole. The contractor shall core the building wall to make an entry hole a 1/2" larger in diameter than the conduit shown in the Plans. The Contractor shall seal the core hole to prevent water and animal entry into the building. The Contractor shall install the fiber optic enclosure in the building as shown in the Plans. All work shall be neat and in a workmanlike manner. Particular care shall be taken as to not kink the fiber optic cable. All fibers entering the termination panel shall be terminated on patch panels and with jumpers connected as shown in the Plans.

The Contractor shall restore areas that have been disturbed by conduit and cable installation to match their original condition, including any pavement and/or sidewalks that have been damaged or removed due to the work. Repairs and/or replacements of pavement and/or sidewalks shall be made in such a manner as to ensure restoration of a uniform surface and durability of the portion repaired or replaced.

Method of Payment

This work will not be measured.

Basis of Payment

This work will be paid for at one third the contract lump sum price for FIBER OPTIC CONNECTIVITY TO PUMP STATION for each pump station.

DMS SIGN CONTROL EQUIPMENT

Description

This work shall consist of furnishing and installing equipment for the control and power distribution of DMS signs. This work includes circuit breakers, disconnect switches, transformers, junction boxes, sign controllers, ethernet switches, cellular modems, fiber patch panels, conduit and wiring attached to the DMS structure and other miscellaneous components necessary to control the sign.

Materials

General

The DMS control and power distribution equipment shall be mounted in a cabinet provided and paid for separately. The installation and mounting of the DMS sign and its associated equipment shall be fully coordinated with the cabinet. The equipment shall be securely mounted on a mounting back panel or on a corrosion resistant DIN rail if equipment is configured as such.

Power Distribution

- (1) A NEMA 4X stainless steel non-fused disconnect shall be furnished and installed on the DMS Controller Cabinet as shown in the Plans. Disconnect shall be service entrance rated, minimum size 100 amps, 600 volt rated.
- (2) For 480 volt electrical service, a single phase step down transformer shall be furnished and installed as shown on the Plans. Transformer shall conform to Article 1068.02.

Over-voltage Protection

Over-voltage protection shall be provided on the power conductors. The specific protection is based on the elements being protected

Incoming Power Protection

The incoming power shall be protected with a filtering surge protector that absorbs power line noise and switching transients. The specified performance shall be as follows:

Peak current	20 kA (8x20 μ s waveshape)
Life Test	5% change
Clamp voltage	280 V typical @ 20 kA
Response time	\leq 5 ns
Continuous service current	10 amps max. 120 VAC/60 Hz
Operating Temperature	-40°C to +75°C (minimum)
Nominal dimensions	7.15 inches by 3.13 inches by 2.3 inches

Control Cabling

Manufacturer specified control cables shall be furnished by the Contractor. Fiber optic control cables shall be terminated on patch panels supplied by the Contractor. Patch cables shall be supplied with connector types as specified by the DMS Manufacturer.

Cabinet

The DMS controller cabinet shall meet the requirements specified for the CABINET, MODEL 334 and shall be paid for separately under that pay item.

Ethernet Switch

The ethernet switch shall meet the requirements specified for the LAYER III (NETWORK) SWITCH and shall be paid for separately under that pay item.

Cellular Modem

The cellular modem shall meet the requirements specified for the CELLULAR MODEM and shall be paid for separately under that pay item.

DMS Sign Controller

The DMS sign controller shall meet the requirements specified for the DYNAMIC MESSAGE SIGN, FULL MATRIX, COLOR, NTCIP 1203 V3 and shall be paid for separately under that pay item.

Construction Requirements

General

The Contractor shall prepare and submit a shop drawing detailing the complete DMS control cabinet installation and the mounting of disconnects and routing of conduits on the DMS sign structure. The shop drawings shall identify the installation and specifications of all components to be supplied, for approval of the Engineer.

Appropriate connectors shall be furnished and installed to interface the in-cabinet components to the integrated dome camera assembly.

Installation

The Contractor shall mount the in-cabinet components in the equipment cabinet and connect them to AC power and communications. The contractor shall install the power equipment and disconnects and pull new conductors as shown on the plans. Control cabling shall be installed between the DMS and the controller cabinet and terminated according to Manufacturer recommendations. All strands of fiber control cables shall be terminated on patch panels and connected to the DMS controller in the cabinet and/or sign housing via patch cables.

Testing

Testing shall be according to the requirements of DYNAMIC MESSAGE SIGN, FULL MATRIX, COLOR, NTCIP 1203 V3.

Method of Measurement

This work will be paid for at the contract unit price for each installation.

Basis of Payment

This work will be paid for at the contract unit price each for DMS SIGN CONTROL EQUIPMENT and shall include the installation and integration of DMS related equipment in a Control Cabinet. This work shall include all conduit, wiring, mounting devices and hardware for a complete functioning system at each location.

DYNAMIC MESSAGE SIGN ELECTRICAL SERVICE ALLOWANCE

Description

This work shall consist of measuring the insulation integrity of the electrical power cables for DMS sign 5 service meter disconnect to the existing electrical disconnect on the sign.

Construction

General

The contractor shall megger test record the existing electrical conductors.

- 1) The contractor shall perform resistance measurements through bolted connections with low resistance ohmmeter.
- 2) Perform insulation-resistance test on each conductor with respect to ground and adjacent conductors. Applied potential shall be 500 volts dc for 300-volt rated cable and 1000 volts DC for 600-volt rated cable. Test duration shall be one minute.
- 3) Perform continuity tests to insure correct cable connection.
- 4) Record values and submit to the Engineer

If directed by the engineer, the contractor shall replace the replace cables and conduit as required to supply electrical power for the DMS sign.

Method of Payment

The Contractor will be reimbursed in accordance with Article 109.04 of the Standard Specifications

For bidding purposes, this item shall be estimated as \$20,000.00

Basis of Payment.

This item shall be paid for at the contract unit price lump sum for the expended allowance amount for DYNAMIC MESSAGE SIGN ELECTRICAL SERVICE ALLOWANCE

REFERENCE INFORMATION

- **City of Chicago Response to Utility Request**
- **Kinder Morgan Guideline for Design and Construction near Natural Gas Facilities**

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.”

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
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* (<http://www.epa.gov/cleandiesel/verification/verif-list.htm>), or verified by the California Air Resources Board (CARB) (<http://www.arb.ca.gov/diesel/verdev/vt/cvt.htm>); 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

FEDERAL OBLIGATION. 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.

STATE OBLIGATION. 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.

CONTRACTOR ASSURANCE. 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.

OVERALL GOAL SET FOR THE DEPARTMENT. 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.

CONTRACT GOAL TO BE ACHIEVED BY THE CONTRACTOR. 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 **16.00%** 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.

DBE LOCATOR REFERENCES. 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-enterprise-certification/il-ucp-directory/index>.

BIDDING PROCEDURES. 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 "DOT.DBE.UP@illinois.gov" 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.

CALCULATING DBE PARTICIPATION. 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 owner-operator. 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.

CONTRACT COMPLIANCE. 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 Contractor did not succeed in obtaining enough DBE participation to achieve the advertised 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 become 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) NO AMENDMENT. 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 DOT.DBE.UP@illinois.gov.
- (b) CHANGES TO WORK. 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) SUBCONTRACT. 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) ALTERNATIVE WORK METHODS. In addition to the above requirements for reductions in the condition of award, additional requirements apply to the two cases of Contractor-initiated 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) TERMINATION AND REPLACEMENT PROCEDURES. 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) FINAL PAYMENT. 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) ENFORCEMENT. 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) RECONSIDERATION. 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.

DISPOSAL FEES (BDE)

Effective: November 1, 2018

Replace Articles 109.04(b)(5) – 109.04(b)(8) of the Standard Specifications with the following:

- "(5) Disposal Fees. When the extra work performed includes paying for disposal fees at a clean construction and demolition debris facility, an uncontaminated soil fill operation or a landfill, the Contractor shall receive, as administrative costs, an amount equal to five percent of the first \$10,000 and one percent of any amount over \$10,000 of the total approved costs of such fees.
- (6) Miscellaneous. No additional allowance will be made for general superintendence, the use of small tools, or other costs for which no specific allowance is herein provided.
- (7) Statements. No payment will be made for work performed on a force account basis until the Contractor has furnished the Engineer with itemized statements of the cost of such force account work. Statements shall be accompanied and supported by invoices for all materials used and transportation charges. However, if materials used on the force account work are not specifically purchased for such work but are taken from the Contractor's stock, then in lieu of the invoices, the Contractor shall furnish an affidavit certifying that such materials were taken from his/her stock, that the quantity claimed was actually used, and that the price and transportation claimed represent the actual cost to the Contractor.

Itemized statements at the cost of force account work shall be detailed as follows.

- a. Name, classification, date, daily hours, total hours, rate, and extension for each laborer and foreman. Payrolls shall be submitted to substantiate actual wages paid if so requested by the Engineer.
- b. Designation, dates, daily hours, total hours, rental rate, and extension for each unit of machinery and equipment.
- c. Quantities of materials, prices and extensions.

- d. Transportation of materials.
 - e. Cost of property damage, liability and workmen's compensation insurance premiums, unemployment insurance contributions, and social security tax.
- (8) Work Performed by an Approved Subcontractor. When extra work is performed by an approved subcontractor, the Contractor shall receive, as administrative costs, an amount equal to five percent of the total approved costs of such work with the minimum payment being \$100.
- (9) All statements of the cost of force account work shall be furnished to the Engineer not later than 60 days after receipt of the Central Bureau of Construction form "Extra Work Daily Report". If the statement is not received within the specified time frame, all demands for payment for the extra work are waived and the Department is released from any and all such demands. It is the responsibility of the Contractor to ensure that all statements are received within the specified time regardless of the manner or method of delivery."

EMULSIFIED ASPHALTS (BDE)

Effective: August 1, 2019

Revise Article 1032.06 of the Standard Specifications to read:

"1032.06 Emulsified Asphalts. Emulsified asphalts will be accepted according to the current Bureau of Materials Policy Memorandum, "Emulsified Asphalt Acceptance Procedure". These materials shall be homogeneous and shall show no separation of asphalt after thorough mixing, within 30 days after delivery, provided separation has not been caused by freezing. They shall coat the aggregate being used in the work to the satisfaction of the Engineer and shall be according to the following requirements.

- a) Anionic Emulsified Asphalt. Anionic emulsified asphalts RS-1, RS-2, HFRS-2, SS-1h, and SS-1 shall be according to AASHTO M 140, except as follows.
 - (1) The cement mixing test will be waived when the emulsion is being used as a tack coat.
 - (2) The Solubility in Trichloroethylene test according to AASHTO T 44 may be run in lieu of Ash Content and shall meet a minimum of 97.5 percent.
- b) Cationic Emulsified Asphalt. Cationic emulsified asphalts CRS-1, CRS-2, CSS-1h, and CSS-1 shall be according to AASHTO M 208, except as follows.
 - (1) The cement mixing test will be waived when the emulsion is being used as a tack coat.
 - (2) The Solubility in Trichloroethylene test according to AASHTO T 44 may be run in lieu of Ash Content and shall meet a minimum of 97.5 percent.

- c) High Float Emulsion. High float emulsions HFE-90, HFE-150, and HFE-300 are medium setting and shall be according to the following table.

Test	HFE-90	HFE-150	HFE-300
Viscosity, Saybolt Furol, at 122 °F (50 °C), (AASHTO T 59), SFS ^{1/}	50 min.	50 min.	50 min.
Sieve Test, No. 20 (850 µm), retained on sieve, (AASHTO T 59), %	0.10 max.	0.10 max.	0.10 max.
Storage Stability Test, 1 day, (AASHTO T 59), %	1 max.	1 max.	1 max.
Coating Test (All Grades), (AASHTO T 59), 3 minutes	stone coated thoroughly		
Distillation Test, (AASHTO T 59): Residue from distillation test to 500 °F (260 °C), % Oil distillate by volume, %	65 min. 7 max.	65 min. 7 max.	65 min. 7 max.
Characteristics of residue from distillation test to 500 °F (260 °C): Penetration at 77 °F (25 °C), (AASHTO T 49), 100 g, 5 sec, dmm	90-150	150-300	300 min.
Float Test at 140 °F (60 °C), (AASHTO T 50), sec.	1200 min.	1200 min.	1200 min.

1/ The emulsion shall be pumpable.

- (d) Penetrating Emulsified Prime. Penetrating Emulsified Prime (PEP) shall be according to AASHTO T 59, except as follows.

Test	Result
Viscosity, Saybolt Furol, at 77 °F (25 °C), SFS	75 max.
Sieve test, retained on No. 20 (850 µm) sieve, %	0.10 max.
Distillation to 500 °F (260 °C) residue, %	38 min.
Oil distillate by volume, %	4 max.

The PEP shall be tested according to the current Bureau of Materials Illinois Laboratory Test Procedure (ILTP), "Sand Penetration Test of Penetrating Emulsified Prime (PEP)". The time of penetration shall be equal to or less than that of MC-30. The depth of penetration shall be equal to or greater than that of MC-30.

- (e) Delete this subparagraph.

- (f) Polymer Modified Emulsified Asphalt. Polymer modified emulsified asphalts, e.g. SS-1hP, CSS-1hP, CRS-2P (formerly CRSP), CQS-1hP (formerly CSS-1h Latex Modified) and HFRS-2P (formerly HFP) shall be according to AASHTO M 316, except as follows.
- (1) The cement mixing test will be waived when the polymer modified emulsion is being used as a tack coat.
 - (2) CQS-1hP (formerly CSS-1h Latex Modified) emulsion for micro-surfacing treatments shall use latex as the modifier.
 - (3) Upon examination of the storage stability test cylinder after standing undisturbed for 24 hours, the surface shall show minimal to no white, milky colored substance and shall be a homogenous brown color throughout.
 - (4) The distillation for all polymer modified emulsions shall be performed according to AASHTO T 59, except the temperature shall be 374 ± 9 °F (190 ± 5 °C) to be held for a period of 15 minutes and measured using an ASTM 16F (16C) thermometer.
 - (5) The specified temperature for the Elastic Recovery test for all polymer modified emulsions shall be 50.0 ± 1.0 °F (10.0 ± 0.5 °C).
 - (6) The Solubility in Trichloroethylene test according to AASHTO T 44 may be run in lieu of Ash Content and shall meet a minimum of 97.5 percent.
- (g) Non-Tracking Emulsified Asphalt. Non-tracking emulsified asphalt NTEA (formerly SS-1vh) shall be according to the following.

Test	Requirement
Saybolt Viscosity at 77 °F (25 °C), (AASHTO T 59), SFS	20-100
Storage Stability Test, 24 hr, (AASHTO T 59), %	1 max.
Residue by Distillation, 500 ± 10 °F (260 ± 5 °C), or Residue by Evaporation, 325 ± 5 °F (163 ± 3 °C), (AASHTO T 59), %	50 min.
Sieve Test, No. 20 (850 μm), (AASHTO T 59), %	0.3 max.
Tests on Residue from Evaporation	
Penetration at 77 °F (25 °C), 100 g, 5 sec, (AASHTO T 49), dmm	40 max.
Softening Point, (AASHTO T 53), °F (°C)	135 (57) min.
Ash Content, (AASHTO T 111), % ^{1/}	1 max.

1/ The Solubility in Trichloroethylene test according to AASHTO T 44 may be run in lieu of Ash Content and shall meet a minimum of 97.5 percent

The different grades are, in general, used for the following.

Grade	Use
SS-1, SS-1h, RS-1, RS-2, CSS-1, CRS-1, CRS-2, CSS-1h, HFE-90, SS-1hP, CSS-1hP, NTEA (formerly SS-1vh)	Tack Coat
PEP	Prime Coat
RS-2, HFE-90, HFE-150, HFE-300, CRS-2P (formerly CRSP), HFRS-2P (formerly HFP), CRS-2, HFRS-2	Bituminous Surface Treatment
CQS-1hP (formerly CSS-1h Latex Modified)	Micro-Surfacing Slurry Sealing Cape Seal™

ENGINEER’S FIELD OFFICE AND LABORATORY (BDE)

Effective: January 1, 2020

Revise the last sentence of the first paragraph of Article 670.01 of the Standard Specifications to read:

“The building shall remain available for use until released by the Engineer.”

Revise the fifth and sixth paragraphs of Article 670.02 of the Standard Specifications to read:

“Sanitary facilities shall include hot and cold potable running water, lavatory and toilet as an integral part of the office where available. A portable toilet, if necessary, shall be serviced once per week. Solid waste disposal consisting of two waste baskets and an outside trash container of sufficient size to accommodate a weekly provided pick-up service.

In addition, the following furniture and equipment meeting the approval of the Engineer shall be furnished.”

Revise Article 670.02(b) through 670.02(r) of the Standard Specifications to read:

- “(b) One desk with minimum working surface of 48 x 72 in. (1.2 x 1.8 m).
- (c) Two free standing four drawer legal size file cabinets with lock and an underwriters' laboratories insulated file device 350 degrees one hour rating.
- (d) Table(s) and chairs capable of seating 10 people.

- (e) One equipment cabinet of minimum inside dimension of 44 in. (1100 mm) high x 24 in. (600 mm) wide x 30 in. (750 mm) deep with lock. The walls shall be of steel with a 3/32 in. (2 mm) minimum thickness with concealed hinges and enclosed lock constructed in such a manner as to prevent entry by force. The cabinet assembly shall be permanently attached to a structural element of the field office in a manner to prevent theft of the entire cabinet.
- (f) One refrigerator with a minimum size of 14 cu ft (0.40 cu m) with a freezer unit.
- (g) One electric desk type tape printing calculator.
- (h) A minimum of two communication paths. The configuration shall include:
 - (1) Internet Connection. An internet service connection with a wireless router capable of providing service to a minimum of five devices. The internet service shall be for unlimited data with a minimum internet data download speed of 25 megabits per second. For areas where this minimum download speed is not available, the maximum speed available for the area shall be provided.
 - (2) Telephone Line. One landline touch tone telephone with voicemail or answering machine. The telephone shall have an unpublished number.
- (i) One plain paper wireless color printer capable of reproducing prints up to 11 x 17 in. (280 x 432 mm) with an automatic feed tray. Separate paper trays for letter size and 11 x 17 in. (280 x 432 mm) paper shall be provided. The wireless printer shall also be equipped to copy in color and scan documents.
- (j) One electric water cooler dispenser.
- (k) One first-aid cabinet fully equipped.
- (l) One microwave oven (minimum 700 watt) with a turntable and 1 cu ft (0.03 cu m) minimum capacity.
- (m) One fire-proof safe, 0.5 cu ft (0.01 cu m) minimum capacity.
- (n) One electric paper shredder.
- (o) One post mounted rain gauge, located on the project site for each 5 miles (8 km) of project length.”

Revise the last sentence of the first paragraph of Articles 670.04 and 670.05 of the Standard Specifications to read:

“Doors and windows shall be equipped with locks.”

Revise Article 670.04(c) through 670.04(n) of the Standard Specifications to read:

- “(c) Two folding chairs.
- (d) One equipment cabinet of minimum inside dimension of 44 in. (1100 mm) high x 24 in. (600 mm) wide x 30 in. (750 mm) deep with lock. The walls shall be of steel with a 3/32 in. (2 mm) minimum thickness with concealed hinges and enclosed lock constructed to prevent entry by force. The cabinet assembly shall be permanently attached to a structural element of the field office to prevent theft of the entire cabinet.
- (e) A minimum of two communication paths. The configuration shall include:
 - (1) Internet Connection. An internet service connection with a wireless router capable of providing service to a minimum of five devices. The internet service shall be for unlimited data with a minimum internet download speed of 25 megabits per second. For areas where this minimum download speed is not available, the maximum speed available for the area shall be provided.
 - (2) Telephone Line. One land line touch tone telephone with voicemail or answering machine. The telephone shall have an unpublished number.
- (f) One electric desk type tape printing calculator.
- (g) One first-aid cabinet fully equipped.
- (h) One plain paper wireless color printer capable of reproducing prints up to 11 x 17 in. (280 x 432 mm) with an automatic feed tray. Separate paper trays for letter size and 11 x 17 in. (280 x 432 mm) paper shall be provided. The wireless printer shall also be equipped to copy in color and scan documents.
- (i) A portable toilet meeting Federal, State, and local health department requirements shall be provided, maintained clean and in good working condition, and shall be stocked with lavatory and sanitary supplies at all times. The portable toilet shall be serviced once per week.
- (j) One electric water cooler dispenser.
- (k) One refrigerator with a minimum size of 14 cu ft (0.45 cu m) with a freezer unit.
- (l) One microwave oven (minimum 700 watt) with a turntable and 1 cu ft (0.03 cu m) minimum capacity.”

Revise Article 670.05(f) of the Standard Specifications to read:

- “(f) One landline touch tone telephone with voicemail or an answering machine. The telephone shall have an unpublished number.”

Delete the last sentence of the second paragraph of Article 670.06 of the Standard Specifications.

Revise the fifth sentence of the first paragraph of Article 670.07 of the Supplemental Specifications to read:

“This price shall include all utility costs and shall reflect the salvage value of the building or buildings, equipment, and furniture which remain the property of the Contractor after release by the Engineer, except the Department will pay that portion of the monthly long distance and monthly local telephone, when combined, exceed \$250.”

MOBILIZATION (BDE)

Effective: April 1, 2020

Replace Articles 671.02(a), (b), and (c) of the Standard Specifications with the following:

- “(a) Upon execution of the contract, 90 percent of the pay item will be paid.
- (b) When 90 percent of the adjusted contract value is earned, the remaining ten percent of the pay item will be paid along with any amount bid in excess of six percent of the original contract amount.”

PORTLAND CEMENT CONCRETE – HAUL TIME (BDE)

Effective: July 1, 2020

Revise Article 1020.11(a)(7) of the Standard Specifications to read:

“(7) Haul Time. Haul time shall begin when the delivery ticket is stamped. The delivery ticket shall be stamped no later than five minutes after the addition of the mixing water to the cement, or after the addition of the cement to the aggregate when the combined aggregates contain free moisture in excess of two percent by weight (mass). If more than one batch is required for charging a truck using a stationary mixer, the time of haul shall start with mixing of the first batch. Haul time shall end when the truck is emptied for incorporation of the concrete into the work. The maximum haul time shall be as follows.

Concrete Temperature at Point of Discharge, °F (°C)	Maximum Haul Time ^{1/} (minutes)	
	Truck Mixer or Truck Agitator	Nonagitator Truck
50 - 64 (10 - 17.5)	90	45
> 64 (> 17.5) - without retarder	60	30
> 64 (> 17.5) - with retarder	90	45

- 1/ To encourage start-up testing for mix adjustments at the plant, the first two trucks will be allowed an additional 15 minutes haul time whenever such testing is performed.

For a mixture which is not mixed on the jobsite, a delivery ticket shall be required for each load. The following information shall be recorded on each delivery ticket: (1) ticket number; (2) name of producer and plant location; (3) contract number; (4) name of Contractor; (5) stamped date and time batched; (6) truck number; (7) quantity batched; (8) amount of admixture(s) in the batch; (9) amount of water in the batch; and (10) Department mix design number.

For concrete mixed in jobsite stationary mixers, the above delivery ticket may be waived, but a method of verifying the haul time shall be established to the satisfaction of the Engineer.”

PORTLAND CEMENT CONCRETE PAVEMENT PATCHING (BDE)

Effective: July 1, 2020

Revise Article 701.17(e)(3)b. of the Standard Specifications to read:

- “b. Strength Tests. For patches constructed with Class PP-1, PP-2, PP-3, PP-4, or PP-5 concrete, the pavement may be opened to traffic when test specimens have obtained a minimum flexural strength of 250 psi (1725 kPa) or a minimum compressive strength of 1600 psi (11,000 kPa) according to Article 1020.09. However, the concrete mixture shall obtain a minimum flexural strength of 600 psi (4150 kPa) or a minimum compressive strength of 3200 psi (22,100 kPa) in the time specified in Table 1 of Article 1020.04.

With the approval of the Engineer, concrete strength may be determined according to Illinois Modified AASHTO T 325.”

Revise Article 1001.01(d) of the Standard Specifications to read:

- “(d) Rapid Hardening Cement. Rapid hardening cement shall be used according to Article 1020.04 or when approved by the Engineer. The cement shall be on the Department’s qualified product list, and shall be according to ASTM C 1600 in addition to the following.

- (1) The cement shall have a minimum final set of 10 minutes, according to Illinois Modified AASHTO T 131.
- (2) The cement shall have a minimum compressive strength of 2000 psi (13,800 kPa) at 3.0 hours, 3200 psi (22,100 kPa) at 6.0 hours, and 4000 psi (27,600 kPa) at 24.0 hours, according to Illinois Modified AASHTO T 106.

- (3) The cement shall have a maximum drying shrinkage of 0.07 percent at 28 days, according to Illinois Modified ASTM C 596.
- (4) The cement shall have a maximum expansion of 0.04 percent at 14 days, according to Illinois Modified ASTM C 1038.”

Revise the first paragraph of Article 1020.05(b)(5) of the Standard Specifications to read:

“(5) For Class PP-4 concrete, a high range water-reducing admixture shall be used in addition to the air-entraining admixture. The Contractor has the option to use a water-reducing admixture with the high range water-reducing admixture. An accelerator shall not be used. A mobile portland cement concrete plant shall be used to produce the patching mixture.”

RECLAIMED ASPHALT PAVEMENT AND RECLAIMED ASPHALT SHINGLES (BDE)

Effective: November 1, 2012

Revised: January 2, 2021

Revise Section 1031 of the Standard Specifications to read:

“SECTION 1031. RECLAIMED ASPHALT PAVEMENT AND RECLAIMED ASPHALT SHINGLES

1031.01 Description. Reclaimed asphalt pavement and reclaimed asphalt shingles shall be according to the following.

- (a) Reclaimed Asphalt Pavement (RAP). RAP is the material produced by cold milling or crushing an existing hot-mix asphalt (HMA) pavement. The Contractor shall supply written documentation that the RAP originated from routes or airfields under federal, state, or local agency jurisdiction.
- (b) Reclaimed Asphalt Shingles (RAS). RAS is the material produced from the processing and grinding of preconsumer or post-consumer shingles. RAS shall be a clean and uniform material with a maximum of 0.5 percent unacceptable material by weight of RAS, as defined in the Bureau of Materials Policy Memorandum, “Reclaimed Asphalt Shingle (RAS) Sources”. RAS shall come from a facility source on the Department’s “Qualified Producer List of Certified Sources for Reclaimed Asphalt Shingles” where it shall be ground and processed to 100 percent passing the 3/8 in. (9.5 mm) sieve and 93 percent passing the #4 (4.75 mm) sieve based on a dry shake gradation. RAS shall be uniform in gradation and asphalt binder content and shall meet the testing requirements specified herein. In addition, RAS shall meet the following Type 1 or Type 2 requirements.

- (1) Type 1. Type 1 RAS shall be processed, preconsumer asphalt shingles salvaged from the manufacture of residential asphalt roofing shingles.
- (2) Type 2. Type 2 RAS shall be processed post-consumer shingles only, salvaged from residential, or four unit or less dwellings not subject to the National Emission Standards for Hazardous Air Pollutants (NESHAP).

1031.02 Stockpiles. RAP and RAS stockpiles shall be according to the following.

- (a) RAP Stockpiles. The Contractor shall construct individual RAP stockpiles meeting one of the following definitions. Stockpiles shall be sufficiently separated to prevent intermingling at the base. Stockpiles shall be identified by signs indicating the type as listed below (i.e. "Homogeneous Surface").

Prior to milling, the Contractor shall request the Department provide documentation on the quality of the RAP to clarify the appropriate stockpile.

- (1) Fractionated RAP (FRAP). FRAP shall consist of RAP from Class I, HMA (High and Low ESAL) mixtures. The coarse aggregate in FRAP shall be crushed aggregate and may represent more than one aggregate type and/or quality but shall be at least C quality. FRAP shall be fractionated prior to testing by screening into a minimum of two size fractions with the separation occurring on or between the No. 4 (4.75 mm) and 1/2 in. (12.5 mm) sieves. Agglomerations shall be minimized such that 100 percent of the RAP in the coarse fraction shall pass the maximum sieve size specified for the mixture composition of the mix design.
- (2) Homogeneous. Homogeneous RAP stockpiles shall consist of RAP from Class I, HMA (High and Low ESAL) mixtures and represent: 1) the same aggregate quality, but shall be at least C quality; 2) the same type of crushed aggregate (either crushed natural aggregate, ACBF slag, or steel slag); 3) similar gradation; and 4) similar asphalt binder content. If approved by the Engineer, combined single pass surface/binder millings may be considered "homogeneous" with a quality rating dictated by the lowest coarse aggregate quality present in the mixture.
- (3) Conglomerate. Conglomerate RAP stockpiles shall consist of RAP from Class I, HMA (High and Low ESAL) mixtures. The coarse aggregate in this RAP shall be crushed aggregate and may represent more than one aggregate type and/or quality but shall be at least C quality. This RAP may have an inconsistent gradation and/or asphalt binder content prior to processing. Conglomerate RAP shall be processed prior to testing by crushing to where all RAP shall pass the 5/8 in. (16 mm) or smaller screen. Conglomerate RAP stockpiles shall not contain steel slag.

- (4) Conglomerate “D” Quality (Conglomerate DQ). Conglomerate DQ RAP stockpiles shall be according to Articles 1031.02(a)(1)-1031.02(a)(3), except they may also consist of RAP from HMA shoulders, bituminous stabilized subbases, or HMA (High or Low ESAL) binder mixture. The coarse aggregate in this RAP may be crushed or round but shall be at least D quality. This RAP may have an inconsistent gradation and/or asphalt binder content.
- (5) Non-Quality. RAP stockpiles that do not meet the requirements of the stockpile categories listed above shall be classified as “Non-Quality”.

RAP/FRAP containing contaminants, such as earth, brick, sand, concrete, sheet asphalt, non-bituminous surface treatment (i.e. high friction surface treatments), pavement fabric, joint sealants, plant cleanout, etc., will be unacceptable unless the contaminants are removed to the satisfaction of the Engineer. Sheet asphalt shall be stockpiled separately.

- (b) RAS Stockpiles. Type 1 and Type 2 RAS shall be stockpiled separately and shall not be intermingled. Each stockpile shall be signed indicating what type of RAS is present.

Unless otherwise specified by the Engineer, mechanically blending manufactured sand (FM 20 or FM 22) or fine FRAP up to an equal weight of RAS with the processed RAS will be permitted to improve workability. The sand shall be B quality or better from an approved Aggregate Gradation Control System source. The sand shall be accounted for in the mix design and during HMA production.

Records identifying the shingle processing facility supplying the RAS, RAS type, and lot number shall be maintained by project contract number and kept for a minimum of three years.

Additional processed RAP/FRAP/RAS shall be stockpiled in a separate working pile, as designated in the QC Plan, and only added to the original stockpile after the test results for the working pile are found to meet the requirements specified in Articles 1031.03 and 1031.04.

1031.03 Testing. RAP/FRAP and RAS testing shall be according to the following.

- (a) RAP/FRAP Testing. When used in HMA, the RAP/FRAP shall be sampled and tested either during or after stockpiling.
- (1) During Stockpiling. For testing during stockpiling, washed extraction samples shall be run at the minimum frequency of one sample per 500 tons (450 metric tons) for the first 2,000 tons (1,800 metric tons) and one sample per 2,000 tons (1,800 metric tons) thereafter. A minimum of five tests shall be required for stockpiles less than 4,000 tons (3,600 metric tons).

(2) After Stockpiling. For testing after stockpiling, the Contractor shall submit a plan for approval to the Department proposing a satisfactory method of sampling and testing the RAP/FRAP pile either in-situ or by restocking. The sampling plan shall meet the minimum frequency required above and detail the procedure used to obtain representative samples throughout the pile for testing.

Each sample shall be split to obtain two equal samples of test sample size. One of the two test samples from the final split shall be labeled and stored for Department use. The Contractor shall perform a washed extraction on the other test sample according to Illinois Modified AASHTO T 164. The Engineer reserves the right to test any sample (split or Department-taken) to verify Contractor test results.

(b) RAS Testing. RAS or RAS blended with manufactured sand shall be sampled and tested during stockpiling according to the Bureau of Materials Policy Memorandum, "Reclaimed Asphalt Shingle (RAS) Source".

Samples shall be collected during stockpiling at the minimum frequency of one sample per 200 tons (180 metric tons) for the first 1,000 tons (900 metric tons) and one sample per 500 tons (450 metric tons) or a minimum of once per week, whichever is more frequent, thereafter. A minimum of five samples are required for stockpiles less than 1,000 tons (900 metric tons).

Before testing, each sample shall be split to obtain two test samples. One of the two test samples from the final split shall be labeled and stored for Department use. The Contractor shall perform a washed extraction and test for unacceptable materials on the other test sample according to Illinois Modified AASHTO T 164. The Engineer reserves the right to test any sample (split or Department-taken) to verify Contractor test results.

The Contractor shall obtain and make available all of the test results from the start of the original stockpile.

1031.04 Evaluation of Tests. Evaluation of test results shall be according to the following.

(a) Limits of Precision. The limits of precision between the Contractor's and the Department's split sample test results shall be according to the following.

Test Parameter	Limits of Precision		
	RAP	FRAP	RAS
% Passing			
1/2 in. (12.5 mm)	6.0 %	5.0 %	
# 4 (4.75 mm)	6.0 %	5.0 %	
# 8 (2.36 mm)	4.0 %	3.0 %	4.0 %
# 30 (600 µm)	3.0 %	2.0 %	4.0 %
# 200 (75 µm)	2.5 %	2.2 %	4.0 %
Asphalt Binder	0.4 %	0.3 %	3.0 %
G _{mm}	0.035	0.030	

If the test results are outside the above limits of precision, the Department will immediately investigate.

- (b) Evaluation of RAP/FRAP Test Results. All of the extraction results shall be compiled and averaged for asphalt binder content and gradation, and when applicable G_{mm} . Individual extraction test results, when compared to the averages, will be accepted if within the tolerances listed below.

Parameter	FRAP/Homogeneous/ Conglomerate
1 in. (25 mm)	
1/2 in. (12.5 mm)	± 8 %
# 4 (4.75 mm)	± 6 %
# 8 (2.36 mm)	± 5 %
# 16 (1.18 mm)	
# 30 (600 μm)	± 5 %
# 200 (75 μm)	± 2.0 %
Asphalt Binder	± 0.4 % ^{1/}
G_{mm}	± 0.03 ^{2/}

1/ The tolerance for FRAP shall be ± 0.3 percent.

2/ For stockpile with slag or steel slag present as determined in the current Manual of Test Procedures Appendix B 21, "Determination of Aggregate Bulk (Dry) Specific Gravity (G_{sb}) of Reclaimed Asphalt Pavement (RAP) and Reclaimed Asphalt Shingles (RAS)".

If more than 20 percent of the test results for an individual parameter (individual sieves, G_{mm} , and/or asphalt binder content) are out of the above tolerances, the RAP/FRAP shall not be used in HMA unless the RAP/FRAP representing the failing tests is removed from the stockpile. All test data and acceptance ranges shall be sent to the Department for evaluation.

With the approval of the Engineer, the ignition oven may be substituted for solvent extractions according to the document "Calibration of the Ignition Oven for the Purpose of Characterizing Reclaimed Asphalt Pavement (RAP)".

- (c) Evaluation of RAS and RAS Blended with Manufactured Sand or Fine FRAP Test Results. All of the test results, with the exception of percent unacceptable materials, shall be compiled and averaged for asphalt binder content and gradation. Individual test results, when compared to the averages, will be accepted if within the tolerances listed below.

Parameter	RAS
# 8 (2.36 mm)	± 5 %
# 16 (1.18 mm)	± 5 %
# 30 (600 µm)	± 4 %
# 200 (75 µm)	± 2.5 %
Asphalt Binder Content	± 2.0 %

If more than 20 percent of the test results for an individual parameter (individual sieves and/or asphalt binder content) are out of the above tolerances, or if the unacceptable material exceeds 0.5 percent by weight of material retained on the No. 4 (4.75 mm) sieve, the RAS or RAS blend shall not be used in Department projects. All test data and acceptance ranges shall be sent to the Department for evaluation.

1031.05 Quality Designation of Aggregate in RAP/FRAP.

- (a) RAP. The aggregate quality of the RAP for homogeneous, conglomerate, and conglomerate DQ stockpiles shall be set by the lowest quality of coarse aggregate in the RAP stockpile and are designated as follows.
- (1) RAP from Class I, HMA (High ESAL), or (Low ESAL) IL-9.5L surface mixtures are designated as containing Class B quality coarse aggregate.
 - (2) RAP from Class I binder, HMA (High ESAL) binder, or (Low ESAL) IL-19.0L binder mixtures are designated as containing Class C quality coarse aggregate.
 - (3) RAP from BAM stabilized subbase and BAM shoulders are designated as containing Class D quality coarse aggregate.
- (b) FRAP. If the Engineer has documentation of the quality of the FRAP aggregate, the Contractor shall use the assigned quality provided by the Engineer.

If the quality is not known, the quality shall be determined as follows. Coarse and fine FRAP stockpiles containing plus No. 4 (4.75 mm) sieve coarse aggregate shall have a maximum tonnage of 5,000 tons (4,500 metric tons). The Contractor shall obtain a representative sample witnessed by the Engineer. The sample shall be a minimum of 50 lb (25 kg). The sample shall be extracted according to Illinois Modified AASHTO T 164 by a consultant laboratory prequalified by the Department for the specified testing. The consultant laboratory shall submit the test results along with the recovered aggregate sample to the District Office. Consultant laboratory services will be at no additional cost to the Department. The District will forward the sample to the Central Bureau of Materials Aggregate Lab for MicroDeval Testing, according to ITP 327. A maximum loss of 15.0 percent will be applied for all HMA applications.

1031.06 Use of RAP/FRAP and/or RAS in HMA. The use of RAP/FRAP and/or RAS shall be the Contractor's option when constructing HMA in all contracts.

(a) RAP/FRAP. The use of RAP/FRAP in HMA shall be as follows.

- (1) Coarse Aggregate Size. The coarse aggregate in all RAP shall be equal to or less than the nominal maximum size requirement for the HMA mixture to be produced.
- (2) Steel Slag Stockpiles. Homogeneous RAP stockpiles containing steel slag will be approved for use in all HMA (High ESAL and Low ESAL) surface and binder mixture applications.
- (3) Use in HMA Surface Mixtures (High and Low ESAL). RAP/FRAP stockpiles for use in HMA surface mixtures (High and Low ESAL) shall be FRAP or homogeneous in which the coarse aggregate is Class B quality or better. FRAP from conglomerate stockpiles shall be considered equivalent to limestone for frictional considerations. Known frictional contributions from plus No. 4 (4.75 mm) homogeneous FRAP stockpiles will be accounted for in meeting frictional requirements in the specified mixture.
- (4) Use in HMA Binder Mixtures (High and Low ESAL), HMA Base Course, and HMA Base Course Widening. RAP/FRAP stockpiles for use in HMA binder mixtures (High and Low ESAL), HMA base course, and HMA base course widening shall be FRAP, homogeneous, or conglomerate, in which the coarse aggregate is Class C quality or better.
- (5) Use in Shoulders and Subbase. RAP/FRAP stockpiles for use in HMA shoulders and stabilized subbase (HMA) shall be FRAP, homogeneous, or conglomerate.
- (6) When the Contractor chooses the RAP option, the percentage of RAP shall not exceed the amounts indicated in Article 1031.06(c)(1) below for a given Ndesign.

(b) RAS. RAS meeting Type 1 or Type 2 requirements will be permitted in all HMA applications as specified herein.

(c) RAP/FRAP and/or RAS Usage Limits. Type 1 or Type 2 RAS may be used alone or in conjunction with RAP or FRAP in HMA mixtures up to a maximum of 5.0 percent by weight of the total mix.

(1) RAP/RAS. When RAP is used alone or RAP is used in conjunction with RAS, the percentage of virgin asphalt binder replacement (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
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).

(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
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).

1031.07 HMA Mix Designs. At the Contractor's option, HMA mixtures may be constructed utilizing RAP/FRAP and/or RAS material meeting the detailed requirements specified herein.

- (a) RAP/FRAP and/or RAS. RAP/FRAP and/or RAS mix designs shall be submitted for verification. If additional RAP/FRAP and/or RAS stockpiles are tested and found that no more than 20 percent of the individual parameter test results, as defined in Article 1031.04, are outside of the control tolerances set for the original RAP/FRAP and/or RAS stockpile and HMA mix design, and meets all of the requirements herein, the additional RAP/FRAP and/or RAS stockpiles may be used in the original mix design at the percent previously verified.
- (b) RAS. Type 1 and Type 2 RAS are not interchangeable in a mix design.

The RAP, FRAP, and RAS stone bulk specific gravities (G_{sb}) shall be according to the "Determination of Aggregate Bulk (Dry) Specific Gravity (G_{sb}) of Reclaimed Asphalt Pavement (RAP) and Reclaimed Asphalt Shingles (RAS)" procedure in the Department's Manual of Test Procedures for Materials.

1031.08 HMA Production. HMA production utilizing RAP/FRAP and/or RAS shall be as follows.

To remove or reduce agglomerated material, a scalping screen, gator, crushing unit, or comparable sizing device approved by the Engineer shall be used in the RAP/FRAP and/or RAS feed system to remove or reduce oversized material.

If the RAP/FRAP and/or RAS control tolerances or QC/QA test results require corrective action, the Contractor shall cease production of the mixture containing RAP/FRAP and/or RAS and either switch to the virgin aggregate design or submit a new mix design.

- (a) RAP/FRAP. The coarse aggregate in all RAP/FRAP used shall be equal to or less than the nominal maximum size requirement for the HMA mixture being produced.
- (b) RAS. RAS shall be incorporated into the HMA mixture either by a separate weight depletion system or by using the RAP weigh belt. Either feed system shall be interlocked with the aggregate feed or weigh system to maintain correct proportions for all rates of production and batch sizes. The portion of RAS shall be controlled accurately to within ± 0.5 percent of the amount of RAS utilized. When using the weight depletion system, flow indicators or sensing devices shall be provided and interlocked with the plant controls such that the mixture production is halted when RAS flow is interrupted.

(c) RAP/FRAP and/or RAS. HMA plants utilizing RAP/FRAP and/or RAS shall be capable of automatically recording and printing the following information.

(1) Dryer Drum Plants.

- a. Date, month, year, and time to the nearest minute for each print.
- b. HMA mix number assigned by the Department.
- c. Accumulated weight of dry aggregate (combined or individual) in tons (metric tons) to the nearest 0.1 ton (0.1 metric ton).
- d. Accumulated dry weight of RAP/FRAP/RAS in tons (metric tons) to the nearest 0.1 ton (0.1 metric ton).
- e. Accumulated mineral filler in revolutions, tons (metric tons), etc. to the nearest 0.1 unit.
- f. Accumulated asphalt binder in gallons (liters), tons (metric tons), etc. to the nearest 0.1 unit.
- g. Residual asphalt binder in the RAP/FRAP/RAS material as a percent of the total mix to the nearest 0.1 percent.
- h. Aggregate and RAP/FRAP/RAS moisture compensators in percent as set on the control panel. (Required when accumulated or individual aggregate and RAP/FRAP/RAS are recorded in a wet condition.)
- i. A positive dust control system shall be utilized when the combined contribution of reclaimed material passing the No. 200 sieve exceeds 1.5 percent.

(2) Batch Plants.

- a. Date, month, year, and time to the nearest minute for each print.
- b. HMA mix number assigned by the Department.
- c. Individual virgin aggregate hot bin batch weights to the nearest pound (kilogram).
- d. Mineral filler weight to the nearest pound (kilogram).
- e. RAP/FRAP/RAS weight to the nearest pound (kilogram).
- f. Virgin asphalt binder weight to the nearest pound (kilogram).
- g. Residual asphalt binder in the RAP/FRAP/RAS material as a percent of the total mix to the nearest 0.1 percent.

The printouts shall be maintained in a file at the plant for a minimum of one year or as directed by the Engineer and shall be made available upon request. The printing system will be inspected by the Engineer prior to production and verified at the beginning of each construction season thereafter.

1031.09 RAP in Aggregate Applications. RAP in aggregate applications shall be according to the Bureau of Materials Policy Memorandum, "Reclaimed Asphalt Pavement (RAP) for Aggregate Applications" and the following.

(a) RAP in Aggregate Surface Course and Aggregate Wedge Shoulders, Type B. The use of RAP in aggregate surface course (temporary access entrances only) and aggregate wedge shoulders, Type B shall be as follows.

(1) Stockpiles and Testing. RAP stockpiles may be any of those listed in Article 1031.02, except "Non-Quality" and "FRAP". The testing requirements of Article 1031.03 shall not apply.

(2) Gradation. One hundred percent of the RAP material shall pass the 1 1/2 in. (37.5 mm) sieve. The RAP material shall be reasonably well graded from coarse to fine. RAP material that is gap-graded or single sized will not be accepted.

(b) RAP in Aggregate Subgrade Improvement (ASI). RAP in ASI shall be according to Article 1031.06, except "Conglomerate DQ" and "Non-Quality" may be used."

REMOVAL AND DISPOSAL OF REGULATED SUBSTANCES (BDE)

Effective: January 1, 2019

Revised: January 1, 2020

Revise Section 669 of the Standard Specifications to read:

"SECTION 669. REMOVAL AND DISPOSAL OF REGULATED SUBSTANCES

669.01 Description. This work shall consist of the transportation and proper disposal of regulated substances. This work shall also consist of the removal, transportation, and proper disposal of underground storage tanks (UST), their contents and associated underground piping to the point where the piping is above the ground, including determining the content types and estimated quantities.

669.02 Equipment. The Contractor shall notify the Engineer of the delivery of all excavation, storage, and transportation equipment to a work area location. The equipment shall comply with OSHA and American Petroleum Institute (API) guidelines and shall be furnished in a clean condition. Clean condition means the equipment does not contain any residual material classified as a non-special waste, non-hazardous special waste, or hazardous waste. Residual materials include, but are not limited to, petroleum products, chemical products, sludges, or any other material present in or on equipment.

Before beginning any associated soil or groundwater management activity, the Contractor shall provide the Engineer with the opportunity to visually inspect and approve the equipment. If the equipment contains any contaminated residual material, decontamination shall be performed on the equipment as appropriate to the regulated substance and degree of contamination present according to OSHA and API guidelines. All cleaning fluids used shall be treated as the contaminant unless laboratory testing proves otherwise.

669.03 Pre-Construction Submittals and Qualifications. Prior to beginning this work, or working in areas with regulated substances, the Contractor shall submit a "Regulated Substances Pre-Construction Plan (RSPCP)" to the Engineer for review and approval using form BDE 2730. The form shall be signed by an Illinois licensed Professional Engineer or Professional Geologist.

As part of the RSPCP, the Contractor(s) or firm(s) performing the work shall meet the following qualifications.

- (a) **Regulated Substances Monitoring.** Qualification for environmental observation and field screening of regulated substances work and environmental observation of UST removal shall require either pre-qualification in Hazardous Waste by the Department or demonstration of acceptable project experience in remediation and operations for contaminated sites in accordance with applicable Federal, State, or local regulatory requirements using BDE 2730.

Qualification for each individual performing regulated substances monitoring shall require a minimum of one-year of experience in similar activities as those required for the project.

- (b) **Underground Storage Tank Removal.** Qualification for underground storage tank (UST) removal work shall require licensing and certification with the Office of the State Fire Marshall (OSFM) and possession of all permits required to perform the work. A copy of the permit shall be provided to the Engineer prior to tank removal.

The qualified Contractor(s) or firm(s) shall also document it does not have any current or former ties with any of the properties contained within, adjoining, or potentially affecting the work.

The Engineer will require up to 21 calendar days for review of the RSPCP. The review may involve rejection or revision and resubmittal; in which case, an additional 21 days will be required for each subsequent review. Work shall not commence until the RSPCP has been approved by the Engineer. After approval, the RSPCP shall be revised as necessary to reflect changed conditions in the field and documented using BDE 2730A "Regulated Substances Pre-Construction Plan (RSPCP) Addendum" and submitted to the Engineer for approval.

CONSTRUCTION REQUIREMENTS

669.04 Regulated Substances Monitoring. Regulated substances monitoring includes environmental observation and field screening during regulated substances management activities at the contract specific work areas. As part of the regulated substances monitoring, the monitoring personnel shall perform and document the applicable duties listed on form BDE 2732 "Regulated Substances Monitoring Daily Record (RSMDR)".

- (a) Environmental Observation. Prior to beginning excavation, the Contractor shall mark the limits of the contract specific work areas. Once work begins, the monitoring personnel shall be present on-site continuously during the excavation and loading of material.
- (b) Field Screening. Field screening shall be performed during the excavation and loading of material from the contract specific work areas, except for material classified according to Article 669.05(b)(1) or 669.05(c) where field screening is not required.

Field screening shall be performed with either a photoionization detector (PID) (minimum 10.6eV lamp) or a flame ionization detector (FID), and other equipment as appropriate, to monitor for potential contaminants associated with regulated substances. The PID or FID shall be calibrated on-site, and background level readings taken and recorded daily, and as field and weather conditions change. Field screen readings on the PID or FID in excess of background levels indicates the potential presence of regulated substances requiring handling as a non-special waste, special waste, or hazardous waste. PID or FID readings may be used as the basis of increasing the limits of removal with the approval of the Engineer but shall in no case be used to decrease the limits.

669.05 Regulated Substances Management and Disposal. The management and disposal of soil and/or groundwater containing regulated substances shall be according to the following:

- (a) Soil Analytical Results Exceed Most Stringent MAC. When the soil analytical results indicate detected levels exceed the most stringent maximum allowable concentration (MAC) for chemical constituents in soil established pursuant to Subpart F of 35 Ill. Adm. Code 1100.605, the soil shall be managed as follows:
 - (1) When analytical results indicate inorganic chemical constituents exceed the most stringent MAC, but still considered within area background levels by the Engineer, the excavated soil can be utilized within the right-of-way as embankment or fill, when suitable. If the soils cannot be utilized within the right-of-way, they shall be managed and disposed of at a landfill as a non-special waste.

- (2) When analytical results indicate inorganic chemical constituents exceed the most stringent MAC but do not exceed the MAC for a Metropolitan Statistical Area (MSA) County identified in 35 Ill. Admin. Code 742 Appendix A. Table G, the excavated soil can be utilized within the right-of-way as embankment or fill, when suitable, or managed and disposed of at a clean construction and demolition debris (CCDD) facility or an uncontaminated soil fill operation (USFO) within an MSA County provided the pH of the soil is within the range of 6.25 - 9.0, inclusive.
 - (3) When analytical results indicate chemical constituents exceed the most stringent MAC but do not exceed the MAC for an MSA County excluding Chicago, or the MAC within the Chicago corporate limits, the excavated soil can be utilized within the right-of-way as embankment or fill, when suitable, or managed and disposed of off-site at a CCDD facility or an USFO within an MSA County excluding Chicago or within the Chicago corporate limits provided the pH of the soil is within the range of 6.25 - 9.0, inclusive.
 - (4) When analytical results indicate chemical constituents exceed the most stringent MAC but do not exceed the MAC for an MSA County excluding Chicago, the excavated soil can be utilized within the right-of-way as embankment or fill, when suitable, or managed and disposed of off-site at a CCDD facility or an USFO within an MSA County excluding Chicago provided the pH of the soil is within the range of 6.25 - 9.0, inclusive.
 - (5) When the Engineer determines soil cannot be managed according to Articles 669.05(a)(1) through (a)(4) above and the materials do not contain special waste or hazardous waste, as determined by the Engineer, the soil shall be managed and disposed of at a landfill as a non-special waste.
 - (6) When analytical results indicate soil is hazardous by characteristic or listing pursuant to 35 Ill. Admin. Code 721, contains radiological constituents, or the Engineer otherwise determines the soil cannot be managed according to Articles 669.05(a)(1) through (a)(5) above, the soil shall be managed and disposed of off-site as a special waste or hazardous waste as applicable.
- (b) Soil Analytical Results Do Not Exceed Most Stringent MAC. When the soil analytical results indicate that detected levels do not exceed the most stringent MAC, the excavated soil can be utilized within the right-of-way as embankment or fill, when suitable, or managed and disposed of off-site according to Article 202.03. However, the excavated soil cannot be taken to a CCDD facility or an USFO for any of the following reasons.
- (1) The pH of the soil is less than 6.25 or greater than 9.0.
 - (2) The soil exhibited PID or FID readings in excess of background levels.

- (c) Soil Analytical Results Exceed Most Stringent MAC but Do Not Exceed Tiered Approach to Corrective Action Objectives (TACO) Residential. When the soil analytical results indicate that detected levels exceed the most stringent MAC but do not exceed TACO Tier 1 Soil Remediation Objectives for Residential Properties pursuant to 35 Ill. Admin. Code 742 Appendix B Table A, the excavated soil can be utilized within the right-of-way as embankment or fill, when suitable, or managed and disposed of off-site according to Article 202.03. However, the excavated soil cannot be taken to a CCDD facility or an USFO.
- (d) Groundwater. When groundwater analytical results indicate the detected levels are above Appendix B, Table E of 35 Ill. Admin. Code 742, the most stringent Tier 1 Groundwater Remediation Objectives for Groundwater Component of the Groundwater Ingestion Route for Class 1 groundwater, the groundwater shall be managed off-site as a special waste or hazardous waste as applicable. Special waste groundwater shall be containerized and trucked to an off-site treatment facility, or may be discharged to a sanitary sewer or combined sewer when permitted by the local sewer authority. Groundwater discharged to a sanitary sewer or combined sewer shall be pre-treated to remove particulates and measured with a calibrated flow meter to comply with applicable discharge limits. A copy of the permit shall be provided to the Engineer prior to discharging groundwater to the sanitary sewer or combined sewer.

Groundwater encountered within trenches may be managed within the trench and allowed to infiltrate back into the ground. If the groundwater cannot be managed within the trench, it may be discharged to a sanitary sewer or combined sewer when permitted by the local sewer authority, or it shall be containerized and trucked to an off-site treatment facility as a special waste or hazardous waste. The Contractor is prohibited from discharging groundwater within the trench through a storm sewer. The Contractor shall install backfill plugs within the area of groundwater contamination.

One backfill plug shall be placed down gradient to the area of groundwater contamination. Backfill plugs shall be installed at intervals not to exceed 50 ft (15 m). Backfill plugs are to be 4 ft (1.2 m) long, measured parallel to the trench, full trench width and depth. Backfill plugs shall not have any fine aggregate bedding or backfill, but shall be entirely cohesive soil or any class of concrete. The Contractor shall provide test data that the material has a permeability of less than 10^{-7} cm/sec according to ASTM D 5084, Method A or per another test method approved by the Engineer.

The Contractor shall use due care when transferring contaminated material from the area of origin to the transporter. Should releases of contaminated material to the environment occur (i.e., spillage onto the ground, etc.), the Contractor shall clean-up spilled material and place in the appropriate storage containers as previously specified. Clean-up shall include, but not be limited to, sampling beneath the material staging area to determine complete removal of the spilled material.

The Contractor shall provide engineered barriers, when required, and shall include materials sufficient to completely line excavation surfaces, including sloped surfaces, bottoms, and sidewall faces, within the areas designated for protection.

The Contractor shall obtain all documentation including any permits and/or licenses required to transport the material containing regulated substances to the disposal facility. The Contractor shall coordinate with the Engineer on the completion of all documentation. The Contractor shall make all arrangements for collection and analysis of landfill acceptance testing. The Contractor shall coordinate waste disposal approvals with the disposal facility.

The Contractor shall provide the Engineer with all transport-related documentation within two days of transport or receipt of said document(s). For management of special or hazardous waste, the Contractor shall provide the Engineer with documentation that the Contractor is operating with a valid Illinois special waste transporter permit at least two weeks before transporting the first load of contaminated material.

Transportation and disposal of material classified according to Article 669.05(a)(5) or 669.05(a)(6) shall be completed each day so that none of the material remains on-site by the close of business, except when temporary staging has been approved.

Any waste generated as a special or hazardous waste from a non-fixed facility shall be manifested off-site using the Department's county generator number provided by the Bureau of Design and Environment. An authorized representative of the Department shall sign all manifests for the disposal of the contaminated material and confirm the Contractor's transported volume. Any waste generated as a non-special waste may be managed off-site without a manifest, a special waste transporter, or a generator number.

The Contractor shall select a landfill permitted for disposal of the contaminant within the State of Illinois. The Department will review and approve or reject the facility proposed by the Contractor to use as a landfill. The Contractor shall verify whether the selected disposal facility is compliant with those applicable standards as mandated by their permit and whether the disposal facility is presently, has previously been, or has never been, on the United States Environmental Protection Agency (U.S. EPA) National Priorities List or the Resource Conservation and Recovery Act (RCRA) List of Violating Facilities. The use of a Contractor selected landfill shall in no manner delay the construction schedule or alter the Contractor's responsibilities as set forth.

669.06 Non-Special Waste Certification. An authorized representative of the Department shall sign and date all non-special waste certifications. The Contractor shall be responsible for providing the Engineer with the required information that will allow the Engineer to certify the waste is not a special waste.

- (a) Definition. A waste is considered a non-special waste as long as it is not:
- (1) a potentially infectious medical waste;
 - (2) a hazardous waste as defined in 35 Ill. Admin. Code 721;
 - (3) an industrial process waste or pollution control waste that contains liquids, as determined using the paint filter test set forth in subdivision (3)(A) of subsection (m) of 35 Ill. Admin. Code 811.107;
 - (4) a regulated asbestos-containing waste material, as defined under the National Emission Standards for Hazardous Air Pollutants in 40 CFR Part 61.141;
 - (5) a material containing polychlorinated biphenyls (PCB's) regulated pursuant to 40 CFR Part 761;
 - (6) a material subject to the waste analysis and recordkeeping requirements of 35 Ill. Admin. Code 728.107 under land disposal restrictions of 35 Ill. Admin. Code 728;
 - (7) a waste material generated by processing recyclable metals by shredding and required to be managed as a special waste under Section 22.29 of the Environmental Protection Act; or
 - (8) an empty portable device or container in which a special or hazardous waste has been stored, transported, treated, disposed of, or otherwise handled.
- (b) Certification Information. All information used to determine the waste is not a special waste shall be attached to the certification. The information shall include but not be limited to:
- (1) the means by which the generator has determined the waste is not a hazardous waste;
 - (2) the means by which the generator has determined the waste is not a liquid;
 - (3) if the waste undergoes testing, the analytic results obtained from testing, signed and dated by the person responsible for completing the analysis;
 - (4) if the waste does not undergo testing, an explanation as to why no testing is needed;
 - (5) a description of the process generating the waste; and
 - (6) relevant material safety data sheets.

669.07 Temporary Staging. Soil classified according to Articles 669.05(a)(2), (b)(1), or (c) may be temporarily staged at the Contractor's option. Soil classified according to Articles 669.05(a)(1), (a)(3), (a)(4), (a)(5), (a)(6), or (b)(2) shall be managed and disposed of without temporary staging to the greatest extent practicable. If circumstances beyond the Contractor's control require temporary staging of these latter materials, the Contractor shall request approval from the Engineer in writing.

Temporary staging shall be accomplished within the right-of-way and the Contractor's means and methods shall be described in the approved or amended RSPCP. Staging areas shall not be located within 200 feet (61 m) of a public or private water supply well; nor within 100 feet (30 m) of sensitive environmental receptor areas, including wetlands, rivers, streams, lakes, or designated habitat zones.

The method of staging shall consist of containerization or stockpiling as applicable for the type, classification, and physical state (i.e., liquid, solid, semisolid) of the material. Materials of different classifications shall be staged separately with no mixing or co-mingling.

When containers are used, the containers and their contents shall remain intact and inaccessible to unauthorized persons until the manner of disposal is determined. The Contractor shall be responsible for all activities associated with the storage containers including, but not limited to, the procurement, transport, and labeling of the containers. The Contractor shall not use a storage container if visual inspection of the container reveals the presence of free liquids or other substances that could cause the waste to be reclassified as a hazardous or special waste.

When stockpiles are used, they shall be covered with a minimum 20-mil plastic sheeting or tarps secured using weights or tie-downs. Perimeter berms or diversionary trenches shall be provided to contain and collect for disposal any water that drains from the soil. Stockpiles shall be managed to prevent or reduce potential dust generation.

When staging non-special waste, special waste, or hazardous waste, the following additional requirements shall apply:

- (a) **Non-Special Waste.** When stockpiling soil classified according to Article 669.05(a)(1) or 669.05(a)(5), an impermeable surface barrier between the materials and the ground surface shall be installed. The impermeable barrier shall consist of a minimum 20-mil plastic liner material and the surface of the stockpile area shall be clean and free of debris prior to placement of the liner. Measures shall also be taken to limit or discourage access to the staging area.
- (b) **Special Waste and Hazardous Waste.** Soil classified according to Article 669.05(a)(6) shall not be stockpiled but shall be containerized immediately upon generation in containers, tanks or containment buildings as defined by RCRA, Toxic Substances Control Act (TSCA), and other applicable State or local regulations and requirements, including 35 Ill. Admin. Code Part 722, Standards Applicable to Generators of Hazardous Waste.

The staging area(s) shall be enclosed (by a fence or other structure) to restrict direct access to the area, and all required regulatory identification signs applicable to a staging area containing special waste or hazardous waste shall be deployed.

Storage containers shall be placed on an all-weather gravel-packed, asphalt, or concrete surface. Containers shall be in good condition and free of leaks, large dents, or severe rusting, which may compromise containment integrity. Containers must be constructed of, or lined with, materials that will not react or be otherwise incompatible with the hazardous or special waste contents. Containers used to store liquids shall not be filled more than 80 percent of the rated capacity. Incompatible wastes shall not be placed in the same container or comingled.

All containers shall be legibly labeled and marked using pre-printed labels and permanent marker in accordance with applicable regulations, clearly showing the date of waste generation, location and/or area of waste generation, and type of waste. The Contractor shall place these identifying markings on an exterior side surface of the container.

Storage containers shall be kept closed, and storage pads covered, except when access is needed by authorized personnel.

Special waste and hazardous waste shall be transported and disposed within 90 days from the date of generation.

669.08 Underground Storage Tank Removal. For the purposes of this section, an underground storage tank (UST) includes the underground storage tank, piping, electrical controls, pump island, vent pipes and appurtenances.

Prior to removing an UST, the Engineer shall determine whether the Department is considered an "owner" or "operator" of the UST as defined by the UST regulations (41 Ill. Adm. Code Part 176). Ownership of the UST refers to the Department's owning title to the UST during storage, use or dispensing of regulated substances. The Department may be considered an "operator" of the UST if it has control of, or has responsibility for, the daily operation of the UST. The Department may however voluntarily undertake actions to remove an UST from the ground without being deemed an "operator" of the UST.

In the event the Department is deemed not to be the "owner" or "operator" of the UST, the OSFM removal permit shall reflect who was the past "owner" or "operator" of the UST. If the "owner" or "operator" cannot be determined from past UST registration documents from OSFM, then the OSFM removal permit will state the "owner" or "operator" of the UST is the Department. The Department's Office of Chief Counsel (OCC) will review all UST removal permits prior to submitting any removal permit to the OSFM. If the Department is not the "owner" or "operator" of the UST then it will not register the UST or pay any registration fee.

The Contractor shall be responsible for obtaining permits required for removing the UST, notification to the OSFM, using an OSFM certified tank contractor, removal and disposal of the UST and its contents, and preparation and submittal of the OSFM Site Assessment Report in accordance with 41 Ill. Admin. Code Part 176.330.

The Contractor shall contact the Engineer and the OSFM's office at least 72 hours prior to removal to confirm the OSFM inspector's presence during the UST removal. Removal, transport, and disposal of the UST shall be according to the applicable portions of the latest revision of the "American Petroleum Institute (API) Recommended Practice 1604".

The Contractor shall collect and analyze tank content (sludge) for disposal purposes. The Contractor shall remove as much of the regulated substance from the UST system as necessary to prevent further release into the environment. All contents within the tank shall be removed, transported and disposed of, or recycled. The tank shall be removed and rendered empty according to IEPA definition.

The Contractor shall collect soil samples from the bottom and sidewalls of the excavated area in accordance with 35 Ill. Admin. Code Part 734.210(h) after the required backfill has been removed during the initial response action, to determine the level of contamination remaining in the ground, regardless if a release is confirmed or not by the OSFM on-site inspector.

In the event the UST is designated a leaking underground storage tank (LUST) by the OSFM's inspector, or confirmation by analytical results, the Contractor shall notify the Engineer and the District Environmental Studies Unit (DESU). Upon confirmation of a release of contaminants and notifications to the Engineer and DESU, the Contractor shall report the release to the Illinois Emergency Management Agency (IEMA) (e.g., by telephone or electronic mail) and provide them with whatever information is available ("owner" or "operator" shall be stated as the past registered "owner" or "operator", or the IDOT District in which the tank is located and the DESU Manager).

The Contractor shall perform the following initial response actions if a release is indicated by the OSFM inspector:

- (a) Take immediate action to prevent any further release of the regulated substance to the environment, which may include removing, at the Engineer's discretion, and disposing of up to 4 ft (1.2 m) of the contaminated material, as measured from the outside dimension of the tank;
- (b) Identify and mitigate fire, explosion and vapor hazards;
- (c) Visually inspect any above ground releases or exposed below ground releases and prevent further migration of the released substance into surrounding soils and groundwater; and
- (d) Continue to monitor and mitigate any additional fire and safety hazards posed by vapors and free product that have migrated from the tank excavation zone and entered into subsurface structures (such as sewers or basements).

The tank excavation shall be backfilled according to applicable portions of Sections 205, 208, and 550 with a material that will compact and develop stability. All uncontaminated concrete and soil removed during tank extraction may be used to backfill the excavation, at the discretion of the Engineer.

After backfilling the excavation, the site shall be graded and cleaned.

669.09 Regulated Substances Final Construction Report. Not later than 90 days after completing this work, the Contractor shall submit a "Regulated Substances Final Construction Report (RSFCR)" to the Engineer using form BDE 2733 and required attachments. The form shall be signed by an Illinois licensed Professional Engineer or Professional Geologist.

669.10 Method of Measurement. Non-special waste, special waste, and hazardous waste soil will be measured for payment according to Article 202.07(b) when performing earth excavation, Article 502.12(b) when excavating for structures, or by computing the volume of the trench using the maximum trench width permitted and the actual depth of the trench.

Groundwater containerized and transported off-site for management, storage, and disposal will be measured for payment in gallons (liters).

Backfill plugs will be measured in cubic yards (cubic meters) in place, except the quantity for which payment will be made shall not exceed the volume of the trench, as computed by using the maximum width of trench permitted by the Specifications and the actual depth of the trench, with a deduction for the volume of the pipe.

Engineered Barriers will be measured for payment in square yards (square meters).

669.11 Basis of Payment. The work of preparing, submitting and administering a Regulated Substances Pre-Construction Plan will be paid for at the contract lump sum price for REGULATED SUBSTANCES PRE-CONSTRUCTION PLAN.

Regulated substances monitoring, including completion of form BDE 2732 for each day of work, will be paid for at the contract unit price per calendar day, or fraction thereof to the nearest 0.5 calendar day, for REGULATED SUBSTANCES MONITORING.

The installation of engineered barriers will be paid for at the contract unit price per square yard (square meter) for ENGINEERED BARRIER.

The work of UST removal, soil excavation, soil and content sampling, the management of excavated soil and UST content, and UST disposal, will be paid for at the contract unit price per each for UNDERGROUND STORAGE TANK REMOVAL.

The transportation and disposal of soil and other materials from an excavation determined to be contaminated will be paid for at the contract unit price per cubic yard (cubic meter) for NON-SPECIAL WASTE DISPOSAL, SPECIAL WASTE DISPOSAL, or HAZARDOUS WASTE DISPOSAL.

The transportation and disposal of groundwater from an excavation determined to be contaminated will be paid for at the contract unit price per gallon (liter) for SPECIAL WASTE GROUNDWATER DISPOSAL or HAZARDOUS WASTE GROUNDWATER DISPOSAL. When groundwater is discharged to a sanitary or combined sewer by permit, the cost will be paid for according to Article 109.05.

Backfill plugs will be paid for at the contract unit price per cubic yard (cubic meter) for BACKFILL PLUGS.

Payment for temporary staging of soil classified according to Articles 669.05(a)(1), (a)(3), (a)(4), (a)(5), (a)(6), or (b)(2) will be paid for according to Article 109.04. The Department will not be responsible for any additional costs incurred, if mismanagement of the staging area, storage containers, or their contents by the Contractor results in excess cost expenditure for disposal or other material management requirements.

Payment for accumulated stormwater removal and disposal will be according to Article 109.04. Payment will only be allowed if appropriate stormwater and erosion control methods were used.

Payment for decontamination, labor, material, and equipment for monitoring areas beyond the specified areas, with the Engineer's prior written approval, will be according to Article 109.04.

When the waste material for disposal requires sampling for landfill disposal acceptance, the samples shall be analyzed for TCLP VOCs, SVOCs, RCRA metals, pH, ignitability, and paint filter test. The analysis will be paid for at the contract unit price per each for SOIL DISPOSAL ANALYSIS using EPA Methods 1311 (extraction), 8260B for VOCs, 8270C for SVOCs, 6010B and 7470A for RCRA metals, 9045C for pH, 1030 for ignitability, and 9095A for paint filter.

The work of preparing, submitting and administering a Regulated Substances Final Construction Report will be paid for at the contract lump sum price REGULATED SUBSTANCES FINAL CONSTRUCTION REPORT.”

**SILT FENCE, INLET FILTERS, GROUND STABILIZATION AND RIPRAP FILTER FABRIC
(BDE)**

Effective: November 1, 2019

Revised: July 1, 2021

Revise Article 280.02(m) and add Article 280.02(n) so the Standard Specifications read:

“(m) Above Grade Inlet Filter (Fitted) 1081.15(j)
(n) Above Grade Inlet Filter (Non-Fitted) 1081.15(k)”

Revise the last sentence of the first paragraph in Article 280.04(c) of the Standard Specifications to read:

“ The protection shall be constructed with hay or straw bales, silt filter fence, above grade inlet filters (fitted and non-fitted), or inlet filters.

Revise the first sentence of the second paragraph in Article 280.04(c) of the Standard Specifications to read:

“When above grade inlet filters (fitted and non-fitted) are specified, they shall be of sufficient size to completely span and enclose the inlet structure.”

Revise Article 1080.02 of the Standard Specifications to read:

“ **1080.02 Geotextile Fabric.** The fabric for silt filter fence shall consist of woven fabric meeting the requirements of AASHTO M 288 for unsupported silt fence.

The fabric for ground stabilization shall consist of woven yarns or nonwoven filaments of polyolefins or polyesters. Woven fabrics shall be Class 2 and nonwoven fabrics shall be Class 1 according to AASHTO M 288.

The physical properties for silt fence and ground stabilization fabrics shall be according to the following.

PHYSICAL PROPERTIES			
	Silt Fence Woven ^{1/}	Ground Stabilization Woven ^{2/}	Ground Stabilization Nonwoven ^{2/}
Grab Strength, lb (N) ^{3/} ASTM D 4632	123 (550) MD 101 (450) XD	247 (1100) min. ^{4/}	202 (900) min. ^{4/}
Elongation/Grab Strain, % ASTM D 4632 ^{4/}	49 max.	49 max.	50 min.
Trapezoidal Tear Strength, lb (N) ASTM D 4533 ^{4/}	--	90 (400) min.	79 (350) min.
Puncture Strength, lb (N) ASTM D 6241 ^{4/}	--	494 (2200) min.	433 (1925) min.
Apparent Opening Size, Sieve No. (mm) ASTM D 4751 ^{5/}	30 (0.60) max.	40 (0.43) max.	40 (0.43) max.
Permittivity, sec ⁻¹ ASTM D 4491	0.05 min.		
Ultraviolet Stability, % retained strength after 500 hours of exposure ASTM D 4355	70 min.	50 min.	50 min.

- 1/ NTPEP results or manufacturer's certification to meet test requirements.
- 2/ NTPEP results to meet test requirements. Manufacturer shall have public release status and current reports on laboratory results in Test Data of NTPEP's DataMine.
- 3/ MD = Machine direction. XD = Cross-machine direction.
- 4/ Values represent the minimum average roll value (MARV) in the weaker principle direction, MD or XD.
- 5/ Values represent the maximum average roll value."

Revise Article 1080.03 of the Standard Specifications to read:

“ **1080.03 Filter Fabric.** The filter fabric shall consist of woven yarns or nonwoven filaments of polyolefins or polyesters. Woven fabrics shall be Class 3 for riprap gradations RR 4 and RR 5, and Class 2 for RR 6 and RR 7 according to AASHTO M 288. Woven slit film geotextiles (i.e. geotextiles made from yarns of a flat, tape-like character) shall not be permitted. Nonwoven fabrics shall be Class 2 for riprap gradations RR 4 and RR 5, and Class 1 for RR 6 and RR 7 according to AASHTO M 288. After forming, the fabric shall be processed so that the yarns or filaments retain their relative positions with respect to each other. The fabric shall be new and undamaged.

The filter fabric shall be manufactured in widths of not less than 6 ft (2 m). Sheets of fabric may be sewn together with thread of a material meeting the chemical requirements given for the yarns or filaments to form fabric widths as required. The sheets of filter fabric shall be sewn together at the point of manufacture or another approved location.

The filter fabric shall be according to the following.

PHYSICAL PROPERTIES ^{1/}				
	Gradation Nos. RR 4 & RR 5		Gradation Nos. RR 6 & RR 7	
	Woven	Nonwoven	Woven	Nonwoven
Grab Strength, lb (N) ASTM D 4632 ^{2/}	180 (800) min.	157 (700) min.	247 (1100) min.	202 (900) min.
Elongation/Grab Strain, % ASTM D 4632 ^{2/}	49 max.	50 min.	49 max.	50 min.
Trapezoidal Tear Strength, lb (N) ASTM D 4533 ^{2/}	67 (300) min.	56 (250) min.	90 (400) min.	79 (350) min.
Puncture Strength, lb (N) ASTM D 6241 ^{2/}	370 (1650) min.	309 (1375) min.	494 (2200) min.	433 (1925) min.
Ultraviolet Stability, % retained strength after 500 hours of exposure - ASTM D 4355	50 min.			

1/ NTPEP results to meet test requirements. Manufacturer shall have public release status and current reports on laboratory results in Test Data of NTPEP's DataMine.

2/ Values represent the minimum average roll value (MARV) in the weaker principle direction [machine direction (MD) or cross-machine direction (XD)].

As determined by the Engineer, the filter fabric shall meet the requirements noted in the following after an onsite investigation of the soil to be protected.

Soil by Weight (Mass) Passing the No. 200 sieve (75 μm), %	Apparent Opening Size, Sieve No. (mm) - ASTM D 4751 1/	Permittivity, sec ⁻¹ ASTM D 4491
49 max.	60 (0.25) max.	0.2 min.
50 min.	70 (0.22) max.	0.1 min.

1/ Values represent the maximum average roll value.”

Revise Article 1081.15(i)(1) of the Standard Specifications to read:

- “(i) Urethane Foam/Geotextile. Urethane foam/geotextile shall be triangular shaped having a minimum height of 10 in. (250 mm) in the center with equal sides and a minimum 20 in. (500 mm) base. The triangular shaped inner material shall be a low density urethane foam. The outer geotextile fabric cover shall consist of woven yarns or nonwoven filaments made of polyolefins or polyesters placed around the inner material and shall extend beyond both sides of the triangle a minimum of 18 in. (450 mm). Woven filter fabric shall be Class 3 and nonwoven filter fabric shall be Class 2 according to AASHTO M 288.

(1) The geotextile shall meet the following properties.

PHYSICAL PROPERTIES		
	Woven	Nonwoven
Grab Strength, lb (N) ASTM D 4632 ^{1/}	180 (800) min.	157 (700) min.
Elongation/Grab Strain, % ASTM D 4632 ^{1/}	49 max.	50 min.
Trapezoidal Tear Strength, lb (N) ASTM D 4533 ^{1/}	67 (300) min.	56 (250) min.
Puncture Strength, lb (N) ASTM D 6241 ^{1/}	370 (1650) min.	309 (1375) min.
Apparent Opening Size, Sieve No. (mm) ASTM D 4751 ^{2/}	30 (0.60) max.	
Permittivity, sec ⁻¹ ASTM D 4491	0.25 min.	
Ultraviolet Stability, % retained strength after 500 hours of exposure – ASTM D 4355	70 min.	

1/ Values represent the minimum average roll value (MARV) in the weaker principle direction [machine direction (MD) or cross-machine direction (XD)].

2/ Values represent the maximum average roll value.”

Add the following to Article 1081.15(i) of the Standard Specifications.

- “(3) Certification. The manufacturer shall furnish a certificate with each shipment of urethane foam/geotextile assemblies stating the amount of product furnished and that the material complies with these requirements.”

Revise the title and first sentence of Article 1081.15(j) of the Standards Specifications to read:

- “(j) Above Grade Inlet Filters (Fitted). Above grade inlet filters (fitted) shall consist of a rigid polyethylene frame covered with a fitted geotextile filter fabric.”

Revise Article 1081.15(j)(2) of the Standard Specifications to read:

- (2) Fitted Geotextile Filter Fabric. The fitted geotextile filter fabric shall consist of woven yarns or nonwoven filaments made of polyolefins or polyesters. Woven filter fabric shall be Class 3 and nonwoven filter fabric shall be Class 2 according to AASHTO M 288. The filter shall be fabricated to provide a direct fit to the frame. The top of the filter shall integrate a coarse screen with a minimum apparent opening size of 1/2 in. (13 mm) to allow large volumes of water to pass through in the event of heavy flows. The filter shall have integrated anti-buoyancy pockets capable of holding a minimum of 3.0 cu ft (0.08 cu m) of stabilization material. Each filter shall have a label with the following information sewn to or otherwise permanently adhered to the outside: manufacturer's name, product name, and lot, model, or serial number. The fitted geotextile filter fabric shall be according to the table in Article 1081.15(h)(3)a above."

Add Article 1081.15(k) to the Standard Specifications to read:

"(k) Above Grade Inlet Filters (Non-Fitted). Above grade inlet filters (non-fitted) shall consist of a geotextile fabric surrounding a metal frame. The frame shall consist of either a) a circular cage formed of welded wire mesh, or b) a collapsible aluminum frame, as described below.

(1) Frame Construction.

- a) Welded Wire Mesh Frame. The frame shall consist of 6 in. x 6 in. (150 mm x 150 mm) welded wire mesh formed of #10 gauge (3.42 mm) steel conforming to ASTM A 185. The mesh shall be 30 in. (750 mm) tall and formed into a 42 in. (1.05 m) minimum diameter cylinder.
 - b) Collapsible Aluminum Frame. The collapsible aluminum frame shall consist of grade 6036 aluminum. The frame shall have anchor lugs that attach it to the inlet grate, which shall resist movement from water and debris. The collapsible joints of the frame shall have a locking device to secure the vertical members in place, which shall prevent the frame from collapsing while under load from water and debris.
- (2) Geotextile Fabric. The geotextile fabric shall consist of woven yarns or nonwoven filaments made of polyolefins or polyesters. The woven filter fabric shall be a Class 3 and the nonwoven filter fabric shall be a Class 2 according to AASHTO M 288. The geotextile fabric shall be according to the table in Article 1081.15(h)(3)a above.

(3) Geotechnical Fabric Attachment to the Frame.

- a) Welded Wire Mesh Frame. The woven or nonwoven geotextile fabric shall be wrapped 3 in. (75 mm) over the top member of a 6 in. x 6 in. (150 mm x 150 mm) welded wire mesh frame and secured with fastening rings constructed of wire conforming to ASTM A 641, A 809, A 370, and A 938 at 6 in. (150 mm) on center. The fastening rings shall penetrate both layers of geotextile and securely close around the steel mesh. The geotextile shall be secured to the sides of the welded wire mesh with fastening rings at a spacing of 1 per sq ft (11 per sq m) and securely close around a steel member.
 - b) Collapsible Aluminum Frame. The woven or nonwoven fabric shall be secured to the aluminum frame along the top and bottom of the frame perimeter with strips of aluminum secured to the perimeter member, such that the anchoring system provides a uniformly distributed stress throughout the geotechnical fabric.
- (4) Certification. The manufacturer shall furnish a certificate with each shipment of above grade inlet filter assemblies stating the amount of product furnished and that the material complies with these requirements.”

STEEL COST ADJUSTMENT (BDE)

Effective: April 2, 2004

Revised: August 1, 2017

Description. 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.

Types of Steel Products. 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, mesh 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.

Documentation. 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:

$$SCA = Q \times D$$

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:

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

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	32 lb/ft (48 kg/m)
Furnishing Metal Pile Shells 14 in. (356 mm), 0.250 in. (6.35 mm) wall thickness	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
Mesh Reinforcement	63 lb/100 sq ft (310 kg/sq m)
Guardrail	
Steel Plate Beam Guardrail, Type A w/steel posts	20 lb/ft (30 kg/m)
Steel Plate Beam Guardrail, Type B w/steel posts	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)

STEEL PLATE BEAM GUARDRAIL MANUFACTURING (BDE)

Effective: January 1, 2019

Revise the first three paragraphs of Article 1006.25 of the Standard Specifications to read:

“1006.25 Steel Plate Beam Guardrail. Steel plate beam guardrail, including bolts, nuts, and washers, shall be according to AASHTO M 180. The guardrail shall be Class A, with a Type II galvanized coating.

Steel plates for mounting guardrail on existing culverts shall be according to AASHTO M 270 Grade 36 (M 270M Grade 250) and zinc coated according to AASHTO M 111.

The Department will accept guardrail based on the “Brand Registration and Guarantee” requirements of AASHTO M 180 and the manufacturer shall be listed as compliant through the NTPEP Program. The Department will maintain a qualified product list.”

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%”

TEMPORARY PAVEMENT MARKING (BDE)

Effective: April 1, 2012

Revised: April 1, 2017

Revise Article 703.02 of the Standard Specifications to read:

“**703.02 Materials.** Materials shall be according to the following.

- (a) Pavement Marking Tape, Type I and Type III 1095.06
- (b) Paint Pavement Markings 1095.02
- (c) Pavement Marking Tape, Type IV 1095.11”

Revise the second paragraph of Article 703.05 of the Standard Specifications to read:

“Type I marking tape or paint shall be used at the option of the Contractor, except paint shall not be applied to the final wearing surface unless authorized by the Engineer for late season applications where tape adhesion would be a problem. Type III or Type IV marking tape shall be used on the final wearing surface when the temporary pavement marking will conflict with the permanent pavement marking such as on tapers, crossovers and lane shifts.”

Revise Article 703.07 of the Standard Specifications to read:

“703.07 Basis of Payment. This work will be paid for as follows.

- a) Short Term Pavement Marking. Short term pavement marking will be paid for at the contract unit price per foot (meter) for SHORT TERM PAVEMENT MARKING. Removal of short term pavement markings will be paid for at the contract unit price per square foot (square meter) for SHORT TERM PAVEMENT MARKING REMOVAL.
- b) Temporary Pavement Marking. Where the Contractor has the option of material type, temporary pavement marking will be paid for at the contract unit price per foot (meter) for TEMPORARY PAVEMENT MARKING of the line width specified, and at the contract unit price per square foot (square meter) for TEMPORARY PAVEMENT MARKING LETTERS AND SYMBOLS.

Where the Department specifies the use of pavement marking tape, the Type III or Type IV temporary pavement marking will be paid for at the contract unit price per foot (meter) for PAVEMENT MARKING TAPE, TYPE III or PAVEMENT MARKING TAPE, TYPE IV of the line width specified and at the contract unit price per square feet (square meter) for PAVEMENT MARKING TAPE, TYPE III - LETTERS AND SYMBOLS or PAVEMENT MARKING TAPE, TYPE IV – LETTERS AND SYMBOLS.

Removal of temporary pavement markings will be paid for at the contract unit price per square foot (square meter) for TEMPORARY PAVEMENT MARKING REMOVAL.

When temporary pavement marking is shown on the Standard, the cost of the temporary pavement marking and its removal will be included in the cost of the Standard.”

Add the following to Section 1095 of the Standard Specifications:

“1095.11 Pavement Marking Tape, Type IV. The temporary, preformed, patterned markings shall consist of a white or yellow tape with wet retroreflective media incorporated to provide immediate and continuing retroreflection during both wet and dry conditions. The tape shall be manufactured without the use of heavy metals including lead chromate pigments or other similar, lead-containing chemicals.

The white and yellow Type IV marking tape shall meet the Type III requirements of Article 1095.06 and the following.

- (a) Composition. The retroreflective pliant polymer pavement markings shall consist of a mixture of high-quality polymeric materials, pigments and glass beads distributed throughout its base cross-sectional area, with a layer of wet retroreflective media bonded to a durable polyurethane topcoat surface. The patterned surface shall have approximately 40% ± 10% of the surface area raised and presenting a near vertical face to traffic from any direction. The channels between the raised areas shall be substantially free of exposed beads or particles.

(b) Retroreflectance. The white and yellow markings shall meet the following for initial dry and wet retroreflectance.

(1) Dry Retroreflectance. Dry retroreflectance shall be measured under dry conditions according to ASTM D 4061 and meet the values described in Article 1095.06 for Type III tape.

(2) Wet Retroreflectance. Wet retroreflectance shall be measured under wet conditions according to ASTM E 2177 and meet the values shown in the following table.

Wet Retroreflectance, Initial R_L	
Color	R_L 1.05/88.76
White	300
Yellow	200

(c) Color. The material shall meet the following requirements for daylight reflectance and color, when tested, using a color spectrophotometer with 45 degrees circumferential/zero degree geometry, illuminant D65, and a two degree observer angle. The color instrument shall measure the visible spectrum from 380 to 720 nm with a wavelength measurement interval and spectral bandpass of 10 nm.

Color	Daylight Reflectance %Y
White	65 minimum
*Yellow	36-59

*Shall match Federal 595 Color No. 33538 and the chromaticity limits as follows.

x	0.490	0.475	0.485	0.530
y	0.470	0.438	0.425	0.456

(d) Skid Resistance. The surface of the markings shall provide an average minimum skid resistance of 50 BPN when tested according to ASTM E 303.

(e) Sampling, Testing, Acceptance, and Certification. Prior to approval and use of the wet reflective, temporary, removable pavement marking tape, the manufacturer shall submit a notarized certification from an independent laboratory, together with the results of all tests, stating that the material meets the requirements as set forth herein. The certification test report shall state the lot tested, manufacturer's name, and date of manufacture.

After approval by the Department, samples and certification by the manufacturer shall be submitted for each batch used. The manufacturer shall submit a certification stating that the material meets the requirements as set forth herein and is essentially identical to the material sent for qualification. The certification shall state the lot tested, manufacturer's name, and date of manufacture.

All costs of testing (other than tests conducted by the Department) shall be borne by the manufacturer."

TRAFFIC CONTROL DEVICES - CONES (BDE)

Effective: January 1, 2019

Revise Article 701.15(a) of the Standard Specifications to read:

“(a) Cones. Cones are used to channelize traffic. Cones used to channelize traffic at night shall be reflectorized; however, cones shall not be used in nighttime lane closure tapers or nighttime lane shifts.”

Revise Article 1106.02(b) of the Standard Specifications to read:

“(b) Cones. Cones shall be predominantly orange. Cones used at night that are 28 to 36 in. (700 to 900 mm) in height shall have two white circumferential stripes. If non-reflective spaces are left between the stripes, the spaces shall be no more than 2 in. (50mm) in width. Cones used at night that are taller than 36 in. (900 mm) shall have a minimum of two white and two fluorescent orange alternating, circumferential stripes with the top stripe being fluorescent orange. If non-reflective spaces are left between the stripes, the spaces shall be no more than 3 in. (75 mm) in width.

The minimum weights for the various cone heights shall be 4 lb for 18 in. (2 kg for 450 mm), 7 lb for 28 in. (3 kg for 700 mm), and 10 lb for 36 in. (5 kg for 900 mm) with a minimum of 60 percent of the total weight in the base. Cones taller than 36 in. shall be weighted per the manufacturer’s specifications such that they are not moved by wind or passing traffic.”

TRAFFIC SPOTTERS (BDE)

Effective: January 1, 2019

Revise Article 701.13 of the Standard Specifications to read:

“**701.13 Flaggers and Spotters.** Flaggers shall be certified by an agency approved by the Department. While on the job site, each flagger shall have in his/her possession a current driver’s license and a current flagger certification I.D. card. For non-drivers, the Illinois Identification Card issued by the Secretary of State will meet the requirement for a current driver’s license. This certification requirement may be waived by the Engineer for emergency situations that arise due to actions beyond the Contractor’s control where flagging is needed to maintain safe traffic control on a temporary basis. Spotters are defined as certified flaggers that provide support to workers by monitoring traffic.

Flaggers and spotters shall be stationed to the satisfaction of the Engineer and be equipped with a fluorescent orange, fluorescent yellow/green, or a combination of fluorescent orange and fluorescent yellow/green vest meeting the requirements of ANSI/ISEA 107-2004 or ANSI/ISEA 107-2010 for Conspicuity Class 2 garments. Flaggers shall be equipped with a stop/slow traffic control sign. Spotters shall be equipped with a loud warning device. The warning sound shall be identifiable by workers so they can take evasive action when necessary. Other types of garments may be substituted for the vest as long as the garments have a manufacturer's tag identifying them as meeting the ANSI Class 2 requirement. The longitudinal placement of the flagger may be increased up to 100 ft (30 m) from that shown on the plans to improve the visibility of the flagger. Flaggers shall not encroach on the open lane of traffic unless traffic has been stopped. Spotters shall not encroach on the open lane of traffic, nor interact with or control the flow of traffic.

For nighttime flagging, flaggers shall be illuminated by an overhead light source providing a minimum vertical illuminance of 10 fc (108 lux) measured 1 ft (300 mm) out from the flagger's chest. The bottom of any luminaire shall be a minimum of 10 ft (3 m) above the pavement. Luminaire(s) shall be shielded to minimize glare to approaching traffic and trespass light to adjoining properties. Nighttime flaggers shall be equipped with fluorescent orange or fluorescent orange and fluorescent yellow/green apparel meeting the requirements of ANSI/ISEA 107-2004 or ANSI/ISEA 107-2010 for Conspicuity Class 3 garments.

Flaggers and spotters shall be provided per the traffic control plan and as follows.

- (a) Two-Lane Highways. Two flaggers will be required for each separate operation where two-way traffic is maintained over one lane of pavement. Work operations controlled by flaggers shall be no more than 1 mile (1600 m) in length. Flaggers shall be in sight of each other or in direct communication at all times. Direct communication shall be obtained by using portable two-way radios or walkie-talkies.

The Engineer will determine when a side road or entrance shall be closed to traffic. A flagger will be required at each side road or entrance remaining open to traffic within the operation where two-way traffic is maintained on one lane of pavement. The flagger shall be positioned as shown on the plans or as directed by the Engineer.

- (b) Multi-Lane Highways. At all times where traffic is restricted to less than the normal number of lanes on a multilane pavement with a posted speed limit greater than 40 mph and the workers are present, but not separated from the traffic by physical barriers, a flagger or spotter shall be furnished as shown on the plans. Flaggers shall warn and direct traffic. Spotters shall monitor traffic conditions and warn workers of errant approaching vehicles or other hazardous conditions as they occur. One flagger will be required for each separate activity of an operation that requires frequent encroachment in a lane open to traffic. One spotter will be required for each separate activity with workers near the edge of the open lane or with their backs facing traffic.

Flaggers will not be required when no work is being performed, unless there is a lane closure on two-lane, two-way pavement.”

TRAINING SPECIAL PROVISIONS (BDE)

Effective: October 15, 1975

Revised: September 2, 2021

This Training Special Provision supersedes Section 7b of the Special Provision entitled "Specific Equal Employment Opportunity Responsibilities," and is in implementation of 23 U.S.C. 140(a).

As part of the Contractor's equal employment opportunity affirmative action program, training shall be provided as follows:

The Contractor shall provide on-the-job training aimed at developing full journeyman in the type of trade or job classification involved. The number of trainees to be trained under this contract will be 2. In the event the Contractor subcontracts a portion of the contract work, it shall determine how many, if any, of the trainees are to be trained by the subcontractor, provided however, that the Contractor shall retain the primary responsibility for meeting the training requirements imposed by this special provision. The Contractor shall also ensure that this Training Special Provision is made applicable to such subcontract. Where feasible, 25 percent of apprentices or trainees in each occupation shall be in their first year of apprenticeship or training.

The number of trainees shall be distributed among the work classifications on the basis of the Contractor's needs and the availability of journeymen in the various classifications within the reasonable area of recruitment. Prior to commencing construction, the Contractor shall submit to the Illinois Department of Transportation for approval the number of trainees to be trained in each selected classification and training program to be used. Furthermore, the Contractor shall specify the starting time for training in each of the classifications. The Contractor will be credited for each trainee it employs on the contract work who is currently enrolled or becomes enrolled in an approved program and will be reimbursed for such trainees as provided hereinafter.

Training and upgrading of minorities and women toward journeyman status is a primary objective of this Training Special Provision. Accordingly, the Contractor shall make every effort to enroll minority trainees and women (e.g. by conducting systematic and direct recruitment through public and private sources likely to yield minority and women trainees) to the extent such persons are available within a reasonable area of recruitment. The Contractor will be responsible for demonstrating the steps it has taken in pursuance thereof, prior to a determination as to whether the Contractor is in compliance with this Training Special Provision. This training commitment is not intended, and shall not be used, to discriminate against any applicant for training, whether a member of a minority group or not.

No employee shall be employed as a trainee in any classification in which he or she has successfully completed a training course leading to journeyman status or in which he or she has been employed as a journeyman. The Contractor should satisfy this requirement by including appropriate questions in the employee application or by other suitable means. Regardless of the method used, the Contractor's records should document the findings in each case.

The minimum length and type of training for each classification will be as established in the training program selected by the Contractor and approved by the Illinois Department of Transportation and the Federal Highway Administration. The Illinois Department of Transportation and the Federal Highway Administration shall approve a program, if it is reasonably calculated to meet the equal employment opportunity obligations of the Contractor and to qualify the average trainee for journeyman status in the classification concerned by the end of the training period. Furthermore, apprenticeship programs registered with the U.S. Department of Labor, Bureau of Apprenticeship and Training, or with a State apprenticeship agency recognized by the Bureau and training programs approved by not necessarily sponsored by the U.S. Department of Labor Employment Training Administration shall also be considered acceptable provided it is being administered in a manner consistent with the equal employment obligations of Federal-aid highway construction contracts. Approval or acceptance of a training program shall be obtained from the State prior to commencing work on the classification covered by the program. It is the intention of these provisions that training is to be provided in the construction crafts rather than clerk-typists or secretarial-type positions. Training is permissible in lower level management positions such as office engineers, estimators, timekeepers, etc., where the training is oriented toward construction applications. Training in the laborer classification may be permitted provided that significant and meaningful training is provided and approved by the Illinois Department of Transportation and the Federal Highway Administration. Some offsite training is permissible as long as the training is an integral part of an approved training program and does not comprise a significant part of the overall training.

Except as otherwise noted below, the Contractor will be reimbursed 80 cents per hour of training given an employee on this contract in accordance with an approved training program. As approved by the Engineer, reimbursement will be made for training of persons in excess of the number specified herein. This reimbursement will be made even though the Contractor receives additional training program funds from other sources, provided such other source does not specifically prohibit the Contractor from receiving other reimbursement. Reimbursement for offsite training indicated above may only be made to the Contractor where he does one or more of the following and the trainees are concurrently employed on a Federal-aid project; contributes to the cost of the training, provides the instruction to the trainee or pays the trainee's wages during the offsite training period.

No payment shall be made to the Contractor if either the failure to provide the required training, or the failure to hire the trainee as a journeyman, is caused by the Contractor and evidences a lack of good faith on the part of the Contractor in meeting the requirement of this Training Special Provision. It is normally expected that a trainee will begin his training on the project as soon as feasible after start of work utilizing the skill involved and remain on the project as long as training opportunities exist in his work classification or until he has completed his training program.

It is not required that all trainees be on board for the entire length of the contract. A Contractor will have fulfilled his responsibilities under this Training Special Provision if he has provided acceptable training to the number of trainees specified. The number trained shall be determined on the basis of the total number enrolled on the contract for a significant period.

Trainees will be paid at least 60 percent of the appropriate minimum journeyman's rate specified in the contract for the first half of the training period, 75 percent for the third quarter of the training period, and 90 percent for the last quarter of the training period, unless apprentices or trainees in an approved existing program are enrolled as trainees on this project. In that case, the appropriate rates approved by the Departments of Labor or Transportation in connection with the existing program shall apply to all trainees being trained for the same classification who are covered by this Training Special Provision.

The Contractor shall furnish the trainee a copy of the program he will follow in providing the training. The Contractor shall provide each trainee with a certification showing the type and length of training satisfactorily complete.

The Contractor shall provide for the maintenance of records and furnish periodic reports documenting its performance under this Training Special Provision.

For contracts with an awarded contract value of \$500,000 or more, the Contractor is required to comply with the Illinois Works Apprenticeship Initiative (30 ILCS 559/20-20 to 20-25) and all applicable administrative rules to the extent permitted by Section 20-20(g). For federally funded projects, the number of trainees to be trained under this contract, as stated in the Training Special Provisions, will be the established goal for the Illinois Works Apprenticeship Initiative 30 ILCS 559/20-20(g). The Contractor shall make a good faith effort to meet this goal. For federally funded projects, the Illinois Works Apprenticeship Initiative will be implemented using the FHWA approved OJT procedures. The Contractor must comply with the recordkeeping and reporting obligations of the Illinois Works Apprenticeship Initiative for the life of the project, including the certification as to whether the trainee/apprentice labor hour goals were met.

Method of Measurement. The unit of measurement is in hours.

Basis of Payment. This work will be paid for at the contract unit price of 80 cents per hour for TRAINEES. The estimated total number of hours, unit price, and total price have been included in the schedule of prices.

IDOT TRAINING PROGRAM GRADUATE ON-THE-JOB TRAINING SPECIAL PROVISION

Effective: August 1, 2012

Revised: February 2, 2017

In addition to the Contractor's equal employment opportunity (EEO) affirmative action efforts undertaken as required by this Contract, the Contractor is encouraged to participate in the incentive program described below to provide additional on-the-job training to certified graduates of the IDOT pre-apprenticeship training program, as outlined in this Special Provision.

IDOT funds, and various Illinois community colleges operate, pre-apprenticeship training programs throughout the State to provide training and skill-improvement opportunities to promote the increased employment of minority groups, disadvantaged persons and women in all aspects of the highway construction industry. The intent of this IDOT Pre-Apprenticeship Training Program Graduate (TPG) special provision (Special Provision) is to place these certified program graduates on the project site for this Contract in order to provide the graduates with meaningful on-the-job training. Pursuant to this Special Provision, the Contractor must make every reasonable effort to recruit and employ certified TPG trainees to the extent such individuals are available within a practicable distance of the project site.

Specifically, participation of the Contractor or its subcontractor in the Program entitles the participant to reimbursement for graduates' hourly wages at \$15.00 per hour per utilized TPG trainee, subject to the terms of this Special Provision. Reimbursement payment will be made even though the Contractor or subcontractor may also receive additional training program funds from other non-IDOT sources for other non-TPG trainees on the Contract, provided such other source does not specifically prohibit the Contractor or subcontractor from receiving reimbursement from another entity through another program, such as IDOT through the TPG program. With regard to any IDOT funded construction training program other than TPG, however, additional reimbursement for other IDOT programs will not be made beyond the TPG Program described in this Special Provision when the TPG Program is utilized.

No payment will be made to the Contractor if the Contractor or subcontractor fails to provide the required on-site training to TPG trainees, as solely determined by IDOT. A TPG trainee must begin training on the project as soon as the start of work that utilizes the relevant trade skill and the TPG trainee must remain on the project site through completion of the Contract, so long as training opportunities continue to exist in the relevant work classification. Should a TPG trainee's employment end in advance of the completion of the Contract, the Contractor must promptly notify the IDOT District EEO Officer for the Contract that the TPG's involvement in the Contract has ended. The Contractor must supply a written report for the reason the TPG trainee involvement terminated, the hours completed by the TPG trainee on the Contract, and the number of hours for which the incentive payment provided under this Special Provision will be, or has been claimed for the separated TPG trainee.

Finally, the Contractor must maintain all records it creates as a result of participation in the Program on the Contract, and furnish periodic written reports to the IDOT District EEO Officer that document its contractual performance under and compliance with this Special Provision. Finally, through participation in the Program and reimbursement of wages, the Contractor is not relieved of, and IDOT has not waived, the requirements of any federal or state labor or employment law applicable to TPG workers, including compliance with the Illinois Prevailing Wage Act.

Method of Measurement: The unit of measurement is in hours.

Basis of Payment: This work will be paid for at the contract unit price of \$15.00 per hour for each utilized certified TPG Program trainee (TRAINEES TRAINING PROGRAM GRADUATE). The estimated total number of hours, unit price, and total price must be included in the schedule of prices for the Contract submitted by Contractor prior to beginning work. The initial number of TPG trainees for which the incentive is available for this contract is 2.

The Department has contracted with several educational institutions to provide screening, tutoring and pre-training to individuals interested in working as a TPG trainee in various areas of common construction trade work. Only individuals who have successfully completed a Pre-Apprenticeship Training Program at these IDOT approved institutions are eligible to be TPG trainees. To obtain a list of institutions that can connect the Contractor with eligible TPG trainees, the Contractor may contact: HCCTP TPG Program Coordinator, Office of Business and Workforce Diversity (IDOT OBWD), Room 319, Illinois Department of Transportation, 2300 S. Dirksen Parkway, Springfield, Illinois 62764. Prior to commencing construction with the utilization of a TPG trainee, the Contractor must submit documentation to the IDOT District EEO Officer for the Contract that provides the names and contact information of the TPG trainee(s) to be trained in each selected work classification, proof that that the TPG trainee(s) has successfully completed a Pre-Apprenticeship Training Program, proof that the TPG is in an Apprenticeship Training Program approved by the U.S. Department of Labor Bureau of Apprenticeship Training, and the start date for training in each of the applicable work classifications.

To receive payment, the Contractor must provide training opportunities aimed at developing a full journeyworker in the type of trade or job classification involved. During the course of performance of the Contract, the Contractor may seek approval from the IDOT District EEO Officer to employ additional eligible TPG trainees. In the event the Contractor subcontracts a portion of the contracted work, it must determine how many, if any, of the TPGs will be trained by the subcontractor. Though a subcontractor may conduct training, the Contractor retains the responsibility for meeting all requirements imposed by this Special Provision. The Contractor must also include this Special Provision in any subcontract where payment for contracted work performed by a TPG trainee will be passed on to a subcontractor.

Training through the Program is intended to move TPGs toward journeyman status, which is the primary objective of this Special Provision. Accordingly, the Contractor must make every effort to enroll TPG trainees by recruitment through the Program participant educational institutions to the extent eligible TPGs are available within a reasonable geographic area of the project. The Contractor is responsible for demonstrating, through documentation, the recruitment efforts it has undertaken prior to the determination by IDOT whether the Contractor is in compliance with this Special Provision, and therefore, entitled to the Training Program Graduate reimbursement of \$15.00 per hour.

Notwithstanding the on-the-job training requirement of this TPG Special Provision, some minimal off-site training is permissible as long as the offsite training is an integral part of the work of the contract, and does not compromise or conflict with the required on-site training that is central to the purpose of the Program. No individual may be employed as a TPG trainee in any work classification in which he/she has previously successfully completed a training program leading to journeyman status in any trade, or in which he/she has worked at a journeyman level or higher.

WARM MIX ASPHALT (BDE)

Effective: January 1, 2012

Revised: April 1, 2016

Description. This work shall consist of designing, producing and constructing Warm Mix Asphalt (WMA) in lieu of Hot Mix Asphalt (HMA) at the Contractor's option. Work shall be according to Sections 406, 407, 408, 1030, and 1102 of the Standard Specifications, except as modified herein. In addition, any references to HMA in the Standard Specifications, or the special provisions shall be construed to include WMA.

WMA is an asphalt mixture which can be produced at temperatures lower than allowed for HMA utilizing approved WMA technologies. WMA technologies are defined as the use of additives or processes which allow a reduction in the temperatures at which HMA mixes are produced and placed. WMA is produced by the use of additives, a water foaming process, or combination of both. Additives include minerals, chemicals or organics incorporated into the asphalt binder stream in a dedicated delivery system. The process of foaming injects water into the asphalt binder stream, just prior to incorporation of the asphalt binder with the aggregate.

Approved WMA technologies may also be used in HMA provided all the requirements specified herein, with the exception of temperature, are met. However, asphalt mixtures produced at temperatures in excess of 275 °F (135 °C) will not be considered WMA when determining the grade reduction of the virgin asphalt binder grade.

Equipment.

Revise the first paragraph of Article 1102.01 of the Standard Specifications to read:

“1102.01 Hot-Mix Asphalt Plant. The hot-mix asphalt (HMA) plant shall be the batch-type, continuous-type, or dryer drum plant. The plants shall be evaluated for prequalification rating and approval to produce HMA according to the current Bureau of Materials and Physical Research Policy Memorandum, “Approval of Hot-Mix Asphalt Plants and Equipment”. Once approved, the Contractor shall notify the Bureau of Materials and Physical Research to obtain approval of all plant modifications. The plants shall not be used to produce mixtures concurrently for more than one project or for private work unless permission is granted in writing by the Engineer. The plant units shall be so designed, coordinated and operated that they will function properly and produce HMA having uniform temperatures and compositions within the tolerances specified. The plant units shall meet the following requirements.”

Add the following to Article 1102.01(a) of the Standard Specifications.

“(11) Equipment for Warm Mix Technologies.

- a. Foaming. Metering equipment for foamed asphalt shall have an accuracy of ± 2 percent of the actual water metered. The foaming control system shall be electronically interfaced with the asphalt binder meter.
- b. Additives. Additives shall be introduced into the plant according to the supplier's recommendations and shall be approved by the Engineer. The system for introducing the WMA additive shall be interlocked with the aggregate feed or weigh system to maintain correct proportions for all rates of production and batch sizes.”

Mix Design Verification.

Add the following to Article 1030.04 of the Standard Specifications.

“(e) Warm Mix Technologies.

- (1) Foaming. WMA mix design verification will not be required when foaming technology is used alone (without WMA additives). However, the foaming technology shall only be used on HMA designs previously approved by the Department.
- (2) Additives. WMA mix designs utilizing additives shall be submitted to the Engineer for mix design verification.”

Construction Requirements.

Revise the second paragraph of Article 406.06(b)(1) of the Standard Specifications to read:

“The HMA shall be delivered at a temperature of 250 to 350 °F (120 to 175 °C). WMA shall be delivered at a minimum temperature of 215 °F (102 °C).”

Basis of Payment.

This work will be paid at the contract unit price bid for the HMA pay items involved. Anti-strip will not be paid for separately, but shall be considered as included in the cost of the work.

WEEKLY DBE TRUCKING REPORTS (BDE)

Effective: June 2, 2012

Revised: April 2, 2015

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 Monday through Sunday 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 Supports1106.02”

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.

(l) 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.”

MENTOR-PROTÉGÉ PROGRAM

Effective: June 1, 2007 Revised: February 1, 2013

Eligibility. This contract is eligible for the Department's Mentor-Protégé Program for those bidders with an approved Mentor-Protégé Development Plan.

In order for a Mentor-Protégé relationship to be recognized as part of this contract, the Protégé shall be used as a subcontractor and a Mentor-Protégé Agreement for Contract Assistance and Training shall be fully executed and approved. The Mentor-Protégé Agreement for Contract Assistance and Training shall be completed on the form provided by the Department and submitted with the DBE Utilization Plan for approval by the Department. If approved, the Mentor-Protégé Agreement for Contract Assistance and Training shall become part of the contract. In the event the Mentor-Protégé Agreement for Contract Assistance and Training is not approved, the contract shall be performed in accordance with the DBE Utilization Plan exclusive of the Agreement.

DBE Goal Reduction. The DBE participation goal set for this contract may, at the discretion of the Department, be reduced according to the Mentor-Protégé Program Guidelines when the Protégé is used as a subcontractor. When submitting the DBE Utilization Plan, the bidder shall indicate whether the Protégé will be used as a subcontractor and to what extent.

Quarterly Reports. The Mentor shall submit quarterly progress reports as outlined in the Mentor-Protégé Program Implementation document. The reports shall indicate the progress toward each of the Plan's stated goals. The reports shall be signed by an authorized principal of each firm and submitted to the Engineer of Construction.

Failure to timely submit reports, or submission of incomplete reports may result in dissolution of relationship.

Reimbursement of Mentor Expenses. The direct and indirect expenses of the Mentor, as detailed in the approved Mentor-Protégé Agreement for Contract Assistance and Training will be reimbursed by the Department.

PROJECT LABOR AGREEMENT

Effective: May 18, 2007

Revised: August 1, 2019

Description. The Illinois Project Labor Agreements Act, 30 ILCS 571, states that the State of Illinois has a compelling interest in awarding public works contracts so as to ensure the highest standards of quality and efficiency at the lowest responsible cost. A project labor agreement (PLA) is a form of pre-hire collective bargaining agreement covering all terms and conditions of employment on a specific project that is intended to support this compelling interest. It has been determined by the Department that a PLA is appropriate for the project that is the subject of this contract. The PLA document, provided below, only applies to the construction site for this contract. It is the policy of the Department on this contract, and all construction projects, to allow all contractors and subcontractors to compete for contracts and subcontracts without regard to whether they are otherwise parties to collective bargaining agreements.

Execution of Letter of Assent. A copy of the PLA applicable to this project is included as part of this special provision. As a condition of the award of the contract, the successful bidder and each of its subcontractors shall execute a "Contractor Letter of Assent", in the form attached to the PLA as Exhibit A. The successful bidder shall submit a Subcontractor's Contractor Letter of Assent to the Department prior to the subcontractor's performance of work on the project. Upon request, copies of the applicable collective bargaining agreements will be provided by the appropriate signatory labor organization at the pre-job conference.

Quarterly Reporting. Section 37 of the Illinois Project Labor Agreements Act requires the Department to submit quarterly reports regarding the number of minorities and females employed under PLAs. To assist in this reporting effort, the Contractor shall provide a quarterly workforce participation report for all minority and female employees working under the PLA of this contract. The data shall be reported on Construction Form BC 820, Project Labor Agreement (PLA) Workforce Participation Quarterly Reporting Form available on the Department's website <http://www.idot.illinois.gov/Assets/uploads/files/IDOT-Forms/BC/BC%20820.docx>.

The report shall be submitted no later than the 15th of the month following the end of each quarter (i.e., April 15 for the January – March reporting period). The form shall be emailed to DOT.PLA.Reporting@illinois.gov or faxed to (217) 524-4922.

Any costs associated with complying with this provision 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.

Illinois Department of Transportation
PROJECT LABOR AGREEMENT

This Project Labor Agreement (“PLA” or “Agreement”) is entered into this _____ day of _____, 2021, by and between the Illinois Department of Transportation (“IDOT” or “Department”) in its proprietary capacity, and each relevant Illinois AFL-CIO Building Trades signatory hereto as determined by the Illinois AFL-CIO Statewide Project Labor Agreement Committee on behalf of each of its affiliated members (individually and collectively, the “Unions”). This PLA shall apply to Construction Work (as defined herein) to be performed by IDOT’s Prime Contractor and each of its subcontractors of whatever tier (“Subcontractor” or “Subcontractors”) on Contract No. 62D79(hereinafter, the “Project”).

ARTICLE 1 - INTENT AND PURPOSES

- 1.1 This PLA is entered into in accordance with the Project Labor Agreement Act (“Act”, 30 ILCS 571). It is mutually understood and agreed that the terms and conditions of this PLA are intended to promote the public interest in obtaining timely and economical completion of the Project by encouraging productive and efficient construction operations; by establishing a spirit of harmony and cooperation among the parties; and by providing for peaceful and prompt settlement of any and all labor grievances or jurisdictional disputes of any kind without strikes, lockouts, slowdowns, delays, or other disruptions to the prosecution of the work. The parties acknowledge the obligations of the Contractors and Subcontractors to comply with the provisions of the Act. The parties will work with the Contractors and Subcontractors within the parameters of other statutory and regulatory requirements to implement the Act’s goals and objectives.
- 1.2 As a condition of the award of the contract for performance of work on the Project, IDOT’s Prime Contractor and each of its Subcontractors shall execute a “Contractor Letter of Assent”, in the form attached hereto as Exhibit A, prior to commencing Construction Work on the Project. The Contractor shall submit a Subcontractor’s Contractor Letter of Assent to the Department prior to the Subcontractor’s performance of Construction Work on the Project. Upon request copies of the applicable collective bargaining agreements will be provided by the appropriate signatory labor organization consistent with this Agreement and at the pre-job conference referenced in Article III, Section 3.1.

- 1.3 Each Union affiliate and separate local representing workers engaged in Construction Work on the Project in accordance with this PLA are bound to this agreement by the Illinois AFL-CIO Statewide Project Labor Agreement Committee which is the central committee established with full authority to negotiate and sign PLAs with the State on behalf of all respective crafts. Upon their signing the Contractor Letter of Assent, the Prime Contractor, each Subcontractor, and the individual Unions shall thereafter be deemed a party to this PLA. No party signatory to this PLA shall, contract or subcontract, nor permit any other person, firm, company, or entity to contract or subcontract for the performance of Construction Work for the Project to any person, firm, company, or entity that does not agree in writing to become bound for the term of this Project by the terms of this PLA prior to commencing such work and to the applicable area-wide collective bargaining agreement(s) with the Union(s) signatory hereto.
- 1.4 It is understood that the Prime Contractor(s) and each Subcontractor will be considered and accepted by the Unions as separate employers for the purposes of collective bargaining, and it is further agreed that the employees working under this PLA shall constitute a bargaining unit separate and distinct from all others. The parties hereto also agree that this PLA shall be applicable solely with respect to this Project, and shall have no bearing on the interpretation of any other collective bargaining agreement or as to the recognition of any bargaining unit other than for the specific purposes of this Project.
- 1.5 In the event of a variance or conflict, whether explicit or implicit, between the terms and conditions of this PLA and the provisions of any other applicable national, area, or local collective bargaining agreement, the terms and conditions of this PLA shall supersede and control. For any work performed under the NTL Articles of Agreement, the National Stack/Chimney Agreement, the National Cooling Tower Agreement, the National Agreement of the International Union of Elevator Constructors, and for any instrument calibration work and loop checking performed under the UA/IBEW Joint National Agreement for Instrument and Control Systems Technicians, the preceding sentence shall apply only with respect to Articles I, II, V, VI, and VII.

- 1.6 Subject to the provisions of paragraph 1.5 of this Article, it is the parties' intent to respect the provisions of any other collective bargaining agreements that may now or hereafter pertain, whether between the Prime Contractor and one or more of the Unions or between a Subcontractor and one or more of the Unions. Accordingly, except and to the extent of any contrary provision set forth in this PLA, the Prime Contractor and each of its Subcontractors agrees to be bound and abide by the terms of the following in order of precedence: (a) the applicable collective bargaining agreement between the Prime Contractor and one or more of the Unions made signatory hereto; (b) the applicable collective bargaining agreement between a Subcontractor and one or more of the Unions made signatory hereto; or (c) the current applicable area collective bargaining agreement for the relevant Union that is the agreement certified by the Illinois Department of Labor for purposes of establishing the Prevailing Wage applicable to the Project. The Union will provide copies of the applicable collective bargaining agreements pursuant to part (c) of the preceding sentence to the Prime Contractor. Assignments by the Contractors or Subcontractors amongst the trades shall be consistent with area practices; in the event of unresolved disagreements as to the propriety of such assignments, the provisions of Article VI shall apply.
- 1.7 Subject to the limitations of paragraphs 1.4 to 1.6 of this Article, the terms of each applicable collective bargaining agreement as determined in accordance with paragraph 1.6 are incorporated herein by reference, and the terms of this PLA shall be deemed incorporated into such other applicable collective bargaining agreements only for purposes of their application to the Project.
- 1.8 To the extent necessary to comply with the requirements of any fringe benefit fund to which the Prime Contractor or Subcontractor is required to contribute under the terms of an applicable collective bargaining agreement pursuant to the preceding paragraph, the Prime Contractor or Subcontractor shall execute all "Participation Agreements" as may be reasonably required by the Union to accomplish such purpose; provided, however, that such Participation Agreements shall, when applicable to the Prime Contractor or Subcontractor solely as a result of this PLA, be amended as reasonably necessary to reflect such fact. Upon written notice in the form of a lien of a Contractor's or Subcontractor's delinquency from any applicable fringe benefit fund, IDOT will withhold from the Contractor's periodic pay request an amount sufficient to extinguish any delinquency obligation of the Contractor or Subcontractor arising out of the Project.
- 1.9 In the event that the applicable collective bargaining agreement between a Prime Contractor and the Union or between the Subcontractor and the Union expires prior to the completion of this Project, the expired applicable contract's terms will be maintained until a new applicable collective bargaining agreement is ratified. The wages and fringe benefits included in any new applicable collective bargaining agreement will apply on and after the effective date of the newly negotiated collective bargaining agreement, except to the extent wage and fringe benefit retroactivity is specifically agreed upon by the relevant bargaining parties.

ARTICLE II – APPLICABILITY, RECOGNITION, AND COMMITMENTS

- 2.1 The term Construction Work as used herein shall include all “construction, demolition, rehabilitation, renovation, or repair” work performed by a “laborer or mechanic” at the “site of the work” for the purpose of “building” the specific structures and improvements that constitute the Project. Terms appearing within quotation marks in the preceding sentence shall have the meaning ascribed to them pursuant to 29 CFR Part 5 and Illinois labor laws.
- 2.2 By executing the Letters of Assent, Prime Contractor and each of its Subcontractors recognizes the Unions signatory to this PLA as the sole and exclusive bargaining representatives for their craft employees employed on the jobsite for this Project. Unions who are signatory to this PLA will have recognition on the Project for their craft.
- 2.3 The Prime Contractor and each of its Subcontractors retains and shall be permitted to exercise full and exclusive authority and responsibility for the management of its operations, except as expressly limited by the terms of this PLA or by the terms and conditions of the applicable collective bargaining agreement.
- 2.4 Except to the extent contrary to an express provision of the relevant collective bargaining agreement, equipment or materials used in the Project may be pre-assembled or pre-fabricated, and there shall be no refusal by the Union to handle, transport, install, or connect such equipment or materials. Equipment or materials delivered to the job-site will be unloaded and handled promptly without regard to potential jurisdictional disputes; any such disputes shall be handled in accordance with the provisions of this PLA.
- 2.5 The parties are mutually committed to promoting a safe working environment for all personnel at the job-site. It shall be the responsibility of each employer to which this PLA applies to provide and maintain safe working conditions for its employees, and to comply with all applicable federal, state, and local health and safety laws and regulations.
- 2.6 The use or furnishing of alcohol or drugs and the conduct of any other illegal activity at the job-site is strictly prohibited. The parties shall take every practical measure consistent with the terms of applicable collective bargaining agreements to ensure that the job-site is free of alcohol and drugs.
- 2.7 All parties to this PLA agree that they will not discriminate against any employee based on race, creed, religion, color, national origin, union activity, age, gender or sexual orientation and shall comply with all applicable federal, state, and local laws.

- 2.8 In accordance with the Act and to promote diversity in employment, IDOT will establish, in cooperation with the other parties, the apprenticeship hours which are to be performed by minorities and females on the Project. IDOT shall consider the total hours to be performed by these underrepresented groups, as a percentage of the workforce, and create aspirational goals for each Project, based on the level of underutilization for the service area of the Project (together "Project Employment Objectives"). IDOT shall provide a quarterly report regarding the racial and gender composition of the workforce on the Project.

Persons currently lacking qualifications to enter apprenticeship programs will have the opportunity to obtain skills through basic training programs as have been established by the Department. The parties will endeavor to support such training programs to allow participants to obtain the requisite qualifications for the Project Employment Objectives.

The parties agree that all Contractors and Subcontractors working on the Project shall be encouraged to utilize the maximum number of apprentices as permitted under the terms of the applicable collective bargaining agreements to realize the Project Employment Objectives.

The Unions shall assist the Contractor and each Subcontractor in efforts to satisfy Project Employment Objectives. A Contractor or Subcontractor may request from a Union specific categories of workers necessary to satisfy Project Employment Objectives. The application of this section shall be consistent with all local Union collective bargaining agreements, and the hiring hall rules and regulations established for the hiring of personnel, as well as the apprenticeship standards set forth by each individual Union.

- 2.9 The parties hereto agree that engineering consultants and materials testing employees, to the extent subject to the terms of this PLA, shall be fully expected to objectively and responsibly perform their duties and obligations owed to the Department without regard to the potential union affiliation of such employees or of other employees on the Project.
- 2.10 This Agreement shall not apply to IDOT employees or employees of any other governmental entity.

ARTICLE III - ADMINISTRATION OF AGREEMENT

- 3.1 In order to assure that all parties have a clear understanding of the PLA, and to promote harmony, at the request of the Unions a post-award pre-job conference will be held among the Prime Contractor, all Subcontractors and Union representatives prior to the start of any Construction Work on the Project. No later than the conclusion of such pre-job conference, the parties shall, among other matters, provide to one another contact information for their respective representatives (including name, address, phone number, facsimile number, e-mail). Nothing herein shall be construed to limit the right of the Department to discuss or explain the purpose and intent of this PLA with prospective bidders or other interested parties prior to or following its award of the job.
- 3.2 Representatives of the Prime Contractor and the Unions shall meet as often as reasonably necessary following award until completion of the Project to assure the effective implementation of this PLA.
- 3.3 Any notice contemplated under Article VI and VII of this Agreement to a signatory labor organization shall be made in writing to the Local Union with copies to the local union's International Representative.

ARTICLE IV - HOURS OF WORK AND GENERAL CONDITIONS

- 4.1 The standard work day and work week for Construction Work on the Project shall be consistent with the respective collective bargaining agreements. In the event Project site or other job conditions dictate a change in the established starting time and/or a staggered lunch period for portions of the Project or for specific crafts, the Prime Contractor, relevant Subcontractors and business managers of the specific crafts involved shall confer and mutually agree to such changes as appropriate. If proposed work schedule changes cannot be mutually agreed upon between the parties, the hours fixed at the time of the pre-job meeting shall prevail.
- 4.2 Shift work may be established and directed by the Prime Contractor or relevant Subcontractor as reasonably necessary or appropriate to fulfill the terms of its contract with the Department. If used, shift hours, rates and conditions shall be as provided in the applicable collective bargaining agreement.
- 4.3 The parties agree that chronic and/or unexcused absenteeism is undesirable and must be controlled in accordance with procedures established by the applicable collective bargaining agreement. Any employee disciplined for absenteeism in accordance with such procedures shall be suspended from all work on the Project for not less than the maximum period permitted under the applicable collective bargaining agreement.

- 4.4 Except as may be otherwise expressly provided by the applicable collective bargaining agreement, employment begins and ends at the Project site; employees shall be at their place of work at the starting time; and employees shall remain at their place of work until quitting time.
- 4.5 Except as may be otherwise expressly provided by the applicable collective bargaining agreement, there shall be no limit on production by workmen, no restrictions on the full use of tools or equipment, and no restrictions on efficient use of manpower or techniques of construction other than as may be required by safety regulations.
- 4.6 The parties recognize that specialized or unusual equipment may be installed on the Project. In such cases, the Union recognizes the right of the Prime Contractor or Subcontractor to involve the equipment supplier or vendor's personnel in supervising the setting up of the equipment, making modifications and final alignment, and performing similar activities that may be reasonably necessary prior to and during the start-up procedure in order to protect factory warranties. The Prime Contractor or Subcontractor shall notify the Union representatives in advance of any work at the job-site by such vendor personnel in order to promote a harmonious relationship between the equipment vendor's personnel and other Project employees.
- 4.7 For the purpose of promoting full and effective implementation of this PLA, authorized Union representatives shall have access to the Project job-site during scheduled work hours. Such access shall be conditioned upon adherence to all reasonable visitor and security rules of general applicability that may be established for the Project site at the pre-job conference or from time to time thereafter.

ARTICLE V – GRIEVANCE PROCEDURES FOR DISPUTES ARISING UNDER A PARTICULAR COLLECTIVE BARGAINING AGREEMENT

- 5.1 In the event a dispute arises under a particular collective bargaining agreement specifically not including jurisdictional disputes referenced in Article VI below, said dispute shall be resolved by the Grievance/Arbitration procedure of the applicable collective bargaining agreement. The resulting determination from this process shall be final and binding on all parties bound to its process.
- 5.2 Employers covered under this Agreement shall have the right to discharge or discipline any employee who violates the provisions of this Agreement. Such discharge or discipline by a contractor or subcontractor shall be subject to Grievance/Arbitration procedure of the applicable collective bargaining agreement only as to the fact of such violation of this agreement. If such fact is established, the penalty imposed shall not be disturbed. Work at the Project site shall continue without disruption or hindrance of any kind as a result of a Grievance/Arbitration procedure under this Article.

- 5.3 In the event there is a deadlock in the foregoing procedure, the parties agree that the matter shall be submitted to arbitration for the selection and decision of an Arbitrator governed under paragraph 6.8.

ARTICLE VI –DISPUTES: GENERAL PRINCIPLES

- 6.1 This Agreement is entered into to prevent strikes, lost time, lockouts and to facilitate the peaceful adjustment of jurisdictional disputes in the building and construction industry and to prevent waste and unnecessary avoidable delays and expense, and for the further purpose of at all times securing for the employer sufficient skilled workers.
- 6.2 A panel of Permanent Arbitrators are attached as addendum (A) to this agreement. By mutual agreement between IDOT and the Unions, the parties can open this section of the agreement as needed to make changes to the list of permanent arbitrators.

The arbitrator is not authorized to award back pay or any other damages for a miss assignment of work. Nor may any party bring an independent action for back pay or any other damages, based upon a decision of an arbitrator.

- 6.3 The PLA Jurisdictional Dispute Resolution Process (“Process”) sets forth the procedures below to resolve jurisdictional disputes between and among Contractors, Subcontractors, and Unions engaged in the building and construction industry. Further, the Process will be followed for any grievance or dispute arising out of the interpretation or application of this PLA by the parties except for the prohibition on attorneys contained in 6.11. All decisions made through the Process are final and binding upon all parties.

DISPUTE PROCESS

- 6.4 Administrative functions under the Process shall be performed through the offices of the President and/or Secretary-Treasurer of the Illinois State Federation of Labor, or their designated representative, called the Administrator. In no event shall any officer, employee, agent, attorney, or other representative of the Illinois Federation of Labor, AFL- CIO be subject to any subpoena to appear or testify at any jurisdictional dispute hearing.
- 6.5 There shall be no abandonment of work during any case participating in this Process or in violation of the arbitration decision. All parties to this Process release the Illinois State Federation of Labor (“Federation”) from any liability arising from its action or inaction and covenant not to sue the Federation, nor its officers, employees, agents or attorneys.

- 6.6 In the event of a dispute relating to trade or work jurisdiction, all parties, including the employers, Contractors or Subcontractors, agree that a final and binding resolution of the dispute shall be resolved as follows:
- (a) Representatives of the affected trades and the Contractor or Subcontractor shall meet on the job site within two (2) business days after receiving written notice in an effort to resolve the dispute. (In the event there is a dispute between local unions affiliated with the same International Union, the decision of the General President, or his/her designee, as the internal jurisdictional authority of that International Union, shall constitute a final and binding decision and determination as to the jurisdiction of work.)
 - (b) If no settlement is achieved subsequent to the preceding Paragraph, the matter shall be referred to the local area Building & Construction Trades Council, which shall meet with the affected trades within two (2) business days subsequent to receiving written notice. In the event the parties do not wish to avail themselves of the local Building & Construction Trades Council, the parties may elect to invoke the services of their respective International Representatives with no extension of the time limitations. An agreement reached at this Step shall be final and binding upon all parties.
 - (c) If no settlement agreement is reached during the proceedings contemplated by Paragraphs "a" or "b" above, the matter shall be immediately referred to the Illinois Jurisdictional Dispute Process for final and binding resolution of said dispute. Said referral submission shall be in writing and served upon the Illinois State Federation of Labor, or the Administrator, pursuant to paragraph 6.4 of this agreement. The Administrator shall, within three (3) days, provide for the selection of an available Arbitrator to hear said dispute within this time period. Upon good cause shown and determined by the Administrator, an additional three (3) day extension for said hearing shall be granted at the sole discretion of the Administrator. Only upon mutual agreement of all parties may the Administrator extend the hearing for a period in excess of the time frames contemplated under this Paragraph. Business days are defined as Monday through Friday, excluding contract holidays.
- 6.7 The primary concern of the Process shall be the adjustment of jurisdictional disputes arising out of the Project. A sufficient number of Arbitrators shall be selected from list of approved Arbitrators as referenced Sec. 6.2 and shall be assigned per Sec. 6.8. Decisions shall be only for the Project and shall become effective immediately upon issuance and complied with by all parties. The authority of the Arbitrator shall be restricted and limited specifically to the terms and provisions of Article VI and generally to this Agreement as a whole.

- 6.8 Arbitrator chosen shall be randomly selected based on the list of Arbitrators in Sec. 6.2 and geographical location of the jurisdictional dispute and upon his/her availability, and ability to conduct a Hearing within two (2) business days of said notice. The Arbitrator may issue a “bench” decision immediately following the Hearing or he/she may elect to only issue a written decision, said decision must be issued within two (2) business days subsequent to the completion of the Hearing. Copies of all notices, pleadings, supporting memoranda, decisions, etc. shall be provided to all disputing parties and the Illinois State Federation of Labor.

Any written decision shall be in accordance with this Process and shall be final and binding upon all parties to the dispute and may be a “short form” decision. Fees and costs of the arbitrator shall be divided evenly between the contesting parties except that any party wishing a full opinion and decision beyond the short form decision shall bear the reasonable fees and costs of such full opinion. The decision of the Arbitrator shall be final and binding upon the parties hereto, their members, and affiliates.

In cases of jurisdictional disputes or other disputes between a signatory labor organization and another labor organization, both of which is an affiliate or member of the same International Union, the matter or dispute shall be settled in the manner set forth by their International Constitution and/or as determined by the International Union’s General President whose decision shall be final and binding upon all parties. In no event shall there be an abandonment of work.

- 6.9 In rendering a decision, the Arbitrator shall determine:
- (a) First, whether a previous agreement of record or applicable agreement, including a disclaimer agreement, between National or International Unions to the dispute or agreements between local unions involved in the dispute, governs;
 - (b) Only if the Arbitrator finds that the dispute is not covered by an appropriate or applicable agreement of record or agreement between the crafts to the dispute, he shall then consider the established trade practice in the industry and prevailing practice in the locality. Where there is a previous decision of record governing the case, the Arbitrator shall give equal weight to such decision of record, unless the prevailing practice in the locality in the past ten years favors one craft. In that case, the Arbitrator shall base his decision on the prevailing practice in the locality. Except, that if the Arbitrator finds that a craft has improperly obtained the prevailing practice in the locality through raiding, the undercutting of wages or by the use of vertical agreements, the Arbitrator shall rely on the decision of record and established trade practice in the industry rather than the prevailing practice in the locality; and,

(c) Only if none of the above criteria is found to exist, the Arbitrator shall then consider that because efficiency, cost or continuity and good management are essential to the well being of the industry, the interests of the consumer or the past practices of the employer shall not be ignored.

(d) The arbitrator is not authorized to award back pay or any other damages for a mis-assignment of work. Nor may any party bring an independent action for back pay or any other damages, based upon a decision of an arbitrator.

6.10 The Arbitrator shall set forth the basis for his/her decision and shall explain his/her findings regarding the applicability of the above criteria. If lower ranked criteria are relied upon, the Arbitrator shall explain why the higher-ranked criteria were not deemed applicable. The Arbitrator's decision shall only apply to the Project. Agreements of Record, for other PLA projects, are applicable only to those parties signatory to such agreements. Decisions of Record are those that were either attested to by the former Impartial Jurisdictional Disputes Board or adopted by the National Arbitration Panel.

6.11 All interested parties, as determined by the Arbitrator, shall be entitled to make presentations to the Arbitrator. Any interested labor organization affiliated to the PLA Committee and party present at the Hearing, whether making a presentation or not, by such presence shall be deemed to accept the jurisdiction of the Arbitrator and to agree to be bound by its decision. In addition to the representative of the local labor organization, a representative of the labor organization's International Union may appear on behalf of the parties. Each party is responsible for arranging for its witnesses. In the event an Arbitrator's subpoena is required, the party requiring said subpoena shall prepare the subpoena for the Arbitrator to execute. Service of the subpoena upon any witness shall be the responsibility of the issuing party.

Attorneys shall not be permitted to attend or participate in any portion of a Hearing.

The parties are encouraged to determine, prior to Hearing, documentary evidence which may be presented to the Arbitrator on a joint basis.

6.12 The Order of Presentation in all Hearings before an Arbitrator shall be

- I. Identification and Stipulation of the Parties
- II. Unions(s) claiming the disputed work presents its case
- III. Union(s) assigned the disputed work presents its case
- IV. Employer assigning the disputed work presents its case
- V. Evidence from other interested parties (i.e., general contractor, project manager, owner)
- VI. Rebuttal by union(s) claiming the disputed work
- VII. Additional submissions permitted and requested by Arbitrator
- VIII. Closing arguments by the parties

- 6.13 All parties bound to the provisions of this Process hereby release the Illinois State Federation of Labor and IDOT, their respective officers, agents, employees or designated representatives, specifically including any Arbitrator participating in said Process, from any and all liability or claim, of whatsoever nature, and specifically incorporating the protections provided in the Illinois Arbitration Act, as amended from time to time.
- 6.14 The Process, as an arbitration panel, nor its Administrator, shall have any authority to undertake any action to enforce its decision(s). Rather, it shall be the responsibility of the prevailing party to seek appropriate enforcement of a decision, including findings, orders or awards of the Arbitrator or Administrator determining non-compliance with a prior award or decision.
- 6.15 If at any time there is a question as to the jurisdiction of the Illinois Jurisdictional Dispute Resolution Process, the primary responsibility for any determination of the arbitrability of a dispute and the jurisdiction of the Arbitrator shall be borne by the party requesting the Arbitrator to hear the underlying jurisdictional dispute. The affected party or parties may proceed before the Arbitrator even in the absence or one or more stipulated parties with the issue of jurisdiction as an additional item to be decided by the Arbitrator. The Administrator may participate in proceedings seeking a declaration or determination that the underlying dispute is subject to the jurisdiction and process of the Illinois Jurisdictional Dispute Resolution Process. In any such proceedings, the non-prevailing party and/or the party challenging the jurisdiction of the Illinois Jurisdictional Dispute Resolution Process shall bear all the costs, expenses and attorneys' fees incurred by the Illinois Jurisdictional Dispute Resolution Process and/or its Administrator in establishing its jurisdiction.

ARTICLE VII - WORK STOPPAGES AND LOCKOUTS

- 7.1 During the term of this PLA, no Union or any of its members, officers, stewards, employees, agents or representatives shall instigate, support, sanction, maintain, or participate in any strike, picketing, walkout, work stoppage, slow down or other activity that interferes with the routine and timely prosecution of work at the Project site or at any other contractor's or supplier's facility that is necessary to performance of work at the Project site. Hand billing at the Project site during the designated lunch period and before commencement or following conclusion of the established standard workday shall not, in itself, be deemed an activity that interferes with the routine and timely prosecution of work on the Project.

7.2 Should any activity prohibited by paragraph 7.1 of this Article occur, the Union shall undertake all steps reasonably necessary to promptly end such prohibited activities.

7.2.A No Union complying with its obligations under this Article shall be liable for acts of employees for which it has no responsibility or for the unauthorized acts of employees it represents. Any employee who participates or encourages any activity prohibited by paragraph 7.1 shall be immediately suspended from all work on the Project for a period equal to the greater of (a) 60 days; or (b) the maximum disciplinary period allowed under the applicable collective bargaining agreement for engaging in comparable unauthorized or prohibited activity.

7.2.B Neither the PLA Committee nor its affiliates shall be liable for acts of employees for which it has no responsibility. The principal officer or officers of the PLA Committee will immediately instruct, order and use the best efforts of his office to cause the affiliated union or unions to cease any violations of this Article. The PLA Committee in its compliance with this obligation shall not be liable for acts of its affiliates. The principal officer or officers of any involved affiliate will immediately instruct, order or use the best effort of his office to cause the employees the union represents to cease any violations of this Article. A union complying with this obligation shall not be liable for unauthorized acts of employees it represents. The failure of the Contractor to exercise its rights in any instance shall not be deemed a waiver of its rights in any other instance.

During the term of this PLA, the Prime Contractor and its Subcontractors shall not engage in any lockout at the Project site of employees covered by this Agreement.

7.3 Upon notification of violations of this Article, the principal officer or officers of the local area Building and Construction Trades Council, and the Illinois AFL-CIO Statewide Project Labor Agreement Committee as appropriate, will immediately instruct, order and use their best efforts to cause the affiliated union or unions to cease any violations of this Article. A Trades Council and the Committee otherwise in compliance with the obligations under this paragraph shall not be liable for unauthorized acts of its affiliates.

7.4 In the event that activities in violation of this Article are not immediately halted through the efforts of the parties, any aggrieved party may invoke the special arbitration provisions set forth in paragraph 7.5 of this Article.

- 7.5 Upon written notice to the other involved parties by the most expeditious means available, any aggrieved party may institute the following special arbitration procedure when a breach of this Article is alleged:
- 7.5.A The party invoking this procedure shall notify the individual designated as the Permanent Arbitrator pursuant to paragraph 6.8 of the nature of the alleged violation; such notice shall be by the most expeditious means possible. The initiating party may also furnish such additional factual information as may be reasonably necessary for the Permanent Arbitrator to understand the relevant circumstances. Copies of any written materials provided to the arbitrator shall also be contemporaneously provided by the most expeditious means possible to the party alleged to be in violation and to all other involved parties.
 - 7.5.B Upon receipt of said notice the Permanent Arbitrator shall set and hold a hearing within twenty-four (24) hours if it is contended the violation is ongoing, but not before twenty-four (24) hours after the written notice to all parties involved as required above.
 - 7.5.C The Permanent Arbitrator shall notify the parties by facsimile or any other effective written means, of the place and time chosen by the Permanent Arbitrator for this hearing. Said hearing shall be completed in one session. A failure of any party or parties to attend said hearing shall not delay the hearing of evidence or issuance of an Award by the Permanent Arbitrator.
 - 7.5.D The sole issue at the hearing shall be whether a violation of this Article has, in fact, occurred. An Award shall be issued in writing within three (3) hours after the close of the hearing, and may be issued without a written opinion. If any party desires a written opinion, one shall be issued within fifteen (15) days, but its issuance shall not delay compliance with, or enforcement of, the Award. The Permanent Arbitrator may order cessation of the violation of this Article, and such Award shall be served on all parties by hand or registered mail upon issuance.
 - 7.5.E Such Award may be enforced by any court of competent jurisdiction upon the filing of the Award and such other relevant documents as may be required. Facsimile or other hardcopy written notice of the filing of such enforcement proceedings shall be given to the other relevant parties. In a proceeding to obtain a temporary order enforcing the Permanent Arbitrator's Award as issued under this Article, all parties waive the right to a hearing and agree that such proceedings may be ex parte. Such agreement does not waive any party's right to participate in a hearing for a final order of enforcement. The Court's order or orders enforcing the Permanent Arbitrator's Award shall be served on all parties by hand or by delivery to their last known address or by registered mail.

- 7.6 Individuals found to have violated the provisions of this Article are subject to immediate termination. In addition, IDOT reserves the right to terminate this PLA as to any party found to have violated the provisions of this Article.
- 7.7 Any rights created by statute or law governing arbitration proceedings inconsistent with the above procedure or which interfere with compliance therewith are hereby waived by parties to whom they accrue.
- 7.8 The fees and expenses of the Permanent Arbitrator shall be borne by the party or parties found in violation, or in the event no violation is found, such fees and expenses shall be borne by the moving party.

ARTICLE VIII – TERMS OF AGREEMENT

- 8.1 If any Article or provision of this Agreement shall be declared invalid, inoperative or unenforceable by operation of law or by any of the above mentioned tribunals of competent jurisdiction, the remainder of this Agreement or the application of such Article or provision to persons or circumstances other than those as to which it has been held invalid, inoperative or unenforceable shall not be affected thereby.
- 8.2 This Agreement shall be in full force as of and from the date of the Notice of Award until the Project contract is closed.
- 8.3 This PLA may not be changed or modified except by the subsequent written agreement of the parties. All parties represent that they have the full legal authority to enter into this PLA. This PLA may be executed by the parties in one or more counterparts.
- 8.4 Any liability arising out of this PLA shall be several and not joint. IDOT shall not be liable to any person or other party for any violation of this PLA by any other party, and no Contractor or Union shall be liable for any violation of this PLA by any other Contractor or Union.
- 8.5 The failure or refusal of a party to exercise its rights hereunder in one or more instances shall not be deemed a waiver of any such rights in respect of a separate instance of the same or similar nature.

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Addendum A

IDOT Slate of Permanent Arbitrators

1. Bruce Feldacker
2. Thomas F. Gibbons
3. Edward J. Harrick
4. Brent L. Motchan
5. Robert Perkovich
6. Byron Yaffee
7. Glenn A. Zipp

Execution Page

Illinois Department of Transportation

VACANT

Director of Highways Project Implementation

Director of Finance & Administration

Yangsu Kim, Chief Counsel

Omer Osman, Secretary

(Date)

Illinois AFL-CIO Statewide Project Labor Agreement Committee, representing the Unions listed below:

(Date)

List Unions:

Exhibit A - Contractor Letter of Assent

(Date)

To All Parties:

In accordance with the terms and conditions of the contract for Construction Work on [Contract No.], this Letter of Assent hereby confirms that the undersigned Prime Contractor or Subcontractor agrees to be bound by the terms and conditions of the Project Labor Agreement established and entered into by the Illinois Department of Transportation in connection with said Project.

It is the understanding and intent of the undersigned party that this Project Labor Agreement shall pertain only to the identified Project. In the event it is necessary for the undersigned party to become signatory to a collective bargaining agreement to which it is not otherwise a party in order that it may lawfully make certain required contributions to applicable fringe benefit funds, the undersigned party hereby expressly conditions its acceptance of and limits its participation in such collective bargaining agreement to its work on the Project.

(Authorized Company Officer)

(Company)

**REQUIRED CONTRACT PROVISIONS
FEDERAL-AID CONSTRUCTION CONTRACTS**

- I. General
- II. Nondiscrimination
- III. Nonsegregated 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. Compliance with Governmentwide Suspension and Debarment Requirements
- XI. Certification Regarding Use of Contract Funds for Lobbying

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 (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).

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.

Form FHWA-1273 must be included in all Federal-aid design-build 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). The design-builder shall be responsible for compliance by any subcontractor, lower-tier subcontractor or service provider.

Contracting agencies may reference Form FHWA-1273 in bid proposal or request for proposal 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).

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.

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. The term Federal-aid highway does not include roadways functionally classified as local roads or rural minor collectors.

II. NONDISCRIMINATION

The provisions of this section related to 23 CFR Part 230 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 60, 29 CFR 1625-1627, Title 23 USC Section 140, the Rehabilitation Act of 1973, as amended (29 USC 794), Title VI of the Civil Rights Act of 1964, as amended, 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 60, and 29 CFR 1625-1627. The contracting agency and the FHWA have the authority and the responsibility to ensure compliance with Title 23 USC Section 140, the Rehabilitation Act of 1973, as amended (29 USC 794), and Title VI of the Civil Rights Act of 1964, as amended, 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 230, 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 (28 CFR 35, 29 CFR 1630, 29 CFR 1625-1627, 41 CFR 60 and 49 CFR 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 35 and 29 CFR 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.

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, 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, pre-apprenticeship, 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 who 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.

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, national origin, age or disability. The following procedures shall be followed:

a. The contractor will conduct periodic inspections of project sites to insure 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. 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, 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, 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 there under. 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, 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 and 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. Assurance Required by 49 CFR 26.13(b):

a. The requirements of 49 CFR Part 26 and the State DOT's U.S. DOT-approved DBE program are incorporated by reference.

b. The contractor 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 contracting agency deems appropriate.

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 non-minority 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 non-minority 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 \$10,000 or more.

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, 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). The requirements apply to all projects located within the right-of-way of a roadway that is functionally classified as Federal-aid highway. This excludes roadways functionally classified as local roads or rural minor collectors, which are exempt. Contracting agencies may elect to apply these requirements to other projects.

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

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, Employment Standards Administration, 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 Wage and Hour Administrator for determination. The Wage and Hour 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

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

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 at <http://www.dol.gov/esa/whd/forms/wh347instr.htm> or its successor 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 §5.5 (a)(3)(ii) of Regulations, 29 CFR part 5, the appropriate information is being maintained under §5.5 (a)(3)(i) of Regulations, 29 CFR part 5, 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 Regulations, 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 section 1001 of title 18 and section 231 of title 31 of the United States Code.

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

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 Federal-aid highway construction programs are not subject to the requirements of paragraph 4 of this Section IV. 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.

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.

9. Disputes concerning labor standards. 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.

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

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 worked in excess of forty hours in such workweek.

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 of \$10 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.

3. Withholding for unpaid wages and liquidated damages. The FHWA or 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 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.

4. Subcontracts. The contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraph (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.

VI. SUBLETTING OR ASSIGNING THE CONTRACT

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

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" 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:

(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.

2. 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. 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.

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

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 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.

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 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).

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 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 1, 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

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

By submission of this bid/proposal or the execution of this contract, or subcontract, as appropriate, the bidder, proposer, Federal-aid construction contractor, or subcontractor, as appropriate, will be deemed to have stipulated as follows:

1. That any person who is or will be utilized in the performance of this contract is not prohibited from receiving an award due to a violation of Section 508 of the Clean Water Act or Section 306 of the Clean Air Act.

2. That the contractor agrees to include or cause to be included the requirements of paragraph (1) of this Section X in every subcontract, and further agrees to take such action as the contracting agency may direct as a means of enforcing such requirements.

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.

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.

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.

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.

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 and 1200. "First Tier Covered Transactions" refers to any covered transaction between a grantee or subgrantee 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 grantee or subgrantee 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.

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.

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. 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 Excluded Parties List System website (<https://www.epls.gov/>), which is compiled by the General Services Administration.

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. 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) 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;

(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; 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.

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

2. 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)

a. By signing and submitting this proposal, the prospective lower tier 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.

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 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 grantee or subgrantee 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 grantee or subgrantee 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.

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.

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 Excluded Parties List System website (<https://www.epls.gov/>), which is compiled by the General Services Administration.

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.

* * * * *

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 is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participating in covered transactions by any Federal department or agency.

2. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall 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 20).

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 \$100,000 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.

ATTACHMENT A - EMPLOYMENT AND MATERIALS PREFERENCE FOR APPALACHIAN DEVELOPMENT HIGHWAY SYSTEM OR APPALACHIAN LOCAL ACCESS ROAD CONTRACTS

This provision is applicable to all Federal-aid projects funded under the Appalachian Regional Development Act of 1965.

1. During the performance of this contract, the contractor undertaking to do work which is, or reasonably may be, done as on-site work, shall give preference to qualified persons who regularly reside in the labor area as designated by the DOL wherein the contract work is situated, or the subregion, or the Appalachian counties of the State wherein the contract work is situated, except:

a. To the extent that qualified persons regularly residing in the area are not available.

b. For the reasonable needs of the contractor to employ supervisory or specially experienced personnel necessary to assure an efficient execution of the contract work.

c. For the obligation of the contractor to offer employment to present or former employees as the result of a lawful collective bargaining contract, provided that the number of nonresident persons employed under this subparagraph (1c) shall not exceed 20 percent of the total number of employees employed by the contractor on the contract work, except as provided in subparagraph (4) below.

2. The contractor shall place a job order with the State Employment Service indicating (a) the classifications of the laborers, mechanics and other employees required to perform the contract work, (b) the number of employees required in each classification, (c) the date on which the participant estimates such employees will be required, and (d) any other pertinent information required by the State Employment Service to complete the job order form. The job order may be placed with the State Employment Service in writing or by telephone. If during the course of the contract work, the information submitted by the contractor in the original job order is substantially modified, the participant shall promptly notify the State Employment Service.

3. The contractor shall give full consideration to all qualified job applicants referred to him by the State Employment Service. The contractor is not required to grant employment to any job applicants who, in his opinion, are not qualified to perform the classification of work required.

4. If, within one week following the placing of a job order by the contractor with the State Employment Service, the State Employment Service is unable to refer any qualified job applicants to the contractor, or less than the number requested, the State Employment Service will forward a certificate to the contractor indicating the unavailability of applicants. Such certificate shall be made a part of the contractor's permanent project records. Upon receipt of this certificate, the contractor may employ persons who do not normally reside in the labor area to fill positions covered by the certificate, notwithstanding the provisions of subparagraph (1c) above.

5. The provisions of 23 CFR 633.207(e) allow the contracting agency to provide a contractual preference for the use of mineral resource materials native to the Appalachian region.

6. The contractor shall include the provisions of Sections 1 through 4 of this Attachment A in every subcontract for work which is, or reasonably may be, done as on-site work.

Contract Provision - Cargo Preference Requirements

In accordance with Title 46 CFR § 381.7 (b), the contractor 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.

(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 Division of National Cargo, Office of Market Development, Maritime Administration, Washington, DC 20590.

(3) To insert the substance of the provisions of this clause in all subcontracts issued pursuant to this contract.”

Provisions (1) and (2) apply to materials or equipment that are acquired solely for the project. The two provisions do not apply to goods or materials that come into inventories independent of the project, such as shipments of Portland cement, asphalt cement, or aggregates, when industry suppliers and contractors use these materials to replenish existing inventories.

**MINIMUM WAGES FOR FEDERAL AND FEDERALLY
ASSISTED CONSTRUCTION CONTRACTS**

This project is funded, in part, with Federal-aid funds and, as such, is subject to the provisions of the Davis-Bacon Act of March 3, 1931, as amended (46 Sta. 1494, as amended, 40 U.S.C. 276a) and of other Federal statutes referred to in a 29 CFR Part 1, Appendix A, as well as such additional statutes as may from time to time be enacted containing provisions for the payment of wages determined to be prevailing by the Secretary of Labor in accordance with the Davis-Bacon Act and pursuant to the provisions of 29 CFR Part 1. The prevailing rates and fringe benefits shown in the General Wage Determination Decisions issued by the U.S. Department of Labor shall, in accordance with the provisions of the foregoing statutes, constitute the minimum wages payable on Federal and federally assisted construction projects to laborers and mechanics of the specified classes engaged on contract work of the character and in the localities described therein.

General Wage Determination Decisions, modifications and supersedes decisions thereto are to be used in accordance with the provisions of 29 CFR Parts 1 and 5. Accordingly, the applicable decision, together with any modifications issued, must be made a part of every contract for performance of the described work within the geographic area indicated as required by an applicable DBRA Federal prevailing wage law and 29 CFR Part 5. The wage rates and fringe benefits contained in the General Wage Determination Decision shall be the minimum paid by contractors and subcontractors to laborers and mechanics.