NOTICE TO BIDDERS, SPECIFICATIONS, CONTRACT AND CONTRACT BOND FOR

HIGHWAY IMPROVEMENT County of Cook, Illinois

Toni Preckwinkle **Cook County Board President**

John Yonan, P.E. Superintendent Cook County Department of Transportation and Highways

Shannon E. Andrews **Chief Procurement Officer**

Letting: March 11, 2015 March 25, 2015

Roberts Road 86th Street to 79th Street Section: 14-W3219-01-DR Route No. W32

COOK COUNTY PROCUREMENT CONTRACT NO.: 1555-14336

NOTICE TO PROSPECTIVE BIDDERS

Submit 1 Original and 1 Copy of Proposal

The Specifications can be downloaded at http://legacy.purchasing/public/index.php (follow online instructions to register, if you have not already). When the plans are not included in the bid document, you must download the Plans (Drawings) at ftp://highwayftp.cookcountyil.gov (user name: highwaypublic; password: ftpt3st!) APPROVED BY BOARD OF COOK COUNTY COMMISSIONERS

Pre-Bid Meeting: Tuesday, February 24, 2015

11 a.m.

Cook County Department of Transportation and Highways 69 W. Washington Street, Suite 2260 Chicago, Illinois 60602

All questions are due on Friday, February 27, 2015 no later than 3:00pm Chicago time

Send all questions via e-mails to: danuta.rusin@cookcountyil.gov

Bid Submitted by:	Bid Bond is included	A Cashier's Check or a Certified Check is included
Name <u>dbs</u> MQ Construct	the C	Phone No. 713-545-4749
Address 1323 N Central	Are	
city Chrazi	- State <u>-</u>	Zip Code 60631



MAY 2 0 2015

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Name Ma Sever and Water con Name <u>Usa MQ Construction C</u> Address <u>1323 N. Centrul Ave</u>	1 <i>1</i>	Phone No. <u>773-545-4749</u>
City <u>Unicaep</u>	State <u>IL</u>	Zip Code 60634

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1	*0 01	Cover Sheet	(CC) July 15, 2014
2		Table of Contents	(CC) December 3, 2014
5	*0 02	Notice Sheet	(IL-CC) Jan. 15, 2013
6		Special Provision Checklist	(CC) December 3, 2014
15	401	IDOT Recurring Special Provision Checklist	(IL) January 1, 2015
16	402	IDOT Local Roads and Streets Recurring Special Provisions Checklist	(IL LR) January 1, 2015
17	403	IDOT Bureau of Design and Environment Checklist	(IL BDE) January 16, 2015
20	404	IDOT Bureau of Local Roads and Streets District 1 Checklist	(IL D-1) October 7, 2014
27	1a	MBE WBE Definition of Terms, Information for Bidders	(CC) July 15, 2014
31	2	Bidding Requirements and Conditions For Contract Proposals	(IL-CC) Jan. 15, 2013
36	3	Pre-Bid Meeting	(CC) Jan. 15, 2013
37	4	Wages of Employees on Public Works	(IL-CC) Dec. 26, 2013
39	4b	Prevailing Wages for Cook County	Current Month
46	5	Alternate Proposal/Ordinance	(CC) Dec. 28, 2011
47	6	Responsible Bidder Requirement (Non-Federal Aid)	(iL-CC) Dec. 28, 2011
48	8b	MBE/WBE Business Participation	(CC) May 5, 2014
56	9	Specific Equal Employment Opportunity Responsibilities (Non-Federal Aid)	(IL-CC) Jan. 15, 2013
67	10	Insurance Requirements	(CC) Nov 13, 2014
71	12a	Indemnification for Cook County	(CC) Dec. 28, 2011
72	13	Joint Venture Forms	(CC) Jan. 15, 2013
78	14	Addendum Receipt	(CC) Dec. 28, 2009
79	16	* Combination Bidding Process	(IL-CC) Jan. 15, 2013
81	17a	Prompt Pay Mechanisms (Non-Federal Aid)	(CC) Jan. 15, 2013
82	23	Contract Claims	(IL-CC) Jan. 15, 2013
83	24	Pre-Construction Conference	(CC) Mar. 18, 1980
84	25	Mobilization	(CC) Oct. 20, 2009
85	26	Contract Extra Work	(CC) Dec. 24, 2012
86	27	Construction Air Quality Diesel Vehicle Emissions Control (Green Construction Ordinance)	(CC) Jan. 15, 2013
94	28	Processing of Extra Work Payment Requests	(CC) Dec. 24, 2012
95	29	Construction Layout Stakes and Survey Control Points	(CC) Jan. 15, 2013
98	31	Engineer's Field Office	(CC) Jan. 15, 2013
102	32	Construction Debris	(CC) July 1, 2006
103	33	*Clean Construction and Demolition Debris	(CC) Jan. 15, 2013
105	46	Managing Concrete Waste	(CC) Jan. 1, 2009
109	49	Pavement Removal and Replacement (10Inch)	(CC) Jan. 1, 2008
110	50	Dowel Bars	(CC) Jan. 1, 2008
111	59	Survey Monuments	(CC) Jan. 15, 2013
112	60	Soils Information	(CC) Jan. 15, 2013
113	69	P.C.C. Surface Finish	(CC) April 7, 2010
114	72	Cutting Hot-Mix Asphalt Surface	(CC) Jan. 1, 2008
115	74	Temporary Butt Joints	(CC) Jan. 1, 2008
116	74	Treatment of Cracks	(CC) Jan. 1, 2008 (CC) Jan. 1, 2008
117	169	Plugging Existing Drains and Sewers	(CC) Jan. 1, 2008 (CC) Dec. 1, 2007
118	173	Manholes, Type A, with Restrictor Plate, Frames and Lids	
119	175	Lids and Frames and Lids	(CC) July 1, 2012 (CC) Jan. 15, 2013

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120	180	Pavement Replacement	(CC) Dec. 21, 2009
123	185	Cooperation With Utilities	(CC) July 1, 2011
125	185a	Status of Utilities to be Adjusted	(CC) Feb. 10, 2012
123	186		(CC) Current
120	192	Water Valve Boxes to be Adjusted and Domestic Meter Vaults to be Adjusted Sanitary Sewer Installation	(CC) Dec. 21, 2009
123	132		(CC) July 1, 2012
131	200	Cleaning Existing Manholes, Catch Basins or Inlets and Cleaning Existing Storm Sewer and Pipe Culverts	(CC) Dec. 1, 2008
132	202	National Pollutant Discharge Elimination System	(CC) January 1, 2013
163	212	Sodding	(CC) Jan. 15, 2013
164	227	Work Zone Traffic Control Surveillance	(IL) Current
164	230	Sign Identification Decal	(CC) Jan. 15, 2013
166	231	Traffic Protection	(CC) July 1, 2012
172	236	Project Signs Plaque	(CC) Jan. 15, 2013
173	237	Eradication of Existing Pavement Marking	(CC) Dec. 1, 2009
174	241	Traffic Signal Work General	(ILD1CC) Jan. 15, 2013
185	244	Light Emitting Diode (LED) Traffic Signal	(ILD1CC) June 1, 2012
189	245	Light Emitting Diode (LED) Pedestrian Countdown Signal Head	(ILD1CC) June 1, 2012
192	246	Traffic Signal Backplate	(ILD1CC) June 1, 2012
193	248	Traffic Signal Post, Pedestrian Pushbutton Post	(ILD1CC) June 1, 2012
194	249	Steel Mast Arm Assembly and Pole and/or Steel Combination Mast Arm Assembly and Pole	
197	252	Detector Loop	(ILD1CC) Jan. 15, 2013
200	254	Pedestrian Pushbutton	(ILD1CC) June 1, 2012
201	255	Conduit	(IL-CC) June 1, 2012
202	256	Coilable Non-Metallic Conduit	(ILD1CC) June 1, 2012
204	258	Electric Cable	(ILD1CC) June 1, 2012
205	261	System Ground and Grounding Cable	(ILD1CC) June 1, 2012
207	262	Grounding Existing Handhole Frame and Cover	(ILD1) Current
208	263	Service Installation, Pole Mounted	(ILD1CC) June 1, 2012
210	266	Handhole	(ILD1CC) June 1, 2012
211	268	Concrete Foundation	(ILD1CC) June 1, 2012
212	270	Remove Existing Traffic Signal Equipment	(ILD1CC) June 1, 2012
213	271	Temporary Traffic Signal Installation	(ILD1CC) Jan. 15, 2013
220	274	Relocate Existing Emergency Vehicle Priority System, Detector Unit	(CC) June 1, 2012
221	284	Uninterruptible Power Supply (UPS)	(ILD1CC) June 1, 2012
223	285	Traffic Signal Cabinet Load Switch	(CC) June 1, 2012
224	286	Temporary Traffic Signal Timings	(ILD1CC) June 1, 2012
225	405	Quality Control of Concrete Mixtures at the Plant	(CC) Current
233	406	Quality Control/Quality Assurance of Concrete Mixtures	(CC) Current
249	407	Concrete Gutter, Curb, Median and Paved Ditch	(CC) Current
250	408	HMA-Density Testing of Longitudinal Joints	(CC) Current
252		HMA-Density resulting of Longitudinal Joints HMA-Mixture Design Composition and Volumetric Requirements	
262	410	HMA-Mixture Design Composition and Volumetric Requirements	(CC) Current (CC) Current
266	410	HMA-Prime Coat	
200	412	Pavement Patching	(CC) Current (CC) Current

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272	413	HMA Mix Density Requirements	(CC) Current
286	414	RAP-RAS	(CC) Current
297	415	Waterproofing of Sanitary Manholes	(CC) Current
298	416	Portland Cement Concrete Pavement Surface Removal (Variable Depth)	(CC) Current
299	417	Water Main to be Adjusted	(CC) Current
300	418	Duckbill Elastomeric Check Valve	(CC) Current
301	419	Force Main Adjusted	(CC) Current
302	420	Remove and Replace Anchor Bolts	(CC) Current
303	С	Proposal Sheet	(CC) Jan. 1, 2008
304 .	E(MWBE)	MBE/WBE Economic Disclosure Statement: Instructions for Completion of Economic Disclosure Statement, IDOT Certificate of Eligibility, IDOT Affidavit of Availability, MBE/WBE Forms, Contractor Current Certifications, Required Disclosures, Ethics Disclosure Forms, Labor Standards & Prevailing Wage Requirements and Execution Pages	(CC) Dec. 26, 2013
328	F	Surety's Statement Of Qualification for Bonding	(CC) June 2, 2011
329	G1	Trust Agreement	(CC) Jan. 15, 2013
332	Н	Performance and Payment of Bond Form	(CC) June 9, 2011
333	1	Contract	(CC) Jan. 15, 2013
336	400	Contract Exhibit A Scheduling	(CC) Current
337	J	Schedule of Prices Sheets	(CC) Dec. 28, 2011
342	К	Proposal Bid Bond	(CC) Jan. 15, 2013
343	L	Bid Deposit Form	(CC) Jan. 15, 2013

Attachment 2

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Notice

COUNTY OF COOK

TO CONTRACTORS FOR A COOK COUNTY DEPARTMENT OF TRANSPORTATION AND HIGHWAYS IMPROVEMENT

Notice is hereby given that sealed bids for a Department of Transportation and Highways Improvement in the County of Cook, Illinois, will be received at Room 1018, County Building, and 118 North Clark Street, Chicago, Illinois until <u>10:00 a.m. March 11 25, 2015</u> and then publicly opened and read aloud as described below:

Improvement: _ROBERTS R	OAD	From: 86th Street	To: 79th Street
	* :		
Township: Lvons	· · ·	Route W32 Ser	ction: 14.W3219.01.DR

Cook County Purchasing Contract No.: 1555-14336

LOCATION OF IMPROVEMENT

The proposed improvement is part of the public highway system in the County of Cook, State of Illinois, located by section and route before mentioned, and is indicated on the map showing the County Highway System on file in the office of the County Clerk and also in the office of the Illinois Department of Transportation, Division of Highways, Springfield, Illinois.

The improvement to Roberts Road begins at Station 264+58, a point on the centerline of Roberts Road approximately 172 feet south of the centerline of 86th Street and continues along the centerline of Roberts Road in a northerly direction to Station 312+87, a point approximately 105 feet north of the centerline of 79th Street for a total distance of 4,829 feet (0.915 miles). Project is located in the Villages of Justice and Bridgeview in Lyons Township, Cook County, Illinois.

DESCRIPTION OF IMPROVEMENT

This is a QC/QA project. This project includes construction of a mainline storm sewer system along the centerline of the road to act in parallel with the existing storm drain located in the east parkway. Other work includes pavement rehabilitation with edge-grinding, and patching of existing mainline pavement with Class C Patches (10 in.), and Class B Patches (10 in.) or Class D Patches (10 in.) in side streets. Mainline pavement and HMA street returns will be overlain with 2 inches Polymerized Hot-Mix Asphalt Surface Course, Mix "F", N90. Also included is C-4 Median removal, curb and gutter removal and replacement, traffic signal modernization at 79th Street, sidewalk ADA improvements, traffic control and protection, pavement signing and striping, landscaping restoration and other necessary appurtenances along Roberts-Road. No additional right-of-way or easement will be required,

Page 1

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COUNTY OF COOK

CHICAGO, ILLINOIS NOTICE

TO CONTRACTORS FOR A COOK COUNTY DEPARTMENT OF TRANSPORTATION AND HIGHWAYS IMPROVEMENT

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Improvement: _RC	DBERTS ROAD	From: 86 th	Street	To: 79th Street	
	·				
Township: Lyons_		Route: W32	Section: 14-	W3219-01-DR	

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COOK COUNTY DEPARTMENT OF TRANSPORTATION AND HIGHWAYS SPECIAL PROVISION CHECKLIST

EFFECTIVE December 9, 2014 v.2015.2 Project: Roberts Road Limits: 86th Street to 79th Street Section: 14-W3219-01-DR

	No.	Description	Origin and Date Last Revised
_	1	Definition of Terms, Information for Bidders	(CC) July 15, 2014
Х	1a	MBE WBE Definition of Terms, Information for Bidders	(CC) July 15, 2014
Х	2	Bidding Requirements and Conditions For Contract Proposals	(IL-CC) Jan. 15, 2013
Х	3	* Pre-Bid Meeting	(CC) Jan. 15, 2013
X	4	* Wages of Employees on Public Works	(IL-CC) Dec. 26, 2013
	4a	Davis Bacon Act (Federal Aid)	(FHWA) Apr. 2009
Х	4b	Prevailing Wages for Cook County	Current Month
Х	5	Alternate Proposal/Ordinance	(CC) Dec. 28, 2011
Х	6	Responsible Bidder Requirement (Non-Federal Aid)	(IL-CC) Dec. 28, 2011
	7	FHWA 1273 Required Contract Provisions Federal-Aid Construction Contracts	(FHWA) May 1, 2012
	7a	Additional State Requirements for Federal-Aid Construction Contracts	(IL Recurring) Jan. 1, 2015
	7b	Subletting of Contracts (Federal-Aid Contracts)	(IL Recurring) Jan. 1, 2014
	7c	EEO	(IL Recurring) Nov. 18, 1980
	7d	Substance Abuse Prevention Program	(IL LRS Recurring) Jan. 1, 2014
	8a	* Required Disadvantaged Business Participation (DBE)	(IL-CC) July 15, 2013
Х	8b	* MBE/WBE Business Participation	(CC) May 5, 2014
	8c	Weekly DBE Trucking Reports (FA locally let projects)	(IL BDE) June 2, 2012
Х	9	Specific Equal Employment Opportunity Responsibilities (Non-Federal Aid)	(IL-CC) Jan. 15, 2013
Х	10	Insurance Requirements	(CC) Nov. 13, 2014
	10a	Township Insurance Requirements	(CC) Nov. 13, 2014
	11	* Railroad Protective Liability Insurance	(IL-CC) Dec. 26, 2013
Х	12a	Indemnification for Cook County	(CC) Dec. 28, 2011
	12b	Indemnification (Locals)	(CC) Jan. 23, 2012
Х	13	Joint Venture Forms	(CC) Jan. 15, 2013
Х	14	Addendum Receipt	(CC) Dec. 28, 2009
	15	NotUsed	
Х	16	* Combination Bidding Process	(IL-CC) Jan. 15, 2013
Х	17a	Prompt Pay Mechanisms (Non-Federal Aid)	(CC) Jan. 15, 2013
	17b	Prompt Pay Mechanisms (Federal Aid)	(FHWA) Current
	18-22	Not Used	and the first the
Х	23	Contract Claims	(IL-CC) Jan. 15, 2013
Х	24	Pre-Construction Conference	(CC) Mar. 18, 1980

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	No.	Description	Origin and Date Last Revised
X	25	Mobilization	(CC) Oct. 20, 2009
Х	26	Contract Extra Work	(CC) Dec. 24, 2012
Х	27	Construction Air Quality Diesel Vehicle Emissions Control (Green Construction Ordinance)	(CC) Jan. 15, 2013
X	28	Processing of Extra Work Payment Requests	(CC) Dec. 24, 2012
Х	29	Construction Layout Stakes and Survey Control Points	(CC) Jan. 15, 2013
	30	* Municipal Coordination/Transfer of Jurisdiction and/or Maintenance	(CC) Jan. 15, 2013
Х	31	Engineer's Field Office	(CC) Jan. 15, 2013
Х	32	Construction Debris	(CC) July 1, 2006
X	33	* Clean Construction and Demolition Debris	(CC) Jan. 15, 2013
	34-44	Notlised	
	45	Portland Cement Concrete Pavement	(CC) July 1, 2012
X	46	Managing Concrete Waste	(CC) Jan. 1, 2009
	47	Class B Patches, Special	(CC) Jan. 1, 2008
	48	Class C Patches, Special	(CC) Jan. 1, 2008
Х	49	Pavement Removal and Replacement (10Inch)	(CC) Jan. 1, 2008
Х	50	Dowel Bars	(CC) Jan. 1, 2008
	51	Structural Fiber Reinforced P.C. Concrete Bus Pad (4 Inch)	(CC) Jan. 1, 2008
	52	P.C.C. Bonded Overlay (4 Inch)	(CC) Jan. 1, 2007
	53	Diamond Grinding Concrete Pavement	(CC) Jan. 15, 2013
	54	Saw Cutting Concrete Overlay	(CC) Jan. 1, 2007
	55	Crack Routing and Sealing	(IL-CC) Jan. 1, 2008
	56	Hot-Mix Asphalt Surface Course, Rubber Modified	(CC) Jan. 1, 2008
	57	Rubberized Asphalt Material	(CC) Jan. 1, 2008
	58	Pavement Thickness Deficiency	(CC) Mar. 1, 2008
Х	59	Survey Monuments	(CC) Jan. 15, 2013
Х	60	Soils Information	(CC) Jan. 15, 2013
	61	Stockpiled Embankment	(CC) July 1, 2012
	62	Borrow Excavation	(CC) July 1, 2000
	63	Crushed Stone (Temporary Use)	(CC) Jan. 1, 2008
	64	Aggregate Subgrade, (12 INCH)	(IL) Current
	65	Expanded Polystyrene Fill	(CC) Jan. 15, 2013
	66	Cellular Concrete Fill	(CC) July 1, 2006
	67	GEO-GRID Subgrade Reinforcing Mat	(CC) May 1, 2003
	68	Earth Excavation (Special)	(CC) Jan. 15, 2013
Х	69	P.C.C. Surface Finish	(CC) April 7, 2010
	70	Traffic Barrier Terminal, Type 1, Special	(IL-CC) Jan. 1, 2008
	71, 7	NotUsed. In a second	A CARLES
Х	72	Cutting Hot-Mix Asphalt Surface	(CC) Jan. 1, 2008

	No.	Description	Origin and Date Last Revised
	73	Hot-Mix Asphalt Driveway Surface Removal	(CC) July 1, 2012
	74	Temporary Butt Joints	(CC) Jan. 1, 2008
	75	Hot-Mix Asphalt Stabilized Sub base	(CC) Jan. 1, 2008
	76	Hot-In-Place Asphalt Recycling by the Heater Scarifying Overlay Method	(CC) July 1, 2011
	77	Treatment of Cracks	(CC) Jan. 1, 2008
	78	Strip Reflective Crack Control Treatment, Special	(CC) May 1, 2003
	79	Cold Recycled In-Place Bituminous Base Course	(CC) Oct. 1, 2009
	80	Temporary By-Pass Pavement (Non-Federal Aid)	(CC) Jan. 1, 2008
	81	Temporary By-Pass Pavement (Federal Aid)	(CC) July 1, 2011
	82	Reflective Crack Control Treatment	(CC) Jan. 1, 2012
	83-116	NetUsed	
10974	117	Approach Slab Repair	(IL-CC) Sep. 25, 200
	118	Asbestos Waterproofing Membrane & Asbestos Hot-Mix-Asphalt Surface Removal (BDE)	(IL) Current
a solution of	119	NorUsed	國語等 計划書 。
:62:0	120	Segmental Concrete Block Walls	(IL) Current
	121	Temporary Soil Retention System	(IL) Current
	122	Steel Structures	(CC) Nov. 21, 2007
	123	Not Used	中国的市场
	124	Cleaning and Painting Existing Steel Structures	(IL) Current
	125	Containment and Disposal of Lead Paint Cleaning Residues	(IL) Current
	126	Fine or Coarse Aggregate Embankment	(CC) Jan. 12, 2003
	127	Strip Seal Joint Assembly with Elastomeric Concrete Headers	(CC) Oct. 3, 2011
	128	Drainage System	(IL) Current
	129	Grating	(CC) Jan. 15, 2013
	130	Silicone Bridge Joint Sealer	(IL) Current
	131	Not Used	
80	132	Deck Slab Repair	(IL) Current
	133	Bridge Deck Latex Concrete Overlay	(IL) Current
	134	Surface Finish	(IL-CC) Jan. 1, 2007
	135-136	Not.Used	
200	137	Welded Wire Fabric, Epoxy Coated	(CC) Nov. 21, 2007
	138	Permanent Steel Sheet Piling	(IL) Current
	139	Temporary Sheet Piling	(IL) Current
	140	Precast Concrete Junction Chambers	(CC) Nov. 1, 2007
	141	Jack and Remove Existing Bearings	(IL) Current
	142	Jacking Existing Superstructure	(IL) Current
	143	Junction Chamber	(CC) Jan. 1, 2007

	No.	Description	Origin and Date Last Revised
	144	Neoprene Expansion Joint Removal	(CC) Oct. 10, 1995
	145	Structural Repair of Concrete	(IL) Current
	146	Polymer Modified Portland Cement Mortar	(IL) Current
	147	Concrete Wearing Surface for Use With Deck Beams	(IL) Current
	148	Sheet Waterproofing Membrane System	(CC) Nov. 19, 1999
	149	Chain Link Fence (Modified)	(CC) Jan. 1, 2004
19-19-1 19-19-1	150-155	Not Used	
	156	Storm Sewer, (Ductile Iron Pipe) and Storm Sewers, (Extra Strength Vitrified Clay Pipe) in the City of Chicago	(CC) Oct. 20, 2009
	157	Water Main for Installation in the City of Chicago	(CC) Dec. 21, 2009
	158	Frames, City Electric in the City of Chicago	(CC) July 1, 2012
	159	Lids, City Electric in the City of Chicago	(CC) April 14, 2009
	160	Lids and Lids, ADA Compliant in the City of Chicago	(CC) April 14, 2009
	161	Various City Drainage and Utility Structure Adjustments in the City of Chicago	(CC) Dec. 21, 2009
	162	Storm Sewer Installation in the City of Chicago	(CC) Dec. 1, 2009
	163	Boring and Jacking Storm Sewers, Sanitary Sewers or Water Mains	(CC) Dec. 1, 2007
	164	Storm Sewers Jacked in Place (Over 36 In. Dia.)	(CC) Dec. 21, 2009
	165	Storm Sewer Drilled and Pushed (36 In. Dia. Max.)	(CC) Dec. 1, 2007
	166	Storm Sewers, Abandon and Fill	(CC) Jan. 15, 2013
	167	Storm Sewer to be Televised	(CC) July 1, 2012
	168	Connecting Existing Field Drain Tile	(CC) July 1, 2012
X	169	Plugging Existing Drains and Sewers	(CC) Dec. 1, 2007
	170	Blocking Existing Drains and Sewers	(CC) Dec. 21, 2009
	171	Manholes to be Reconstructed, Special; Catch Basins to be Reconstructed, Special; Valve Vaults to be Reconstructed, Special	(CC) Dec. 1, 2007
	172	NotUsed	
<	· 173	Manholes, Type A, with Restrictor Plate, Frames and Lids	(CC) July 1, 2012
	174	NotUsed	
Κ.	175	Lids and Frames and Lids	(CC) Jan. 15, 2013
<	176	Frames and Lids to be Adjusted, Special	(CC) Dec. 21, 2009
	177	Headwall Inlet and Grate	(CC) July 1, 2012
	178	Flared End Sections to be Removed, Flared End Sections to be Relocated	(CC) Dec. 30, 2008
	179	Bracing and Sheeting	(CC) Dec. 1, 2007
X	180	Pavement Replacement	(CC) July 1, 2011
	181	Duck Bill Elastomeric Check Valve	(CC) July 1, 2012
	182	Catch Basin Oil and Debris Hoods	(CC) Jan. 15, 2013
	183	Frames and Lids to be Adjusted, Special (Pavement Recycling)	(CC) Jan. 1, 2013

	No.	Description	Origin and Date Last Revised
х –	185	* Cooperation With Utilities	(CC) Feb. 10, 2012
Х	186	Water Valve Boxes to be Adjusted and Domestic Meter Vaults to be Adjusted	(CC) Dec. 21, 2009
	187	Domestic Water Service Boxes to be Adjusted	(CC) Dec. 21, 2009
	188	Filling Existing Valve Vaults	(CC) Dec. 21, 2009
	189	Valve Vaults to be Removed	(CC) Dec. 21, 2009
	190	Water Main Installation	(CC) Dec. 1, 2009
	191	Fire Hydrants Vertical Adjustment	(CC) Dec. 21, 2009
Х	192	Sanitary Sewer Installation	(CC) July 1, 2012
	193	Sanitary Manholes	(CC) Dec. 21, 2009
	194	Waterproofing of Existing Sanitary Manholes	(CC) July 1, 2012
	195-199	NotUsed	
Х	200	Cleaning Existing Manholes, Catch Basins or Inlets and Cleaning Existing Storm Sewer and Pipe Culverts	(CC) Dec. 1, 2008
	201	NorUsed	
Х	202	* National Pollutant Discharge Elimination System	(CC) January 1, 2013
	203	Not Used	
	204	Maintaining Drainage and Stream Protection	(CC) Dec. 1, 2007
	205	Storm Water Pollution Separation System	(CC) July 1, 2012
	206	Storm Water Pollution Separation System (SPECIAL)	(CC) Dec. 1, 2007
100	207	Storm Water Pollution Separation System (In-Line)	(CC) July 1, 2012
	208-210	NotUsed	
	211	Seeding	(CC) Sept. 1, 2002
Х	212	Sodding	(CC) Jan. 15, 2013
	213	Trees To Be Planted	(CC) Jan. 1, 2013
	214	Salvaging and Transplanting Trees; Salvaging and Transplanting Shrubs	(CC) Sept. 1, 2002
	215	Planting Woody Plants	(CC) Jan. 1, 1997
	216	Seeding, Fine Fescue Blend	(CC) Jan. 1, 2007
	217	Seeding, Class 4B Modified	(CC) Jan. 1, 2007
	218-226	Not USed	
Х	227	Work Zone Traffic Control Surveillance	(IL) Current
	228	Traffic Control Devices – Detour Routing	(CC) July 1, 2012
	229	Not Used	
Х	230	Sign Identification Decal	(CC) Jan. 15, 2013
X	231	Traffic Protection	(CC) July 1, 2012
	232-235	Not Used	(00) lan 45 0040
X	236	Project Signs Plaque	(CC) Jan. 15, 2013
Х	237	Eradication of Existing Pavement Marking	(CC) Dec. 1, 2009
	238	Raised Reflective Pavement Marker	(IL-CC) July 1, 2012

	No.	Description	Origin and Date Last Revised
	239-240	NotUsed	
Х	241	Traffic Signal Work General	(ILD1CC) Jan. 15, 2013
	242	Construction at Railroad Crossing	(CC) June 1, 2012
	243	Signal Head, Optically Programmed Signal Head and Pedestrian Signal Head	(CC) June 1, 2012
X	244	Light Emitting Diode (LED) Traffic Signal	(ILD1CC) June 1, 2012
Х	245	Light Emitting Diode (LED) Pedestrian Countdown Signal Head	(ILD1CC) June 1, 2012
Х	246	Traffic Signal Backplate	(ILD1CC) June 1, 2012
	247	Illuminated Sign, Light Emitting Diode	(ILD1CC) June 1, 2012
Х	248	Traffic Signal Post, Pedestrian Pushbutton Post	(ILD1CC) June 1, 2012
Х	249	Steel Mast Arm Assembly and Pole and/or Steel Combination Mast Arm Assembly and Pole	(ILD1CC) June 1, 2012
	250	Traffic Actuated Controller, Traffic Actuated Controller with Cabinet, Inductive Loop Detector	(ILD1CC) Jan. 15, 2013
	251	Master Controller	(ILD1CC) Jan. 15, 2013
Х	252	Detector Loop	(ILD1CC) Jan. 15, 2013
	253	Video Detection System For Temporary Traffic Signal Installation	(CC) June 1, 2012
Х	254	Pedestrian Pushbutton	(ILD1CC) June 1, 2012
X	255	Conduit	(IL-CC) June 1, 2012
X	256	Coilable Non-Metallic Conduit	(ILD1CC) June 1, 2012
	257	Not used	
Х	258	Electric Cable	(ILD1CC) June 1, 2012
	259	Railroad Interconnect Cable	(ILD1CC) June 1, 2012
	260	Fiber Optic Cable	(ILD1CC) June 1, 2012
Х	261	System Ground and Grounding Cable	(ILD1CC) June 1, 2012
X	262	Grounding Existing Handhole Frame and Cover	(ILD1) Current
X	263	Service Installation, Pole Mounted	(ILD1CC) June 1, 2012
	264	Service Installation, Ground Mounted	(ILD1CC) June 1, 2012
	265	* Electric Service	(CC) Jan. 15, 2013
Х	266	Handhole	(ILD1CC) June 1, 2012
	267	Rebuild Existing Handhole, Rebuild Existing Heavy Duty Handhole, Rebuild Existing Double Handhole	(CC) June 1, 2012
Х	268	Concrete Foundation	(ILD1CC) June 1, 2012
	269	Modify Existing Type "D" Foundation	(CC) June 1, 2012
Х	270	Remove Existing Traffic Signal Equipment	(ILD1CC) June 1, 2012
Х	271	Temporary Traffic Signal Installation	(ILD1CC) Jan. 15, 2013
	272	Maintenance of Existing Traffic Signal Installation	(ILD1CC) June 1, 2012
	273	Emergency Vehicle Priority System	(ILD1CC) June 1, 2012
Х	274	Relocate Existing Emergency Vehicle Priority System, Detector Unit	(CC) June 1, 2012
	275	Relocate Existing Emergency Vehicle Priority System, Phasing Unit	(CC) June 1, 2012
	276	Confirmation Beacon System	(CC) June 1, 2012

No.	Description	Origin and Date Last Revised
277	Re-Optimize Traffic Signal System	(ILD1CC) Jan. 15, 2013
278	Optimize Traffic Signal System	(ILD1CC) Jan. 15, 2013
279	Median Removal and Replacement	(CC) June 1, 2012
280	Sidewalk Removal and Replacement	(CC) June 1, 2012
281	Relocate Existing Light Standard and Luminaire Complete in Place	(CC) Jan. 15, 2013
282	Maintenance Of Lighting System	(ILD1CC) June 1, 2012
283	City Electric Manholes to be Adjusted	(CC) June 1, 2012
284	Uninterruptible Power Supply (UPS)	(ILD1CC) June 1, 2012
285	Traffic Signal Cabinet Load Switch	(CC) June 1, 2012
286	Temporary Traffic Signal Timings	(ILD1CC) June 1, 2012
287	Combination Lighting and Traffic Signal Service Installation, Pole Mounted	(CC) June 1, 2012
288	Illuminated Street Name Sign	(ILD1CC) June 1, 2012
289	Relocate Existing Illuminated Street Name Sign	(CC) June 1, 2012
290	Video Detection System, Single Camera Processor Video Detection	(CC) June 1, 2012
291	Video Detection System, Complete Intersection	(CC) June 1, 2012
292	Not Used	
293	Uninterruptible Power Supply Without Cabinet	(CC) June 1, 2012
294	Modifying Existing Controller Cabinet	(ILD1CC) June 1, 2012
	277 278 279 280 281 282 283 284 285 286 285 286 287 288 289 290 291 291 292	277 Re-Optimize Traffic Signal System 278 Optimize Traffic Signal System 279 Median Removal and Replacement 280 Sidewalk Removal and Replacement 281 Relocate Existing Light Standard and Luminaire Complete in Place 282 Maintenance Of Lighting System 283 City Electric Manholes to be Adjusted 284 Uninterruptible Power Supply (UPS) 285 Traffic Signal Cabinet Load Switch 286 Temporary Traffic Signal Timings 287 Combination Lighting and Traffic Signal Service Installation, Pole Mounted 288 Illuminated Street Name Sign 289 Relocate Existing Illuminated Street Name Sign 290 Video Detection System, Single Camera Processor Video Detection 291 Video Detection System, Complete Intersection 292 Nat/Used 293 Uninterruptible Power Supply Without Cabinet

Additional Inserted Special Provisions (As Required)

185a Status of Utilities to be Adjusted

295-300

Not Used

- 400 Contract Exhibit A Scheduling
- 401 IDOT Recurring Special Provision Checklist (Jan. 1, 2015)
- 402 IDOT Local Roads and Streets Recurring Special Provisions Checklist (Jan. 1, 2015)
- 403 IDOT Bureau of Design and Environment Checklist (Jan. 16, 2015 and March 6, 2015 lettings)
- 404 IDOT Bureau of Local Roads and Streets District 1 Checklist (Oct. 7, 2014)
- 405 Quality Control of Concrete Mixtures at the Plant
- 406 Quality Control/Quality Assurance of Concrete Mixtures
- 407 Concrete Gutter, Curb, Median and Paved Ditch
- 408 HMA-Density Testing of Longitudinal Joints
- 409 HMA-Mixture Design Composition and Volumetric Requirements
- 410 HMA-Mixture Design Verification and Production
- 411 HMA-Prime Coat
- 412 Pavement Patching
- 413 HMA Mix Density Requirements
- 414 RAP-RAS
- 415 Waterproofing of Sanitary Manholes
- 416 Portland Cement Concrete Pavement Surface Removal (Variable Depth)
- 417 Water Main to be Adjusted
- 418 Duckbill Elastomeric Check Valve
- 419 Force Main Adjusted
- 420 Remove and Replace Anchor Bolts

	Additional Document Inclusions (Required)	·
*0 01	Cover Sheet	(CC) Oct. 8, 2013
*0 02	Notice Sheet	(CC) Jan. 15, 2013
*C	Proposal Sheet	(CC) Jan. 1, 2008
*E(DBE)	Economic Disclosure Statement:	(CC) Dec. 26, 2013
	Instructions, *DBE Documents, Contractor Certifications, Economic and Other Disclosures, FHWA Title 23 United States Code, Section 313 – Buy America, *Contractor's Certificate Concerning Labor Standards, *Sub-Contractor's Certificate Concerning Labor Standards, Execution Pages	
*E(MWBE)	MBE/WBE Economic Disclosure Statement:	(CC) Dec. 26, 2013
	Instructions for Completion of Economic Disclosure Statement, IDOT Certificate of Eligibility, IDOT Affidavit of Availability, MBE/WBE Forms, Contractor Current Certifications, Required Disclosures, Ethics Disclosure Forms, Labor Standards & Prevailing Wage Requirements and Execution Pages	
F	Surety's Statement Of Qualification for Bonding	(CC) June 2, 2011
*G1	Trust Agreement	(CC) Jan. 15, 2013
*H	Performance and Payment of Bond Form	(CC) June 9, 2011
*	Contract	(CC) Jan. 15, 2013
*J	Schedule of Prices Sheets	(CC) Dec. 28, 2011
*K	Proposal Bid Bond	(CC) Jan. 15, 2013
*L	Bid Deposit Form	(CC) Jan. 15, 2013

* Special Provisions marked with an asterisk (*) have information that must be filled in prior to inclusion in the Contract Documents.

	Origin of Special Provisions
(CC)	Initiated by Cook County Department of Transportation and Highways
(IL) Current	Initiated by Illinois Department of Transportation
(ILD1) Current	Initiated by Illinois Department of Transportation District 1
(IL-CC)	Initiated by the Illinois Department of Transportation and amended by Cook County Department of Transportation and Highways
(ILD1-CC)	Initiated by Illinois Department of Transportation District 1 and amended by Cook County Department of Transportation and Highways
(IL Recurring)	Initiated by Illinois Department of Transportation Recurring Special Provisions
(IL LR Recurring)	Initiated by Illinois Department of Transportation Local Roads Recurring Special Provisions
(IL BDE)	Initiated by Illinois Department of Transportation Bureau of Design and Environment
(IL LR)	Initiated by Illinois Department of Transportation Bureau of Local Roads and Streets
(IL D-1)	Initiated by Illinois Department of Transportation District 1

Initiating Bureau/Division	Cook County Department of Transportation and Highways Special Provision Catalog Number
Contract Documents Office	1-20
Construction Bureau	21-40
Pavement Geometrics Division	41-114
Structural Division	115-155
Drainage Division	156-210
Landscaping Division	211-225
Transportation and Planning Bureau	226-240

CHECK SHEET FOR RECURRING SPECIAL PROVISIONS

Adopted January 1, 2015

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

RECURRING SPECIAL PROVISIONS

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2	Subletting of Contracts (Federal-Aid Contracts)	166
3] EEO	167
4	Specific EEO Responsibilities Non Federal-Aid Contracts	177
5 [Required Provisions - State Contracts	182
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7	Asbestos Waterproofing Membrane and Asbestos Hot-Mix Asphalt Surface Removal	189
8 [] Temporary Stream Crossings and In-Stream Work Pads	190
9 [Construction Layout Stakes Except for Bridges	191
10 🗌	Construction Layout Stakes	194
11 [Use of Geotextile Fabric for Railroad Crossing	197
12	Subsealing of Concrete Pavements	199
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14 🗌	Pavement and Shoulder Resurfacing	205
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17 🗌	Polymer Concrete	208
18 🗌	PVC Pipeliner	210
19 🗌	Pipe Underdrains	211
20 🗌	Guardrail and Barrier Wall Delineation	212
21 🗌	Bicycle Racks	216
22	Reserved	218
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24 🗌	Work Zone Public Information Signs	221
25 🗌	Nighttime Inspection of Roadway Lighting	222
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27 🗌	English Substitution of Metric Reinforcement Bars	224
28	Calcium Chloride Accelerator for Portland Cement Concrete	225
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33	Pavement Marking Removal	253
34 🔤	Preventive Maintenance – Bituminous Surface Treatment	254
35	Preventive Maintenance – Cape Seal	260
36	Preventive Maintenance – Micro-Surfacing	275
37	Preventive Maintenance – Slurry Seal	286
38	Temporary Raised Pavement Markers	296
39	Restoring Bridge Approach Pavements Using High-Density Foam	297

CHECK SHEET FOR

LOCAL ROADS AND STREETS RECURRING SPECIAL PROVISIONS

Adopted January 1, 2015

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

LOCAL ROADS AND STREETS RECURRING SPECIAL PROVISIONS

LRS 1 Reserved	CHECK SHE	ET #	PAGE NO.
LRS 3 Work Zone Traffic Control Surveillance 303 LRS 4 Flaggers in Work Zones 304 LRS 5 Contract Claims 305 LRS 6 Bidding Requirements and Conditions for Contract Proposals 306 LRS 7 Bidding Requirements and Conditions for Material Proposals 312 LRS 8 Reserved 318 LRS 9 Bituminous Surface Treatments 319 LRS 10 Reserved 320 LRS 11 Employment Practices 321 LRS 12 Wages of Employees on Public Works 323 LRS 13 Selection of Labor 325 LRS 14 Paving Brick and Concrete Paver Pavements and Sidewalks 326 LRS 15 Partial Payments 329 LRS 16 Protests on Local Lettings 330	LRS 1	Reserved	
LRS 4 Flaggers in Work Zones 304 LRS 5 Contract Claims 305 LRS 6 Bidding Requirements and Conditions for Contract Proposals 306 LRS 7 Bidding Requirements and Conditions for Material Proposals 312 LRS 8 Reserved 318 LRS 9 Bituminous Surface Treatments 319 LRS 10 Reserved 320 LRS 11 Employment Practices 321 LRS 12 Wages of Employees on Public Works 323 LRS 13 Selection of Labor 325 LRS 14 Paving Brick and Concrete Paver Pavements and Sidewalks 326 LRS 15 Partial Payments 329 LRS 16 Protests on Local Lettings 330	LRS 2 🗌	Furnished Excavation	302
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LRS 6 Bidding Requirements and Conditions for Contract Proposals 306 LRS 7 Bidding Requirements and Conditions for Material Proposals 312 LRS 8 Reserved 318 LRS 9 Bituminous Surface Treatments 319 LRS 10 Reserved 320 LRS 11 Employment Practices 321 LRS 12 Wages of Employees on Public Works 323 LRS 13 Selection of Labor 325 LRS 14 Paving Brick and Concrete Paver Pavements and Sidewalks 326 LRS 15 Partial Payments 329 LRS 16 Protests on Local Lettings 330	LRS 4 🗌	Flaggers in Work Zones	304
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LRS 18 🔲 Multigrade Cold Mix Asphalt 332	LRS 18 🗌	Multigrade Cold Mix Asphalt	332

402 (IL LR Recurring) Local Roads & Streets Recurring Special Provision Checklist Page 1

January 1, 2015 1 Page(s) Total

BDE SPECIAL PROVISIONS For the January 16 and March 6, 2015 Lettings

The following special provisions indicated by an "x" are applicable to this contract and will be included by the Project Development and Implementation Section of the BD&E. An * indicates a new or revised special provision for the letting.

•		·	•	•	•
File Name	<u>#</u>		Special Provision Title	Effective	<u>Revised</u>
80240	1		Above Grade Inlet Protection	July 1, 2009	Jan. 1, 2012
80099	2		Accessible Pedestrian Signals (APS)	April 1, 2003	Jan. 1, 2014
80274	3		Aggregate Subgrade Improvement	April 1, 2012	Jan. 1, 2013
80192	4		Automated Flagger Assistance Device	Jan. 1, 2008	
80173	5		Bituminous Materials Cost Adjustments	Nov. 2, 2006	Aug. 1, 2013
80241	6		Bridge Demolition Debris	July 1, 2009	
50261	7		Building Removal-Case I (Non-Friable and Friable Asbestos)	Sept. 1, 1990	April 1, 2010
5048I	.8		Building Removal-Case II (Non-Friable Asbestos)	Sept. 1, 1990	April 1, 2010
50491	9		Building Removal-Case III (Friable Asbestos)	Sept. 1, 1990	April 1, 2010
5053I	10		Building Removal-Case IV (No Asbestos)	Sept. 1, 1990	April 1, 2010
1 80310	11.		Coaled Galvanized Steel Conduit	1 Jan 11 2013	Jan 1, 2016
* 80341			Collable Nonmetallic Conduit		Jan 1 2015
80198	and the second state of th		Completion Date (via calendar days)	April 1, 2008	
80199	14		Completion Date (via calendar days) Plus Working Days	April 1, 2008	
80293			Concrete Box Culverts with Skews > 30 Degrees and Design Fills ≤ 5	April 1, 2012	April 1, 2014
_			Feet	• •	
80294	16		Concrete Box Culverts with Skews ≤ 30 Degrees Regardless of	April 1, 2012	April 1, 2014
			Design Fill and Skews > 30 Degrees with Design Fills > 5 Feet		• • •
80311	17		Concrete End Sections for Pipe Culverts	Jan. 1, 2013	
80334		X	Concrete Gutter, Curb, Median, and Paved Ditch	April 1, 2014	Aug. 1, 2014
80277			Concrete Mix Design – Department Provided	Jan. 1, 2012	Jan. 1, 2014
80261			Construction Air Quality – Diesel Retrofit	June 1, 2010	Nov. 1, 2014
80335			Contract Claims	April 1, 2014	· · · · · ·
80029			Disadvantaged Business Enterprise Participation	Sept. 1, 2000	Aug. 2, 2011
80265	23		Friction Aggregate	Jan. 1, 2011	Nov. 1, 2014
80229	24	<u> </u>	Fuel Cost Adjustment	April 1, 2009	July 1, 2009
80329	25		Glare Screen	Jan. 1, 2014	ouly 1, 2000
80304		·	Grooving for Recessed Pavement Markings	Nov. 1, 2012	Aug. 1, 2014
80246		X	Hot-Mix Asphalt – Density Testing of Longitudinal Joints	Jan. 1, 2010	April 1, 2012
80322		X	Hot-Mix Asphalt – Mixture Design Composition and Volumetric	Nov. 1, 2013	Nov. 1, 2012
00322	20		Requirements	1000. 1, 2010	1100. 1, 2014
80323	29	X	Hot-Mix Asphalt – Mixture Design Verification and Production	Nov. 1, 2013	Nov. 1, 2014
80347			Hot-Mix Asphalt – Pay for Performance Using Percent Within Limits –	Nov. 1, 2014	
			Jobsite Sampling	·	
80348	31	X		Nov. 1, 2014	
80315	32		Insertion Lining of Culverts	Jan. 1, 2013	Nov. 1, 2013
* 80351			Light Tower	Jan 1, 2015	
80336			Longitudinal Joint and Crack Patching	April 1, 2014	
80324			LRFD Pipe Culvert Burial Tables	Nov. 1, 2013	Nov. 1, 2014
80325	36		LRFD Storm Sewer Burial Tables	Nov. 1, 2013	Nov. 1, 2014
80045			Material Transfer Device	June 15, 1999	Aug. 1, 2014
* 80342		14 P.A.	Mechanical Side Tie Bar Inserter	- Aug 1. 2014	Jan 1, 2015
80165	39		Moisture Cured Urethane Paint System	Nov. 1, 2006	Jan. 1, 2010
80337	40		Paved Shoulder Removal	April 1, 2014	,
80349	41		Pavement Marking Blackout Tape	Nov. 1, 2014	
80298	42		Pavement Marking Tape Type IV	April 1, 2012	
80254		X	Pavement Patching	Jan. 1, 2010	
		<u> </u>			2014
	403 (I		· ·	December 4,	
	BDE (Inecl	KIIST	3 Page(s)	IOTAI

<u>File Name #</u>	Special Provision Title	<u>Effective</u>	<u>Revised</u>
* 80352 44 * 80353 45	Pavement Striping - Symbols Portland Cement Concrete Inlay or Overlay	Jan 1, 2015 Jan 1, 2015	
80338 46	Portland Cement Concrete Partial Depth Hot-Mix Asphalt Patching	April 1, 2014	
80343 47	Precast Concrete Handhole	Aug. 1, 2014	
80300 48	Preformed Plastic Pavement Marking Type D - Inlaid	April 1, 2012	
80328 49	Progress Payments	Nov. 2, 2013	
34261 50	Railroad Protective Liability Insurance	Dec. 1, 1986	Jan. 1, 2006
80157 51	Railroad Protective Liability Insurance (5 and 10)	Jan. 1, 2006	
80306 52	Reclaimed Asphalt Pavement (RAP) and Reclaimed Asphalt Shingles (RAS)	Nov. 1, 2012	April 1, 2014
80350 53	Retroreflective Sheeting for Highway Signs	Nov. 1, 2014	
80327 54	Reinforcement Bars	Nov. 1, 2013	
80344 55	Rigid Metal Conduit	Aug. 1, 2014	
* 80354 56	Sidewalk, Corner, or Crosswalk Closure	Jany 1, 2015	
80340 57	Speed Display Trailer	April 2, 2014	
80127 58	Steel Cost Adjustment	April 2, 2004	April 1, 2009
80317 59	Surface Testing of Hot-Mix Asphalt Overlays	Jan. 1, 2013	No. of Concession, Name of Concession, Name
* 80355 60	Temporary Concrete Barrier	Jan: 1,2015	
80301 61	Tracking the Use of Pesticides	Aug. 1, 2012	
* 80356 62	Traffic Barrier Terminals Type 6 or 6B	Janu4, 2015	
20338 63	Training Special Provisions	Oct. 15, 1975	
80318 64	Traversable Pipe Grate	Jan. 1, 2013	April 1, 2014
80345 65	Underpass Luminaire	Aug. 1, 2014	
* 80357 66	Urban Half Road Closure with Mountable Median	Jan. 1, 2015	
80346 67	Waterway Obstruction Warning Luminaire	Aug. 1, 2014	
80288 68	Warm Mix Asphalt	Jan. 1, 2012	Nov. 1, 2014
80302 69	Weekly DBE Trucking Reports	June 2, 2012	
80289 70	Wet Reflective Thermoplastic Pavement Marking	Jan. 1, 2012	
80071 71	Working Days	Jan. 1, 2002	

The following special provisions are in the 2015 Supplemental Specifications and Recurring Special Provisions:

File Name	Special Provision Title	New Location	Effective	Revised
80292	Coarse Aggregate in Bridge Approach	Articles 1004.01(b) and	April 1, 2012	April 1, 2013
	Slabs/Footings	1004.02(f)	· · ·	
80303	Granular Materials	Articles 1003.04, 1003.04(c),	Nov. 1, 2012	
		and 1004.05(c)		
80330	Pavement Marking for Bike Symbol	Article 780.14	Jan. 1, 2014	
80331	Payrolls and Payroll Records	Recurring CS #1 and #5	Jan. 1, 2014	
80332	Portland Cement Concrete – Curing of Abutments	Article 1020.13	Jan. 1, 2014	
	and Piers			
80326	Portland Cement Concrete Equipment	Article 1103.03(a)(5)	Nov. 1, 2013	
80281	Quality Control/Quality Assurance of Concrete	Recurring CS #31	Jan. 1, 2012	Jan. 1, 2014
	Mixtures	-		
80283	Removal and Disposal of Regulated Substances	Articles 669.01, 669.08,	Jan. 1, 2012	Nov. 2, 2012
		669.09, 669.14, and 669.16		
80319	Removal and Disposal of Surplus Materials	Article 202.03	Nov. 2, 2012	
80307	Seeding	Article 250.07	Nov. 1, 2012	
80339	Stabilized Subbase	Article 312.06	April 1, 2014	
80333	Traffic Control Setup and Removal	Articles 701.18(I) and	Jan. 1, 2014	
	Freeway/Expressway	701.19(a)		

December 4, 2014 3 Page(s) Total The following special provisions require additional information from the designer. The additional information needs to be included in a separate document attached to this check sheet. The Project Development and Implementation section will then include the information in the applicable special provision. The Special Provisions are:

- Bridge Demolition Debris
- Building Removal-Case I
- Building Removal-Case II
- Building Removal-Case III
- Building Removal-Case IV
- Completion Date
- Completion Date Plus Working Days
- DBE Participation

- Material Transfer Device
- Railroad Protective Liability Insurance
- Training Special Provisions
 - Working Days

Designer: Contract No.: CCDOTH

FAP: Section: County:

14-W3219-01-DR COOK

1	Dir	File Name	Spec Title	Spec Dates
	DES\	1048945R.DOC	Maintenance of Roadways	E 9/30/85 R 11/1/96
	DES\	1078948R.DOC	Tollway Permit and Bond	E 01/13/89
	DES\	1080301.doc	Restriction on Working Days After a Completion Date	E 01/21/03 R 01/01/07
	DES\	1086587r.doc	Failure to Complete the Work on Time	E 09/30/85 R 01/01/07
	DES\	1088949R.DOC	Completion Date Plus Working Days	E 09/30/85 R 01/01/07
	DES\	1088951R.DOC	Incentive Payment Plan	E 10/01/95 R 01/01/07
	DES\	2080101.doc	RAP For Non-Porous Embankment and Backfill	E 04/01/01 R 01/01/07
	DES\	4020211.doc	Aggregate Surface Course for Temporary Access	E 04/01/01 R 01/02/07
	DES\	4408955R.DOC	Pavement Removal, Special	E 01/13/89 R 01/01/07
	DES\	5028956R.DOC	Rock Excavation for Structures, Special	E 09/30/85 R 01/01/07
	DES\	5038957R.DOC	Rustication Finish For Retaining Walls	E 05/01/90 R 01/01/07
	DES\	5501234R.DOC	Storm Sewer Adjacent to or Crossing Water Main	E 02/01/96 R 01/01/07
	DES\	5508960R.DOC	Storm Sewers & Sewer Connections to City of Chicago Sewers	E 09/30/85 R 01/01/07
	DES\	6008961R.DOC	Slotted Drain	E 09/30/85 R 01/01/07
	DES\	6028962R.DOC	Cleaning Existing Drainage Structures	E 09/30/85 R 12/01/11
	DES\	6068964R.DOC	Concrete Curb, Type B (Modified)	E 09/30/85 R 01/01/07
	DES\	6068965R.DOC	Stabilized Median Surface	E 09/30/85 R 01/01/07
	DES\	<u>6370499.doc</u>	Aggregate For Concrete Barrier (D-1)	E 03/11/04 R 01/24/08
	DES\	7016789.DOC	Traffic Control & Protection (Arterials)	E 02/01/96 R 03/01/11
	DES\	9018967R.DOC	Traffic Control Plan	E 09/30/85 R 01/01/07
	DES\	Adjustments-Reconstructs.doc	Adjustments and Reconstructions	E 03/15/11
	DES\	AGG SUBGR	Aggregate Subgrade Improvement (D1)	E 02/22/12 R 11/01/14
	DES\	IMPROVEMENT(D1).doc Bit Coated Agg Slopewall.doc	Bituminous Coated Aggregate Slopewall	E 01/01/07
	DES\	CA Backfill Trench Backfill Bedding	Coarse Aggregate for Backfill, Trench Backfill and	E 11/01/11 R 11/01/13
	DESI	(D1).doc	Bedding (D-1)	
	DES\	CAC-BMPR.doc	Calcium Aluminate Cement (BMPR)	E 07/01/13
	DES\	Conc Noise Abate Wall(D1).docx	Concrete Noise Abatement Walls (Absorptive & Reflective)(Dist 1)	E 09/05/08 R 01/12/11
	DES\	CTA Flag Coordination.doc	CTA Flagging and Coordination	E 05/14/98 R 08/27/09
	DES\	Drain Inlet Prot Undr Traff(D1).doc	Drainage And Inlet Protection Under Traffic (D-1)	E 04/01/11 R 04/02/11
	DES\	Embankment I.doc	Embankment I	E 03/01/11 R 11/01/13
	DES\	Embankment II.doc	Embankment II	E 03/01/11 R 11/01/13
	DES\	ENG FIELD OFF TY A (SP).doc	Engineer's Field Office Type A (Special)	E 12/01/11 R 05/01/13
	DES\	Grade Shape Shldr.doc	Grading and Shaping Shoulders	E 12/28/01 R 01/01/07
	DES\	GTR Modified Binder(D-1).doc	Ground Tire Rubber (GTR) Modified Asphalt Binder (D-1)	E 06/29/06 R 01/01/13
	DES\	Heat of Hydration Ctrl (D1).doc	Heat of Hydration Control (D-1)	E 11/01/13
1	DES\	HMA Mix Des Regmts(D-1).doc	HMA Mixture Design Requirements (D-1)	E 01/01/13 R 11/01/14
	DES\	HMA Quantity Correction (BMPR).doc	Hot Mix Asphalt – Quantity Correction (BMPR)	E 10/01/14 R 10/02/14
	DES\	Hot in Place Recycle.doc	Pavement Rehabilitation by Hot In-Place Recycling	E 07/11/03 R 05/05/14
<u> </u>	DES\	LightwtCellularConcFill(D1).doc	Lightweight Cellular Concrete Fill (D-1)	E 11/11/01 R 02/28/13
<u> </u>	DES\	Pub_Conv_Sfty(D1).doc	Public Convenience and Safety (D-1)	E 05/01/12 R 07/15/12
1	DES\	RAP-RAS(D1).doc	Reclaimed Asphalt Pavement (RAP) and Reclaimed Asphalt Shingles (RAS) (D-1)	E 11/01/12 R 08/15/14
 	DES\	Slipform Paving (D-1).doc	Slipform Paving (D-1)	E 11/01/14
	DES\	Status Utility Adj-90day.doc	Status Of Utilities To Be Adjusted	E 01/30/87 R 01/24/13
	DES\	TEMP PVMT.doc	Temporary Pavement	E 03/01/03 R 04/10/08
	DES\	WINTERIZED TEMP ACCESS 3-5-	Winterized Temporary Access	E 01/01/12 R 03/05/12

Designer: Contract No.: CCDOTH

FAP:

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Bureau of Electrical Special Provisions					
ELE\	E: 1/1/2012				
ELE/	General Electrical Provisions 2012.d		Signal General Electrical Requirements GPS	E 1/1/2012	
ELE\	HPS Underpas	s 2012.doc	Underpass Luminaire, HPS, Stainless Steel Housing	E 1/1/2012	
ELE\	Junction Box	Embedded 2012.doc	Junction Box Embedded In Structure	E 1/1/2012	
ELE\	Lighting Contro	oller SCADA 2012.doc	Lighting Controller, Radio Control, Duplex, Console Type	E 1/1/2012	
ELE\	Lighting Maint	2012.doc	Maintenance Of Lighting Systems	E 1/1/2012	
ELE\	Light Tower	2012.doc	Light Tower	E 1/1/2012	
ELE\	Luminaire 2012	2.doc	Luminaire	E 1/1/2012	
ELE\		ty cable 2012.DOC	Luminaire Safety Cable Assembly	E 1/1/2012	
ELE\	<u>012.doc</u>	bass LightingSystem 2	Protect & Maintain Underpass Luminaires	E 1/1/2012	
ELE\	Raceway Expo	osed 2012.DOC	Exposed Raceways	E 1/1/2012	
ELE\	Raceway Unde	erground 2012.DOC	Underground Raceways	E 1/1/2012	
ELE\		ction_2012.doc	Electric Utility Service Connection (ComEd)	E 1/1/2012	
ELE\	Service Install	2012.doc	Electric Service Installation	E 1/1/2012	
ELE\	Temp light Sir	gleLaneStg 2012.doc	Temporary Lighting For Single Lane Staging	E 01/01/2012	
ELE\	Temp pole ins	tall 2012.DOC	Temporary Wood Pole, Install Only	E 1/1/2012	
ELE\	Unit Duct 2012	2.DOC	Unit Duct	E 1/01/2012	
ELE\	Wire Cable 20)12.doc	Wire and Cable	E 1/1/2012	
GBS	gbsp04.doc	Polymer Modified Portla	and Cement Mortar	E 6/7/94 R 07/26/13	
GBS\	gbsp12.doc	Drainage System		E 06/10/94 R 01/01/07	
GBS\	gbsp13.doc Floating Bearings		· · · · · · · · · · · · · · · · · · ·	E 10/13/88 R 10/30/12	
GBS\	gbsp14.doc Jack and Remove Exis		ting Bearings	E 04/20/94 R 01/01/07	
GBS\	gbsp15.doc Three Sided Precast C		oncrete Structure	E 07/12/94 R 10/15/11	
GBS\	gbsp16.doc	Jacking Existing Super	structure	E 01/11/93 R 01/01/07	
GBS\	gbsp17.doc	Bonded Preformed Join		E 07/12/94 R 01/01/07	
GBS\	gbsp18.doc	Modular Expansion Joi		E 5/19/94 R 04/18/14	
GBS\	gbsp21.doc	Cleaning and Painting	Contact Surfaces of Existing Steel Structures	E 05/15/91 R 05/18/11	
GBS\	GBSP25.doc		Existing Steel Structures	E 10/02/01 R 04/19/12	
GBS\	GBSP26.doc		osal of Lead Paint Cleaning Residues	E 10/02/01 R 04/30/10	
GBS\	gbsp28.doc	Deck Slab Repair		E 05/15/95 R 10/15/11	
GBS\	gbsp29.doc	Bridge Deck Microsilica	a Concrete Overlay	E 05/15/95 R 10/30/12	
GBS\	GBSP30.doc	Bridge Deck Latex Con		E 05/15/95 R 01/18/11	
GBS\	gbsp31.doc	Bridge Deck HRM Con	crete Overlay	E 01/21/00 R 10/30/12	
GBS\	gbsp32.doc	Temporary Sheet Piling		E 090/2/94 R 01/31/12	
GBS\	gbsp33.doc	Pedestrian Truss Supe	rstructure	E 1/13/98 R 04/18/14	
GBS\	GBSP34.doc	Concrete Wearing Surf	ace	E 6/23/94 R 02/06/13	
GBS\	GBSP35.doc	Silicone Bridge Joint Se	ealer	E 08/01/95 R 10/15/11	
GBS\	GBSP38.doc	Mechanically Stabilized	Earth Retaining Walls	E 02/03/99 R 08/29/14	
GBS\	GBSP42.doc	Drilled Soldier Pile Ret		E 09/20/01 R 01/03/14	
GBS\	GBSP43.doc	Driven Soldier Pile Ret		E 11/13/02 R 01/03/14	
GBS\	GBSP44.doc	Temporary Soil Retent		E 12/30/02 R 05/11/09	
GBS\	GBSP45.doc	Bridge Deck Thin Polyr		E 05/07/97 R 02/06/13	
GBS\	GBSP46.doc	Geotextile Retaining wa	alls	E 09/19/03 R 07/26/13	
GBS\	GBSP51.doc	Pipe Underdrains for S	tructures	E 05/17/00 R 01/22/10	
GBS\	GBSP53.doc	Structural Repair of Co	ncrete	E 03/15/06 R 08/29/14	

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			Steel Otractures	E 06/01/07
GBS				E 06/01/07
GBS				E 11/14/96 R 04/19/12 E 01/06/03 R 08/29/14
GBS			ically Stabilized Earth Retaining Walls	E 12/06/04 R 01/03/14
GBS			and Surface Testing Bridge Sections	E 12/06/04 R 01/03/14 E 11/25/04 R 03/06/09
GBS			isposal of Non-Lead Paint Cleaning Residues	E 06/01/07 R 08/17/12
GBS				E 06/13/08 R 10/09/09
GBS				E 01/07/99 R 10/30/12
GBS				E 03/19/01 R 01/03/14
GBS				E 03/06/09
GBS			ent Reports for Contractor's Means and Methods	E 08/09/95 R 05/18/11
GBS			Create and Improve to mant	E 01/15/09 R 10/15/11
GBS GBS		<u>DC Aggregate Column</u>	Ground Improvement h or Ground Granulated Blast-Furnace Concrete Overlay	E 01/18/11 R 10/15/11
GBS			n of Ground Granulated Blast-Furnace Concrete Overlay	E 10/15/11 R
GBS			aget Diling (LDED)	E 01/31/12 R 08/17/12
GBS			restressed Concrete Bulb-T Beams	E 04/19/12 R
GBS				E 04/19/12 R 10/30/12
GBS			or Abutments, Wingwalls, Retaining Walls and Culverts	E 04/19/12 R 10/22/13
GBS				E 10/22/13 R 04/18/14
GBS	Without to have a fee damage dataset and the second s			E 08/29/14
GBS		GBSP Check Shee		E 11/07/14
		Bridge and	Roadway Maintenance Special Provisions	
MNT		doc	Adjust Rocker and Sole Plate	E 01/23/95 R 01/01/07
MNT		AB REM&REPL.doc	Approach Slab Removal & Replacement	E 12/28/01 R 01/01/07
MNT			Approach Slab Repair	E 03/13/97 R 09/25/09
MNT			Beam Straightening	E 12/06/94 R 01/01/07
MNT		nc-Sealer.doc	Bridge Deck Concrete Sealer	E 06/17/10 R 07/01/12
MNT			Bearing Pad Adjustment	E 07/27/94 R 01/01/07
MNT		ain Sys Repair.doc	Bridge Drainage System Repairs	E 11/16/10 R 09/15/11
MNT			Bridge Rail Removal	E 04/15/99 R 01/01/07
MNT		Drainage System.doc	Cleaning Drainage System	E 06/21/04 R 08/30/10
MNT			Concrete Bridge Deck Scarification [W/New HMA	E 11/22/02 R 01/01/07
MNT	1\ <u>CWS.DO</u>	<u>.</u>	Overlay W/O WMS] Concrete Wearing Surface [Use on Slab Bridges - for	E 06/23/94 R 01/01/07
			PPC Dk Bms use GBSP34]	
MNT		emoval.doc	Debris Removal	E 06/27/02
MNT	1\ dowelrp.d	<u>oc</u>	Dowel Repair	E 07/27/94 R 01/01/07
MNT			Epoxy Injection	E 12/06/94 R 01/01/07
MNT			Floor Drain Extension	E 02/01/96 R 04/07/98
MNT		nape_Foreslope.doc	Grading And Shaping Foreslopes	E 04/01/08
MNT			Grout Repair	E 07/27/94 R 01/01/07
MNT		doc	Hot-Mix Asphalt Surface Removal Complete	E 12/08/93 R 01/01/07
MNT	[1\ <u>HMArm2.</u>	DOC	Hot-Mix Asphalt Surface Removal [Use w/ PPC Deck Beams]	E 07/27/94 R 01/01/07
MNT	1\ <u>HMArm3.</u>	doc	Hot-Mix Asphalt Surface Removal (Deck)	E 04/29/96 R 01/01/07
MNT			Hot-Mix Asphalt Surface Removal [Use w/Deck Slab	E 07/27/94 R 01/01/07
			Repairs]	
MNT			Jacking and Cribbing	E 10/05/99 R 01/01/07
MNT			Jack and Reposition Bearings	E 12/15/93 R 07/15/96
MNT		I Open To Traffic.doc	Keeping the Tollway Open to Traffic	E 03/22/96 R 10/12/10
MNT			Keyway Repair	E 07/27/94 R 08/12/11
MNT		VZ_LIGHT(D1).doc	Nighttime Work Zone Lighting (D1)	E 11/01/08 R 06/15/10
MNT		rranty7.doc	Warranty for Cleaning and Painting Steel Structures	E 03/03/00 R 11/24/04
4	04 (IL D-1)		Page 3 December	4, 2014

BLRS District 1 Checklist

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MNT1\	PINLNK.DOC	Pin and Link Replacement	E 11/20/95 R 06/20/9
MNT1\	PINRR.DOC	Pin Replacement	E 06/11/96 R 06/20/9
MNT1\	plexdd.doc	Plug Existing Deck Drains	E 11/06/96 R 01/01/0
MNT1\	PPROSH.DOC	Permanent Protective Shield System	E 10/03/96 R 06/27/0
MNT1\	PrGrAng.doc	Pressure Grouting Angles	E 06/01/93 R 01/01/0
MNT1\	reancr.doc	Re-Anchor Existing Expansion Joint Angles	E 02/20/98
MNT1\	REBAR.DOC	Cleaning and Painting Exposed Rebar	E 03/20/97 R 01/01/0
MNT1\	RECIBm.doc	Removal of Existing Concrete I-Beam	E 07/09/98 R 05/05/
MNT1\	REXPPCDB.doc	Removal of Existing Precast Prestressed Concrete Deck Beams	
MNT1\	RREXRL.DOC	Removing and Re-Erecting Existing Railing	E 10/31/96 R 01/01/0
MNT1\	Scarify.doc	Concrete Bridge Deck Scarification	E 05/15/95 R 01/01/0
MNT1\	SteelRem.doc	Structural Steel Removal	E 10/03/97 R 01/01/0
MNT1\	steelrep.doc	Structural Steel Repair	E 12/15/00 R 01/01/0
MNT1\	STRBM.DOC	Straighten Bent Members	E 01/23/97 R 06/19/
MNT1\	StructRepConcr(SP).doc	Structural Repair Of Concrete (Special)	E 04/02/07
MNT1\	Tmpsh1.doc	Temporary Shoring & Cribbing [when req'd for damaged beam replacement; requires SE]	E 06/16/92 R 03/11/0
MNT1\	Tmpsh1a.doc	Temporary Shoring & Cribbing [when "May be req'or or Day Labor beam replacement; No SE req'd]	d" for E 06/16/92 R 04/22/0
MNT1\	Tmpsh2.doc	Temporary Shoring and Cribbing [for use w/longitu joint. closure on slab bridges]	dinal E 07/27/94 R 03/11/
MNT1\	TMPSH3.DOC	Temporary Shoring and Cribbing [Use during Pile Repair]	E 07/16/92 R 03/11/
MNT1\	TMPSH4.DOC	Temporary Shoring and Cribbing [Use to support Beams over substructure repair]	E 7/16/92 R 10/17/1
MNT1\	TMPSH5.DOC	Temporary Shoring and Cribbing [Support Slab Bri during Joint reconstruction]	dge E 07/16/92 R 03/11/
MNT1\	TMPSH6.DOC	Temporary Shoring and Cribbing [support effected beam during beam end repairs]	E 10/22/04 R 11/09/
MNT1\	TMPSLB.DOC	Temporary Slab Support System [use with beam replacement]	E 07/27/94 R 03/11/
MNT1\	TMPSP1.DOC	Temporary Support System [Use for Pin & Link Replacement]	E 11/20/95 R 04/04/
MNT1\	TMPSP2.DOC	Temporary Support System [Use if Pins over RR]	E 11/20/95 R 03/11/
MNT1\	Work Zone Traff Ctrl(D1-M).doc	Work Zone Traffic Control (D-1 Maintenance)	E 05/30/96 R 06/15/
MNT2\	COARSE SAND PLACEMENT.doc	Coarse Sand Placement	E 02/07/07
MNT2\	GENERAL REQUIREMENTS FOR WEED CONTROL SPRAYING.doc	General Requirements For Weed Control Spraying	E 02/07/07
MNT2\	MULCH PLACEMENT FOR WOODY PLANTS.doc	Mulch Placement For Woody Plants	E 02/07/07
MNT2\	Pruning-safety.doc	Pruning For Safety And Equipment Clearance	E 10/31/06
MNT2\	SELECTIVE CLEARING.doc	Selective Clearing	E 02/08/07
MNT2\	WEED CONTROL PRE- EMERGENT GRANULAR HERBICIDE.doc	Weed Control, Pre-Emergent Granular Herbicide	E 07/29/02 R 02/07/
MNT2\	WEED CONTROL, NON- SELECTIVE AND NON- RESIDUAL.doc	Weed Control, Non-Selective And Non-Residual	E 02/07/07
MNT2\	WEED CONTROL, TEASEL (POUND).doc	Weed Control, Teasel (Pound)	E 02/07/07

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TRF	7030001T.DOC	Type III Temporary Tape For Wet Conditions	E 02/01/11
TRF	8500002T.DOC	Full-Actuated Controller And Cabinet (Special)	E 1/1/02 Rev 1/1/07
TRF	8500003T.DOC	Master Controller (Special)	E 01/01/97 R 01/01/07
TRF	8500004T.DOC	Full-Actuated Controller (Special)	E 9/26/95 Rev 1/1/07
TRF	8500005T.DOC	Modify Existing Type "D" Foundation	E 01/01/97 R 01/01/07
TRF	8500006T.DOC	Rebuild Existing Handhole	E 01/01/97 R 01/01/07
TRF	8500007T.DOC	Rebuild Existing Handhole To Heavy-Duty Handhole	E 01/01/97 R 01/01/07
TRF	8500008T.DOC	Relocate Existing Emergency Vehicle Priority System, Detector Unit	E 10/01/97 R 01/01/07
TRF	8500009T.DOC	Confirmation Beacon	E 01/01/02 R 01/01/07
TRF	8500010T.DOC	Relocate Existing Emergency Vehicle Priority System, Phasing Unit	E 01/01/02 R 01/01/07
TRF	8500011T.DOC	Detector Loop Replacement/ Installation On Resurfacing/Patching	E 01/01/85 R 01/01/07
TRF	8500012T.DOC	Flashing Beacon Installation	E 01/01/07
TRF	8500014T.DOC	Rr Full-Actuated Controller And Cabinet (Special)	E 1/1/07
TRF	8500015T.DOC	Rr Full-Actuated Controller And Cabinet	E 1/1/07
TRF	<u>9010001X.DOC</u>	Keeping The Expressway Open To Traffic	E 03/22/96 R 02/13/14
TRF	\ <u>9010002X.DOC</u>	Failure To Open Traffic Lanes To Traffic	E 03/22/96 R 02/09/05
TRF	\ <u>9010003X.doc</u>	Traffic Control And Protection (Expressways)	E 03/08/96 R 02/13/14
TRF	\ <u>9010004X.DOC</u>	Traffic Control Surveillance (Expressways)	E 10/25/95 R 01/09/98
TRF	\ <u>9010005X.DOC</u>	Traffic Control Surveillance (Special)	E 10/25/95 R 01/01/07
TRF	\ <u>9010006X.DOC</u>	Temporary Information Signing	E 11/13/96 R 01/02/07
TRF	\ <u>9010009X.DOC</u>	Traffic Control For Work Zone Areas	E 09/14/95 R 01/01/07
TRF	D1 TS Specs 2012.doc	Traffic Signal Specifications (Dist. 1)	E 01/01/02 R 01/01/12
TRF	Hot Spray Thermo.doc	45 Mil Hot Spray Thermoplastic Pavement Marking	E 02/28/94 R 12/18/12
TRF	Keep Arterials Open	Keeping Arterial Roadways Open To Traffic	E 01/22/03 R 01/01/07
	to Traffic.doc		
TRF		Sign Shop Drawing Submittal	E 01/01/13
	Submittal.doc		

FOLLOWING ARE THE CURRENT BDE SPECIAL PROVISIONS ISSUED BY THE CENTRAL BUREAU OF DESIGN AND ENVIRONMENT. PRELIMINARY AND FINAL SPECIAL PROVISIONS THAT ARE DISTRIBUTED FOR DISTRICT OR OUTSIDE AGENGY REVIEW SHOULD INCLUDE A COPY OF EACH APPLICABLE BDE SPECIAL PROVISION. FINAL SUBMITTAL TO THE CENTRAL OFFICE SHOULD ONLY INCLUDE THE BDE SPECIAL PROVISION CHECK SHEET WITH THE APPLICABLE SPECIAL PROVISIONS CHECKED.

			· · · · · · · · · · · · · · · · · · ·
ZD&E\	20338.doc	TRAINING SPECIAL PROVISIONS	E 10/15/75
ZD&E\	34261.doc	RAILROAD PROTECTIVE LIABILITY INSURANCE	E 12/01/86 R 01/01/06
ZD&E\	50261.doc	BUILDING REMOVAL - CASE I (NON-FRIABLE AND FRIABLE ASBESTOS	E 09/01/90 R 04/01/10
		ABATEMENT)	
ZD&E\	<u>5048I.doc</u>	BUILDING REMOVAL - CASE II (NON-FRIABLE ASBESTOS ABATEMENT)	E 09/01/90 R 04/01/10
ZD&E\	<u>50491.doc</u>	BUILDING REMOVAL - CASE III (FRIABLE ASBESTOS ABATEMENT)	E 09/01/90 R 04/01/10
ZD&E\	<u>5053I.doc</u>	BUILDING REMOVAL - CASE IV (NO ASBESTOS)	E 09/01/90 R 04/01/10
ZD&E\	80029.doc	DISADVANTAGED BUSINESS ENTERPRISE PARTICIPATION	E 09/01/00 R 08/02/11
ZD&E\	80045.doc	MATERIAL TRANSFER DEVICE	E 06/15/99 R 08/01/14
ZD&E\	80071.doc	WORKING DAYS	E 01/01/02
ZD&E\	80099.doc	ACCESSIBLE PEDESTRIAN SIGNALS (APS)	E 04/01/03 R 01/01/14
ZD&E\	80127.doc	STEEL COST ADJUSTMENT	E 04/02/04 R 04/01/09
ZD&E\	80157.doc	RAILROAD PROTECTIVE LIABILITY INSURANCE (5 AND 10)	E 01/01/06
ZD&E\	80165.doc	MOISTURE CURED URETHANE PAINT SYSTEM	E 11/01/06 R 01/01/10
ZD&E\	80173.doc	BITUMINOUS MATERIALS COST ADJUSTMENTS	E 11/2/06 R 08/01/13
ZD&E\	80192.doc	AUTOMATED FLAGGER ASSISTANCE DEVICES	E 01/01/08
ZD&E\	80198.doc	COMPLETION DATE (VIA CALENDAR DAYS)	E 04/01/08
ZD&E\	80199.doc	COMPLETION DATE (VIA CALENDAR DAYS) PLUS WORKING DAYS	E 04/01/08
ZD&E\	80229.doc	FUEL COST ADJUSTMENT	E 04/01/09 R 07/01/09
ZD&E\	80240.doc	ABOVE GRADE INLET PROTECTION	E 07/01/09 R 01/01/12

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	ZD&E\	80241.doc	BRIDGE DEMOLITION DEBRIS	E 07/01/09
	ZD&E\	80246.doc	HOT-MIX ASPHALT - DENSITY TESTING OF LONGITUDINAL JOINTS	E 01/01/10 R 04/01/2012
	ZD&E\	80254.doc	PAVEMENT PATCHING	E 01/01/10
	ZD&E\	80261.doc	CONSTRUCTION AIR QUALITY-DIESEL RETROFIT	E 06/01/10 R 11/01/14
	ZD&E\	80265.doc	FRICTION AGGREGATE	E 01/01/11 R 11/01/14
	ZD&E\	80274.doc	AGGREGATE SUBGRADE IMPROVEMENT	E 04/01/12 R 01/01/13
	ZD&E\	80277.doc	Concrete Mix Design - Department Provided	E 01/01/12 R 01/01/14
	ZD&E\	80288.doc	WARM MIX ASPHALT	E 01/01/12 R 11/01/14
	ZD&E\	80289.doc	WET REFLECTIVE THERMOPLASTIC PAVEMENT MARKING	E 01/01/12
	ZD&E\	80293.doc	Concrete Box Culverts with Skews > 30 Degrees and Design Fills ≤ 5 Feet	E 04/01/12 R 04/01/14
	ZD&E\	80294.doc	CONCRETE BOX CULVERTS WITH SKEWS ≤ 30 DEGREES	E 04/01/12 R 04/01/14
			REGARDLESS OF DESIGN FILL AND SKEWS > 30 DEGREES WITH DESIGN FILLS > 5 FEET	
	ZD&E\	80298.doc	PAVEMENT MARKING TAPE TYPE IV	E 04/01/12
	ZD&E\	80300.doc	PREFORMED PLASTIC PAVEMENT MARKING TYPE D - INLAID	E 04/01/12
	ZD&E\	80301.doc	TRACKING THE USE OF PESTICIDES	E 08/01/12
	ZD&E\	80302.doc	WEEKLY DBE TRUCKING REPORTS	E 06/02/12
	ZD&E\	80304.doc	GROOVING FOR RECESSED PAVEMENT MARKINGS	E 11/01/12 R 08/01/14
	ZD&E\	80306.doc	RECLAIMED ASPHALT PAVEMENT AND RECLAIMED ASPHALT SHINGLES	E 11/01/12 R 04/01/14
	ZD&E	80310.doc	COATED GALVANIZED STEEL CONDUIT	E 01/01/13 R 01/01/15
	ZD&E\	80311.doc	CONCRETE END SECTIONS FOR PIPE CULVERTS	E 01/01/13
	ZD&E\	80315.doc	INSERTION LINING OF CULVERTS	E 01/01/13 R 11/01/13
	ZD&E\	80317.doc	SURFACE TESTING OF HOT-MIX ASPHALT OVERLAYS	E 01/01/13
	ZD&E\	80318.doc	TRAVERSABLE PIPE GRATE	E 01/01/13 R 04/01/14
	ZD&E\	80322.doc	HOT-MIX ASPHALT - MIXTURE DESIGN COMPOSITION AND VOLUMETRIC REQUIREMENTS	E 11/01/13 R 11/01/14
	ZD&E\	80323.doc	HOT-MIX ASPHALT - MIXTURE DESIGN VERIFICATION AND PRODUCTION	E 11/01/13 R 11/01/14
	ZD&E\	80324.doc	LFRD PIPE CULVERT BURIAL TABLES	E 11/01/13 R 11/01/14
	ZD&E\	80325.doc	LRFD PIPE CULVERT BURIAL TABLES	E 11/01/13 R 11/01/14
	ZD&E\	80327.doc	REINFORCEMENT BARS	E 11/01/13
	ZD&E\	80328.doc	PROGRESS PAYMENTS	E 11/02/13
	ZD&E\	80329.doc	GLARE SCREEN	E 01/01/14
	ZD&E\	80334.doc	CONCRETE GUTTER, CURB, MEDIAN, AND PAVED DITCH	E 04/01/14 R 08/01/14
	ZD&E\	80335.doc	CONTRACT CLAIMS	E 04/01/14
	ZD&E\	80336.doc	LONGITUDINAL JOINT AND CRACK PATCHING	E 04/01/14
	ZD&E\	80337.doc	PAVED SHOULDER REMOVAL	E 04/01/14
	ZD&E\	80338.doc	PORTLAND CEMENT CONCRETE PARTIAL DEPTH HOT-MIX ASPHALT PATCHING	E 04/01/14
	ZD&E\	80340.doc	SPEED DISPLAY TRAILER	E 04/02/14
	ZD&E\	80341.doc	COILABLE NONMETALLIC CONDUIT	E 08/01/14 R 01/01/15
	ZD&E\	80342.doc	MECHANICAL SIDE TIE BAR INSERTER	E 08/01/14 R 01/01/15
· .	ZD&E\	80343.doc	PRECAST CONCRETE HANDHOLE	E 04/01/14
	ZD&E\	80344.doc	RIGID METAL CONDUIT	E 08/01/14
	ZD&E\	80345.doc	UNDERPASS LUMINAIRE	E 08/01/14
	ZD&E\	80346.doc	WATERWAY OBSTRUCTION WARNING LUMINAIRE	E 08/01/14
	ZD&E\	80347.doc	HOT-MIX ASPHALT - PAY FOR PERFORMANCE USING PERCENT WITHIN LIMITS-JOBSITE SAMPLING	E 11/01/14
	ZD&E\	80348.doc	HOT-MIX ASPHALT - PRIME COAT	E 11/01/14
	ZD&E\	80349.doc	PAVEMENT MARKING BLACKOUT TAPE	E 11/01/14
	ZD&E\	80350.doc	RETROREFLECTIVE SHEETING FOR HIGHWAY SIGNS	E 11/01/14
	ZD&E\	80351.doc	LIGHT TOWER	E 01/01/15
	ZD&E\	80352.doc	PAVEMENT STRIPING - SYMBOLS	E 01/01/15
	ZD&E\	80353.doc	PORTLAND CEMENT CONCRETE INLAY OR OVERLAY	E 01/01/15
		(_D_1)	Page 6 December	

Designer:	CCDOTH	FAP:			
Contract No.:	B. 0.0	Section:	_	14-W3219-01-DR	,
		County:	í	COOK	

ZD&E\	80354.doc	SIDEWALK, CORNER, OR CROSSWALK CLOSURE	E 01/01/15
ZD&E\	80355.doc	TEMPORARY CONCRETE BARRIER	E 01/01/15
ZD&E\	80356.doc	TRAFFIC BARRIER TERMINALS TYPE 6 OR 6B	E 01/01/15
ZD&E\	80357.doc	URBAN HALF ROAD CLOSURE WITH MOUNTABLE MEDIAN	E 01/01/15

BY ORDER

BOARD OF COUNTY COMMISSIONERS

THE COUNTY OF COOK

SHANNON E. ANDREWS

CHIEF PROCUREMENT OFFICER

JOHN J. YONAN, P.E.

SUPERINTENDENT OF DEPARTMENT OF TRANSPORTATION AND HIGHWAYS

DEFINITION OF TERMS

<u>PLANS</u>. The plans herein referred to are those prepared by the County Superintendent of Department of Transportation and Highways. The plans which cover the proposed improvement are designated by the section and route numbers inscribed herein and include all standard and special designs pertaining to the proposed improvement.

<u>SPECIFICATIONS</u>. The specifications herein referred to are the Standard Specifications for Road and Bridge Construction, Supplemental Specifications, the special provisions and all written agreements and documents of any description pertaining to the method or manner of performing the work and the quantity or quality of materials to be furnished under the contract. The Standard Specifications for Road and Bridge Construction are those prepared by the Department of Transportation of the State of Illinois, adopted January 1, 2012. The Supplemental Specifications are those prepared by the Department of Transportation of the State of Illinois.

INTENT OF PLANS AND SPECIFICATIONS. The intent of those plans and specifications is to prescribe a complete outline of the proposed improvement which the Contractor undertakes to construct in full compliance with the contract. In case of discrepancy, plans shall govern over Standard and Supplemental Specifications and Special Provisions shall govern over plans and specifications.

ABOUT REQUESTS FOR PLANS & PROPOSALS

The Specification can be downloaded at http://legacy.purchasing/public/index.php (follow online instructions to register, if you have not already). When the plans are not included in the bid document on the http site, you must also download the Plans (Drawings) at <u>ftp://highwayftp.cookcountyil.gov</u> (user name: highwaypublic; password: ftpt3st!).

A compact disk containing the bid documents will be available at the Cook County Building, 118 North Clark Street, Chicago, IL 60602 at Room 1018. One compact disk per company at no charge.

INFORMATION for BIDDERS

1) If the prospective bidder is in doubt as to the meaning of any part of the plans, specifications of other proposed contract documents, they may submit a written clarification to the Chief Procurement Officer (CPO) for an interpretation thereof. The prospective bidder submitting the request will be responsible for the prompt delivery to the Chief Procurement Officer. Any interpretation of the proposal documents will be made by an addendum duly issued through the Cook County Purchasing website.

2) An estimate of quantities of work to be done and material to be furnished under the specifications will be found in the Schedule of Prices. It is the result of calculations and is given as a basis for a comparison of bids and award of a contract.

3) The bidder should include in the bid price in his bid for any taxes such as Occupational, Social Security, Unemployment Compensation, etc., which he might be required to pay in connection with the construction of the proposed improvement. The County of Cook will not reimburse the Contractor for the payment of any such taxes.

4) The Board of County Commissioners for the County of Cook reserves the right to reject any or all bids and to waive technicalities of form. Bids may be rejected if current work being performed for the County of Cook by the bidder has been unsatisfactory from the standpoint of workmanship or progress, or if the contractor has been awarded work by others subsequent to the issuance of the bid, which may, in the judgment of said Board of County Commissioners of Cook County endanger the prompt completion of the proposed improvement.

5) The bidder shall include in his bid a Bid Guarantee in accordance with provisions contained in the proposal form. The return of the bid guarantee will be in accordance with provisions contained in the bid form.

6) The bidder who submits the bid shall furnish a satisfactory Surety Bond in the amount of one hundred percent (100%) of the contract price within **fourteen (14) days** after receiving notice of acceptance. Such acceptance being contingent upon the fulfillment of this requirement by said bidder. Failure on the part of said bidder to so execute a Contract and Surety Bond shall be considered just cause for the forfeiture of the bid guaranty as payment of liquidated damages sustained by the County of Cook as the result of such, and the annulment of acceptance of the proposal.

7) If bidder is submitting a bid as a Joint Venture, bidder shall complete the County's Joint Venture Forms and shall submit such Joint Venture Forms when the bid is submitted. Bidder is reminded that compliance with the Assumed Business Name Act (805 ILCS 405/1 et seq.) is required of all Joint Ventures.

8) The following completed documents are to be submitted with1 original and 1 copy of the Bid:

laint Vantura Farma	1 original
Joint Venture Forms	1 original
Bituminous Materials Cost Adjustments (when applicable)	1 original
Economic Disclosure Statement and Execution Documents:	4
IDOT Certificate of Eligibility	1 copy
IDOT Affidavit of Availability	1 copy
MBE/WBE Utilization Plan	1 copy
Letter of Intent from MBE/WBE to Perform	
as Subcontractor, Supplier and/or Consultant	1 copy
Petition for Reduction/Waiver of MBE/WBE Participation	·
Goals	1 original
MBE/WBE Certification Letters (Current)	1 copy
Contractor Certifications	1 original
Economic and Other Required Disclosures	1 original
Lobby, Local Business Preference,	
Real Estate Ownership	1 original
Affidavit of Child Support Obligations	1 original
Disclosure of Ownership Interest Statement	1 original
Familial Relationship Disclosure Provision	1 original
Certification Concerning Labor Standards	
And Prevailing Wage Requirements	1 original
Subcontractors Certification Concerning Labor Standards	
and Prevailing Wage Requirements	1 original
Execution Pages:	
Sole Proprietor Signature Page	3 originals
Partnership and/or Joint Venture Signature Page	3 originals
Corporation Signature Page	3 originals
Bid Deposit Form	1 original
Proposal Bid Bond	1 original
Surety Statement of Qualifications	1 original
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The following documents are to be submitted subsequent to notice of acceptance within fourteen (14) calendar days:

Performance and Payment Bond	1 original
Certificates of Insurance evidencing:	
Worker's Compensation and Employer's Liability	1 original
Commercial General Liability	1 original
Commercial Automobile Liability	1 original
Excess Liability	1 original
Contractor's Pollution Liability	1 original (if required)
Railroad Protective Liability (when applicable)	1 original
Trust Agreement	1 original

Please forward documents due within fourteen (14) days of notice of acceptance to:

Cook County Department of Transportation and Highways Contract Documents 69 West Washington Street Suite 2400 Chicago, IL 60602

SPECIAL PROVISION FOR BIDDING REQUIREMENTS AND CONDITIONS FOR CONTRACT PROPOSALS

Qualification of Bidders

The Awarding Authority for contract construction work is the County Board of a County. Each prospective bidder, in evidence of competence, shall furnish the Awarding Authority a certified copy of a "Certificate of Eligibility" issued by the Illinois Department of Transportation, and Contractor's Statement of Experience and Financial Condition" with their bid. Each prospective bidder shall furnish a sworn statement as to equipment owned and controlled, previous experience and construction work.

If the bidder to whom the award is made is a corporation organized under the laws of the State other than Illinois, the bidder shall furnish the Awarding Authority a copy of the corporation's Certificate of Authority to do business in the State of Illinois with the bid.

The bidder must provide the Awarding Authority a sworn Affidavit of Availability showing all uncompleted contracts awarded to them and all low bids pending award for Federal, State, County, Municipal and private work in the bid. The bidder should file two (2) copies of same with IDOT's District office.

Interpretation of Quantities in the Bid Schedule

The quantities appearing in the bid schedule are approximate and are prepared for the comparison of bids. Payment to the Contractor will be made only for the actual quantities of work performed and accepted or materials furnished according to the contract. The scheduled quantities of work to be done and materials to be furnished may be increased, decreased, or omitted as hereinafter provided.

Examination of Plans, Specifications, Special Provisions, and Site of Work

The bidder shall, before submitting a bid, carefully examine the provisions of the contract. The bidder shall inspect in detail the site of the proposed work, investigate and become familiar with all the local conditions affecting the contract and fully acquaint themselves with the detailed requirements of construction. Submission of a bid shall be a conclusive assurance and warranty the bidder has made these examinations and the bidder understands all requirements for the performance of the work. If the submitted bid is accepted, the bidder shall be responsible for all errors in the bid resulting from the bidder's failure or neglect to comply with these instructions. The Awarding Authority will, in no case, be responsible for any costs, expenses, losses, or change in anticipated profits resulting from such failure or neglect of the bidder to make these examinations.

The bidder shall take no advantage of any error or omission in the bid documents and advertised contract. Any prospective bidder who desires an explanation or interpretation of the plans, specification, or any of the contract documents shall request such in writing from the Awarding Authority in sufficient time to allow a written reply by the Awarding Authority that can reach all prospective bidders before the submission of their bids. Any reply given a prospective bidder concerning any of the contract documents, plans, and specifications will be furnished to all prospective bidders in the form determined by the Awarding Authority including, but not limited to, an addendum, if the information is deemed by the Awarding Authority to be necessary in submitting bids or if the Awarding Authority concludes the information would aid competition. Oral explanations, interpretations, or instructions given before the submission of bids unless at a prebid conference will not be binding on the Awarding Authority.

Changes in Improvement

The undersigned agrees that in case the Superintendent of Cook County Department of Transportation and Highways decides either to extend or decrease the area of the proposed improvement or to do both or otherwise alter it by extras or deductions including the elimination of any one or more of the quantities listed in the Schedule of Prices the undersigned will make such change in the contract price by adding or subtracting there from as the case may be by applying the respective unit prices to the quantities of the several items of work that may be involved by reason of such change.

Preparation of the Bid

Bidders shall submit their bids on the form furnished by the Awarding Authority. The bid shall be executed properly, and bids shall be made for all items indicated in the bid form, except when alternate bids are asked, a bid on more than one alternate for each item is not required, unless otherwise provided. The bidder shall indicate in figures, a unit price for each of the separate items called for in the bid form; the bidder shall show the products of the respective quantities and unit prices in the column provided for that purpose, and the gross sum shown in the place indicated in the bid form shall be the summation of said products. All writing shall be with ink or typewriter, except the signature of the bidder which shall be written in ink.

Any erasures or alterations in the unit prices and/or in the products of the respective quantities and unit prices in the bid, must be properly authenticated by the bidder by initialing in ink such erasures or alterations to avoid cause for rejection of the bid in accordance with Title 44 Illinois Administrative Code Chapter IX Section 660.180.

If the bid is made by an individual, that individual's name and business address shall be shown. If made by a firm or partnership, the name and business address of each member of the firm or partnership shall be shown. If made by a corporation, the bid shall show the names, titles, and business addresses of the president, corporate secretary and treasurer. The bid shall be signed by president or someone with authority to execute contracts and attest by the corporate secretary or someone with authority to execute or attest to the execution of contracts.

Rejection of Bids

The Awarding Authority reserves the right to reject any bids for any of the conditions listed below:

- a) More than one bid for same work from an individual, firm partnership, or corporation under the same name or different names.
- b) Evidence of collusion among bidders.
- c) Unbalanced bids in which the bid prices for some items are, in the judgment of the Awarding Authority, out of proportion to the bid prices for other items.
- d) If the bid does not contain a unit price for each pay item listed except in the case of authorized alternate pay items or lump sum pay items.
- e) If the bid form is other than that furnished by the Awarding Authority; or if the form is altered or any part thereof is detached.
- f) If there are omissions, erasures, alterations unauthorized additions, conditional or alternate bids, or irregularities of any kind which may tend to make the bid incomplete, indefinite or ambiguous as to its meaning.
- g) If the bidder adds any provisions reserving the right to accept or reject an award, or to enter into a contract pursuant to an award.
- h) If the proposal is not accompanied by the proper bid guaranty.
- i) If the bid is prepared with other than ink or typewriter, or otherwise fails to meet the requirement of the above "Preparation of Proposal" section.
- j) Lack of Competency and adequate machinery, plant, and other equipment, as revealed by the financial statement and experience questionnaires required in the prequalification procedures.
- k) Uncompleted work which, in the judgment of the Awarding Authority, might hinder or prevent the prompt completion of additional work awarded.
- I) False information provided on a bidder's "Affidavit of Availability".

- m) Failure to pay, or satisfactorily settle, all bills due for labor and material on former contracts in force at the time of issuance of bid forms.
- n) Failure to comply with any prequalification regulations of the Department.
- o) Default under previous contracts.
- p) Unsatisfactory performance record as shown by past work for the Awarding Authority, judged from the standpoint of workmanship and progress.
- q) When the contractor is suspended from eligibility to bid at a public letting where the contract is awarded by, or requires approval of, the Department.
- r) When any agent, servant, or employee of the prospective bidder currently serves as a member, employee, or agent of a governmental body that is financially involved in the proposal work.
- s) When any agent, servant, or employee of the perspective bidder has participated in the preparation of plans or specifications for the proposed work.

Bid Guaranty

Each bid shall be accompanied by a bid bond on the Department form contained in the bid document, executed by a corporate surety company satisfactory to the Awarding Authority, by a bank cashier's check or a properly certified check for not less than five percent (5%) of the amount bid, or for the amount specified in the following schedule:

Amount Bid		Proposal Guaranty
Up to	\$5,000	\$150
\$5,000	\$10,000	\$300
\$10,000	150,000	\$1,000
\$50,000	\$100,00	\$3,000
\$100,000	\$150,000	\$5,000
\$150,000	\$250,000	\$7,500
\$250,000	\$500,000	\$12,500
\$500,000	\$1,000,000	\$25,000
\$1,000,000	\$1,500,000	\$50,000
\$1,500,000	\$2,000,000	\$75,000
\$2,000,000	\$3,000,000	\$100,000
\$3,000,000	\$5,000,000	\$150,000
\$5,000,000	\$7,500,000	\$250,000
\$7,500,000	\$10,000,000	\$400,000
\$10,000,000	\$15,000,000	\$500,000
\$15,000,000	\$20,000,000	\$600,000
\$20,000,000	\$25,000,000	\$700,000
\$25,000,000	\$30,000,000	\$800,000
\$30,000,000	\$35,000,000	\$900,000
Over	\$35,000,000	\$1,000,000

In the event that one proposal guaranty check is intended to cover two or more bids, the amount must equal to the sum of the bid guaranties, which would be required for each individual proposal.

Bank cashier's checks or properly certified checks accompanying bids shall be made payable to the County Treasurer, when a County is the Awarding Authority; or the City, Village, or Town Treasurer, when a city, village or town is the Awarding Authority.

The bid guaranty checks of all except the two (2) lowest responsible bidders will be returned promptly after the bids have been checked, tabulated, and the relation of the bids established. Bid guaranty checks of the two lowest responsible bidders will be returned as soon as the contract and contract bond of the successful bidder have been properly executed and approved. Bid bonds will not be returned.

After a period of three (3) working days has elapsed after the date of opening proposals, the Awarding Authority may permit the two lowest bidders to substitute for the banks cashier's checks or certified checks submitted with their bids as proposal guaranties, bid bonds on the Department forms executed by corporate surety companies satisfactory to the Awarding Authority.

Delivery of Bids

If a special envelope is supplied by the Awarding Authority, each bid should be submitted in that envelope furnished by the Awarding Authority and the blank spaces on the envelope shall be filled in correctly to clearly indicate its contents. When an envelope other than the special one furnished by the Awarding Authority is used, it shall be marked to clearly indicate its contents. When sent by mail, the sealed proposal shall be addressed to the Awarding Authority at the address and in care of the official in whose office the bids are to be received. All bids shall be filed prior to the time and at the place specified in the Notice to Bidders. Bids received after the time specified will be returned to the bidder unopened.

Withdrawal of Bids

Bidder may withdraw their bid prior to bid opening.

Public Opening of Bids

Bids will be opened and read publicly at the time and place specified in the Notice to Bidders. Bidders, their authorized agents, and other interested parties are invited to be present.

Consideration of Bids

After the bids are opened and read, they will be compared on the basis of the summation of the products of the quantities shown in the bid schedule by the unit bid prices. In awarding contracts, the Awarding Authority will, in addition to considering the amounts stated in the bids, take into consideration the responsibility of the various bidders as stated under "Rejection of Bids and documents submitted in the bid and from other investigations which it may elect to make.

The right is reserved to reject any or all bids, to waive technicalities, or to advertise from new bids, if in the judgment of the Awarding Authority will be promoted thereby.

Awarding of Contract

The award of contract will be made within 90 calendar days after the opening of bids to the lowest responsible and responsive qualified bidder whose bids complies with all the requirements prescribed. The successful bidder will be notified that their bid has been accepted, and subject to the following conditions, the bidder will be the Contractor. In addition, the contractor shall provide all required insurance and bonding as specified within fourteen (14) calendar days from notice.

An approved contract executed by the Awarding Authority is required before the Awarding Authority is bound. An award may be cancelled any time by the Awarding Authority prior to execution in order to protect the public interest and integrity of the bidding process or for any other reason, if the judgment of the Awarding Authority and/or the best interests of the Awarding Authority will be promoted thereby.

If a contract is not awarded within 90 days after the bid opening, bidders may file a written request with the Awarding Authority for the withdrawal of their bid, or agree to maintain their bid price.

Requirement of Contract Bond

The Contractor shall furnish the Awarding Authority a performance and payment bond with good and sufficient sureties in the full amount of the contract within **fourteen (14) calendar days** as part of the requirement. The surety shall be acceptable to the Awarding Authority, shall waive notice of any changes and extensions of time, and shall submit its bond on the form furnished by the Awarding Authority.

Failure to Execute Contract

If the contract is not executed by the Awarding Authority within 90 days from the bid opening, the bidder shall have the right to withdraw their bid without penalty.

Failure of the successful bidder to provide all required insurance and bonding within **fourteen (14) days after the award notification** shall be just cause for the cancellation of the award and the forfeiture of the bid guaranty which shall become the property of the Awarding Authority, not as penalty, but in liquidation of damages sustained. Award may then be made to the next lowest responsible bidder, or the work may be advertised again and constructed under contract, or otherwise, as the Awarding Authority may decide.

SPECIAL PROVISION FOR PRE-BID MEETING

Prospective bidders are advised that Pre-Bid Meeting will be held:

Date: Tuesday, February 24, 2015

Time: 11 a.m.

Place: Cook County Department of Transportation and Highways 69 W. Washington Street Suite 2260 Chicago, IL 60602 SPECIAL PROVISION FOR WAGES OF EMPLOYEES ON PUBLIC WORKS

Prevailing Wages. All wages paid by the contractor and each subcontractor shall be in compliance with The Prevailing Wage Act (820 ILCS 130), as amended, except where a prevailing wage violates a federal law, order, or ruling, the rate conforming to the federal law, order, or ruling shall govern. The Illinois Department of Labor publishes the prevailing wage rates on its website at <u>www.state.il.us/agency/idol/rates.rates.htm</u>. If the Illinois Department of Labor revises the prevailing wage rates, the revised prevailing wage rates on the Illinois Department of Labor's website shall apply to this contract and the contractor will not be allowed additional compensation on account of said revisions. The contractor shall review the wage rates applicable to the work of the contract at regular intervals in order to ensure the timely payment of current wage rates. The contractor agrees that no additional notice is required. The contractor shall be responsible to notify each subcontractor of the wage rate set forth in this contract and any revisions thereto.

2. Payroll Records. The contractor and each subcontractor shall make and keep, for a period of not less than five years from the date of the last payment on a contract or subcontract, records of all laborers, mechanics, and other workers employed by them on the project; the records shall include information required by 820 ILCS 13/5 for each worker. Upon seven (7) business days' notice, the contractor and each subcontractor shall make available for inspection and copying at a location within this State during reasonable hours, the payroll records to the public body in charge of the project, its officers and agents, the Director of Labor and his deputies and agents, and to federal, State, or local law enforcement agencies and prosecutors.

3. Submission of Payroll Records. The contractor and each subcontractor shall, no later than the 15th day of each calendar month, file a certified payroll for the immediately preceding month with public body in charge of the project, except that the full social security number and home address shall not be included on weekly transmittals. Instead the payrolls shall include an identification number for each employee (E.g., the last four digits of the employee's social security). The certified payroll shall consist of a complete copy of the payroll records except starting and ending times of work each day may be omitted.

The certified payroll shall be accompanied by a statement signed by the contractor or subcontractor or an officer, employee, or agent of the contractor or subcontractor which avers that: (i) he or she has examined the certified payroll records required to be submitted by the Act and such records are true and accurate; (ii) the hourly rate paid to each worker is not less than the general prevailing rate of hourly wages required: and (iii) the contractor or subcontractor is aware that filing a certified payroll that he or she knows to be false is a Class A misdemeanor.

All certified payroll records required to be submitted pertaining to Cook County Department of Transportation and Highway contracts should be submitted to the following address:

Chief Engineer – Construction Bureau Cook County Department of Transportation and Highways 69 West Washington Street – 23rd Floor Chicago, IL 60602

1

004 (IL-CC) Wages of Employees on Public Works December 26, 2013 2 Pages Total 37

4. **Employees Interviews.** The contractor and each subcontractor shall permit his/her employees to be interviewed on the job, during working hours, by compliance investigators of the Department of Labor.

Cook County Prevailing Wage for February 2015

(See explanation of column headings at bottom of wages)

Trade Name Trng	RG TYP C B	ase FRMAN	M-F>8 OSA	OSH H/W	Pensn Vac
			===== ===		
ASBESTOS ABT-GEN	ALL 38	8.200 38.700	1.5 1.5	2.0 13.78	10.12 0.000
0.500 ASBESTOS ABT-MEC	BLD 3	5.100 37.600	1.5 1.5	2.0 11.17	10.76 0.000
0.720 BOILERMAKER	BLD 44	4.240 48.220	2.0 2.0	2.0 6.970	17.54 0.000
0.350 BRICK MASON	BLD 4	2.580 46.840	1.5 1.5	2.0 9.850	13.60 0.000
1.030 CARPENTER	ALL 4	3.350 45.350	1.5 1.5	2.0 13.29	13.75 0.000
0.630 CEMENT MASON	ALL 43	3.100 45.100	2.0 1.5	2.0 12.70	13.24 0.000
0.450 CERAMIC TILE FNSHER 0.710	BLD 35	5.810 0.000	1.5 1.5	2.0 10.55	8.440 0.000
COMM. ELECT. 0.700	BLD 3	9.000 41.800	1.5 1.5	2.0 8.420	11.98 1.100
ELECTRIC PWR EQMT OP	ALL 4	6.100 51.100	1.5 1.5	2.0 10.76	14.87 0.000
ELECTRIC PWR GRNDMAN	ALL 35	5.960 51.100	1.5 1.5	2.0 8.390	11.60 0.000
ELECTRIC PWR LINEMAN	ALL 40	6.100 51.100	1.5 1.5	2.0 10.76	14.87 0.000
ELECTRICIAN 0.750	ALL 44	4.000 47.000	1.5 1.5	2.0 13.33	14.77 0.000
ELEVATOR CONSTRUCTOR 0.600	BLD 50	0.800 57.150	2.0 2.0	2.0 13.57	14.21 4.060
FENCE ERECTOR 0.300	ALL 3	5.840 37.840	1.5 1.5	2.0 13.01	11.51 0.000
GLAZIER 0.940	BLD 4	0.000 41.500	1.5 2.0	2.0 12.49	15.99 0.000
HT/FROST INSULATOR	BLD 48	8.450 50.950	1.5 1.5	2.0 11.47	12.16 0.000
IRON WORKER 0.350	ALL 4	3.000 45.000	2.0 2.0	2.0 13.45	20.65 0.000
LABORER 0.500	ALL 3	8.000 38.750	1.5 1.5	2.0 13.78	10.12 0.000
LATHER 0.630	ALL 4	3.350 45.350	1.5 1.5	2.0 13.29	13.75 0.000
MACHINIST 0.000	BLD 4	4.350 46.850	1.5 1.5	2.0 6.760	8.950 1.850
MARBLE FINISHERS 0.600	ALL 33	1.400 32.970	1.5 1.5	2.0 9.850	13.10 0.000
MARBLE MASON 0.760	BLD 4	1.780 45.960	1.5 1.5	2.0 9.850	13.42 0.000
MATERIAL TESTER I 0.500	ALL 28	8.000 0.000	1.5 1.5	2.0 13.78	10.12 0.000
MATERIALS TESTER II 0.500	ALL 33	3.000 0.000	1.5 1.5	2.0 13.78	10.12 0.000
MILLWRIGHT 0.630	ALL 4	3.350 45.350	1.5 1.5	2.0 13.29	13.75 0.000
OPERATING ENGINEER	BLD 1 4	7.100 51.100	2.0 2.0	2.0 17.10	11.80 1.900
OPERATING ENGINEER	BLD 2 4	5.800 51.100	2.0 2.0	2.0 17.10	11.80 1.900
OPERATING ENGINEER	BLD 3 4	3.250 51.100	2.0 2.0	2.0 17.10	11.80 1.900
OPERATING ENGINEER	BLD 4 43	1.500 51.100	2.0 2.0	2.0 17.10	11.80 1.900
OPERATING ENGINEER	BLD 5 5	0.850 51.100	2.0 2.0	2.0 17.10	11.80 1.900
OPERATING ENGINEER	BLD 6 4	8.100 51.100	2.0 2.0	2.0 17.10	11.80 1.900
OPERATING ENGINEER	BLD 7 5	0.100 51.100	2.0 2.0	2.0 17.10	11.80 1.900
OPERATING ENGINEER	FLT 1 5:	2.450 52.450	1.5 1.5	2.0 16.60	11.05 1.900
OPERATING ENGINEER	FLT 2 5	0.950 52.450	1.5 1.5	2.0 16.60	11.05 1.900

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OPERATING ENGINEER	FLT 3	45.350	52.450	1.5	1.5 2	2.0	16.60	11.05	1.900
OPERATING ENGINEER	FLT 4	37.700	52.450	1.5	1.5 2	2.0	16.60	11.05	1.900
OPERATING ENGINEER	FLT 5	53.950	52.450	1.5	1.5 2	2.0	16.60	11.05	1.900
1.250 OPERATING ENGINEER	FLT 6	35.000	35.000	1.5	1.5 2	2.0	16.60	11.05	1.900
1.250 OPERATING ENGINEER	HWY 1	45.300	49.300	1.5	1.5 2	2.0	17.10	11.80	1.900
1.250 OPERATING ENGINEER	HWY 2	44.750	49.300	1.5	1.5 2	2.0	17.10	11.80	1.900
1.250 OPERATING ENGINEER	НШҮ З	42.700	49.300	1.5	1.5	2.0	17.10	11.80	1.900
1.250 OPERATING ENGINEER	HWY 4	41.300	49.300	1.5	1.5	2.0	17.10	11.80	1.900
1.250 OPERATING ENGINEER	HWY 5	40.100	49.300	1.5	1.5	2.0	17.10	11.80	1.900
1.250 OPERATING ENGINEER	HWY 6	48.300	49.300	1.5	1.5	2.0	17.10	11.80	1.900
1.250 OPERATING ENGINEER	HWY 7	46.300	49.300	1.5	1.5	2.0	17.10	11.80	1.900
1.250 ORNAMNTL IRON WORKER	ALL	43.900	46.400	2.0	2.0	2.0	13.36	17.24	0.000
0.650 PAINTER	ALL	40.750	45.500	1.5	1.5	1.5	10.75	11.10	0.000
0.770 PAINTER SIGNS	BLD	33.920	38.090	1.5	1.5	1.5	2.600	2.710	0.000
0.000 PILEDRIVER	ALL	43.350	45.350	1.5	1.5	2.0	13.29	13.75	0.000
0.630 PIPEFITTER	BLD	46.000	49.000	1.5	1.5	2.0	9.000	15.85	0.000
1.780 PLASTERER	BLD	42.250	44.790	1.5	1.5	2.0	11.40	12.19	0.000
0.650 PLUMBER	BLD	46.650	48.650	1.5	1.5	2.0	13.18	11.46	0.000
0.880 ROOFER	BLD	40.100	43.100	1.5	1.5	2.0	8.280	10.54	0.000
0.530 Sheetmetal Worker	BLD	41.530	44.850	1.5	1.5	2.0	10.48	20.06	0.000
0.690 SIGN HANGER	BLD	31.310	33.810	1.5	1.5	2.0	4.850	3.280	0.000
0.000 Sprinkler fitter	BLD	49.200	51.200	1.5	1.5	2.0	11.75	9.650	0.000
0.550 STEEL ERECTOR	ALL	42.070	44.070	2.0	2.0	2.0	13.45	19.59	0.000
0.350 STONE MASON	BLD	42.580	46.840	1.5	1.5	2.0	9.850	13.60	0.000
1.030 SURVEY WORKER -> NO		FFECT	ALI	L 37	.000	37.	750 1.	5 1.	5 2.0
12.97 9.930 0.000 0.500 TERRAZZO FINISHER	BLD	37.040	0.000	1.5	1.5	2.0	10.55	10.32	0.000
0.620 TERRAZZO MASON	BLD	40.880	43.880	1.5	1.5	2.0	10.55	11.63	0.000
0.820 TILE MASON	BLD	42.840	46.840	1.5	1.5	2.0	10.55	10.42	0.000
0.920 TRAFFIC SAFETY WRKR	HWY	32,750	34.350	1.5	1.5	2.0	6.550	6.450	0.000
0.500 TRUCK DRIVER E		33.850	34.500	1.5	1.5	2.0	8.150	8.500	0.000
0.150 TRUCK DRIVER E			34.500						0.000
0.150 TRUCK DRIVER E			34.500						0.000
0.150 TRUCK DRIVER E			34.500						0.000
0.150 TRUCK DRIVER W			33.100						0.000
0.000) 33.100						0.000
0.000		•	33.100						0.000
TRUCK DRIVER W									0.000
TRUCK DRIVER W 0.000			33.100						0.000
TUCKPOINTER 0.650	BLD	42.000) 43.800	1.5	1.0	2.0	0.100	12.00	0.000

Legend: RG (Region) TYP (Trade Type - All, Highway, Building, Floating, Oil & Chip, Rivers) C (Class) Base (Base Wage Rate) FRMAN (Foreman Rate)

M-F>8 (OT required for any hour greater than 8 worked each day, Mon through Fri. OSA (Overtime (OT) is required for every hour worked on Saturday) OSH (Overtime is required for every hour worked on Sunday and Holidays)

(Health & Welfare Insurance)

Pensn (Pension) Vac (Vacation)

Trng (Training)

Explanations

COOK COUNTY

The following list is considered as those days for which holiday rates of wages for work performed apply: New Years Day, Memorial Day, Fourth of July, Labor Day, Thanksgiving Day, Christmas Day and Veterans Day in some classifications/counties. Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain days of celebration. If in doubt, please check with IDOL.

TRUCK DRIVERS (WEST) - That part of the county West of Barrington Road.

EXPLANATION OF CLASSES

ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close future date. ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER

The grouting, cleaning, and polishing of all classes of tile, whether for interior or exterior purposes, all burned, glazed or unglazed tiles, cement tiles, epoxy composite materials, granite tiles, warning detectable tiles, cement tiles, epoxy composite materials, pavers, glass, mosaics, fiberglass, and all substitute materials, for tile made in tile-like units; all mixtures in tile like form of cement, metals, and other materials that are for and intended for use as a finished floor surface, stair treads, promenade roofs, walks, walls, ceilings, swimming pools, and all other places where tile is to form a finished interior or exterior. The mixing of all setting mortars including but not limited to thin-set mortars, epoxies, wall mud, and any other sand and cement mixtures or adhesives when used in the preparation, installation, repair, or maintenance of tile and/or similar materials. The handling and unloading of all sand, cement, lime, tile, fixtures, equipment, adhesives, or any other materials to be used in the preparation, installation, repair, or maintenance of tile and/or similar materials. Ceramic Tile Finishers shall fill all joints and voids regardless of method on all tile work, particularly and especially after installation of said tile work. Application of any and all protective coverings to all types of tile installations including, but not be limited to, all soap compounds, paper products, tapes, and all polyethylene coverings, plywood, masonite, cardboard, and any new type of products that may be used to protect tile installations, Blastrac equipment, and all floor scarifying equipment used in preparing floors to receive tile. The clean up and removal of all waste and materials. All demolition of existing tile floors and walls to be re-tiled.

COMMUNICATIONS ELECTRICIAN

Installation, operation, inspection, maintenance, repair and service of radio, television, recording, voice sound vision production and reproduction, telephone and telephone interconnect, facsimile, data apparatus, coaxial, fibre optic and wireless equipment, appliances and systems used for the transmission and reception of signals of any nature, business, domestic, commercial, education, entertainment, and residential purposes, including but not limited to, communication and telephone, electronic and sound equipment, fibre optic and data

communication systems, and the performance of any task directly related to such installation or service whether at new or existing sites, such tasks to include the placing of wire and cable and electrical power conduit or other raceway work within the equipment room and pulling wire and/or cable through conduit and the installation of any incidental conduit, such that the employees covered hereby can complete any job in full.

MARBLE FINISHER

Loading and unloading trucks, distribution of all materials (all stone, sand, etc.), stocking of floors with material, performing all rigging for heavy work, the handling of all material that may be needed for the installation of such materials, building of scaffolding, polishing if needed, patching, waxing of material if damaged, pointing up, caulking, grouting and cleaning of marble, holding water on diamond or Carborundum blade or saw for setters cutting, use of tub saw or any other saw needed for preparation of material, drilling of holes for wires that anchor material set by setters, mixing up of molding plaster for installation of material, mixing up thin set for the installation of material, mixing up of sand to cement for the installation of material and such other work as may be required in helping a Marble Setter in the handling of all material in the erection or installation of interior marble, slate, travertine, art marble, serpentine, alberene stone, blue stone, granite and other stones (meaning as to stone any foreign or domestic materials as are specified and used in building interiors and exteriors and customarily known as stone in the trade), carrara, sanionyx, vitrolite and similar opaque glass and the laying of all marble tile, terrazzo tile, slate tile and precast tile, steps, risers treads, base, or any other materials that may be used as substitutes for any of the aforementioned materials and which are used on interior and exterior which are installed in a similar manner.

MATERIAL TESTER I: Hand coring and drilling for testing of materials; field inspection of uncured concrete and asphalt.

MATERIAL TESTER II: Field inspection of welds, structural steel, fireproofing, masonry, soil, facade, reinforcing steel, formwork, cured concrete, and concrete and asphalt batch plants; adjusting proportions of bituminous mixtures.

OPERATING ENGINEER - BUILDING

Class 1. Asphalt Plant; Asphalt Spreader; Autograde; Backhoes with Caisson Attachment; Batch Plant; Benoto (requires Two Engineers); Boiler and Throttle Valve; Caisson Rigs; Central Redi-Mix Plant; Combination Back Hoe Front End-loader Machine; Compressor and Throttle Valve; Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Conveyor (Truck Mounted); Concrete Paver Over 27E cu. ft; Concrete Paver 27E cu. ft. and Under: Concrete Placer; Concrete Placing Boom; Concrete Pump (Truck Mounted); Concrete Tower; Cranes, All; Cranes, Hammerhead; Cranes, (GCI and similar Type); Creter Crane; Spider Crane; Crusher, Stone, etc.; Derricks, All; Derricks, Traveling; Formless Curb and Gutter Machine; Grader, Elevating; Grouting Machines; Heavy Duty Self-Propelled Transporter or Prime Mover; Highlift Shovels or Front Endloader 2-1/4 yd. and over; Hoists, Elevators, outside type rack and pinion and similar machines; Hoists, One, Two and Three Drum; Hoists, Two Tugger One Floor; Hydraulic Backhoes; Hydraulic Boom Trucks; Hydro Vac (and similar equipment); Locomotives, All; Motor Patrol; Lubrication Technician; Manipulators; Pile Drivers and Skid Rig; Post Hole Digger; Pre-Stress Machine; Pump Cretes Dual Ram; Pump Cretes: Squeeze Cretes-Screw Type Pumps; Gypsum Bulker and Pump; Raised and Blind Hole Drill; Roto Mill Grinder; Scoops - Tractor Drawn; Slip-Form Paver; Straddle Buggies; Operation of Tie Back Machine; Tournapull; Tractor with Boom and Side Boom; Trenching Machines.

Class 2. Boilers; Broom, All Power Propelled; Bulldozers; Concrete Mixer (Two Bag and Over); Conveyor, Portable; Forklift Trucks; Highlift Shovels or Front Endloaders under 2-1/4 yd.; Hoists, Automatic; Hoists, Inside Elevators; Hoists, Sewer Dragging Machine; Hoists, Tugger Single Drum; Laser Screed; Rock Drill (Self-Propelled); Rock Drill (Truck Mounted); Rollers, All; Steam Generators; Tractors, All; Tractor Drawn Vibratory Roller; Winch Trucks with "A" Frame.

Class 3. Air Compressor; Combination Small Equipment Operator; Generators; Heaters, Mechanical; Hoists, Inside Elevators (remodeling or renovation work); Hydraulic Power Units (Pile Driving, Extracting, and Drilling); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Low Boys; Pumps, Well Points; Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches.

Class 4. Bobcats and/or other Skid Steer Loaders; Oilers; and Brick Forklift.

Class 5. Assistant Craft Foreman.

Class 6. Gradall.

Class 7. Mechanics; Welders.

OPERATING ENGINEERS - HIGHWAY CONSTRUCTION

Class 1. Asphalt Plant; Asphalt Heater and Planer Combination; Asphalt Heater Scarfire; Asphalt Spreader; Autograder/GOMACO or other similar type machines: ABG Paver; Backhoes with Caisson Attachment; Ballast Regulator; Belt Loader; Caisson Rigs; Car Dumper; Central Redi-Mix Plant; Combination Backhoe Front Endloader Machine, (1 cu. yd. Backhoe Bucket or over or with attachments); Concrete Breaker (Truck Mounted); Concrete Conveyor; Concrete Paver over 27E cu. ft.; Concrete Placer; Concrete Tube Float; Cranes, all attachments; Cranes, Tower Cranes of all types: Creter Crane: Spider Crane; Crusher, Stone, etc.; Derricks, All; Derrick Boats; Derricks, Traveling; Dredges; Elevators, Outside type Rack & Pinion and Similar Machines; Formless Curb and Gutter Machine; Grader, Elevating; Grader, Motor Grader, Motor Patrol, Auto Patrol, Form Grader, Pull Grader, Subgrader; Guard Rail Post Driver Truck Mounted; Hoists, One, Two and Three Drum; Heavy Duty Self-Propelled Transporter or Prime Mover; Hydraulic Backhoes; Backhoes with shear attachments up to 40' of boom reach; Lubrication Technician; Manipulators; Mucking Machine; Pile Drivers and Skid Rig; Pre-Stress Machine; Pump Cretes Dual Ram; Rock Drill - Crawler or Skid Rig; Rock Drill - Truck Mounted; Rock/Track Tamper; Roto Mill Grinder; Slip-Form Paver; Snow Melters; Soil Test Drill Rig (Truck Mounted); Straddle Buggies; Hydraulic Telescoping Form (Tunnel); Operation of Tieback Machine; Tractor Drawn Belt Loader; Tractor Drawn Belt Loader (with attached pusher - two engineers); Tractor with Boom; Tractaire with Attachments; Traffic Barrier Transfer Machine; Trenching; Truck Mounted Concrete Pump with Boom; Raised or Blind Hole Drills (Tunnel Shaft); Underground Boring and/or Mining Machines 5 ft. in diameter and over tunnel, etc; Underground Boring and/or Mining Machines under 5 ft. in diameter; Wheel Excavator; Widener (APSCO).

Class 2. Batch Plant; Bituminous Mixer; Boiler and Throttle Valve; Bulldozers; Car Loader Trailing Conveyors; Combination Backhoe Front Endloader Machine (Less than 1 cu. yd. Backhoe Bucket or over or with attachments); Compressor and Throttle Valve; Compressor, Common Receiver (3); Concrete Breaker or Hydro Hammer; Concrete Grinding Machine; Concrete Mixer or Paver 7S Series to and including 27 cu. ft.; Concrete Spreader; Concrete Curing Machine, Burlap Machine, Belting Machine and Sealing Machine; Concrete Wheel Saw; Conveyor Muck Cars (Haglund or Similar Type); Drills, All; Finishing Machine -Concrete; Highlift Shovels or Front Endloader; Hoist - Sewer Dragging Machine; Hydraulic Boom Trucks (All Attachments); Hydro-Blaster; Hydro Excavating (excluding hose work); Laser Screed; All Locomotives, Dinky; Off-Road Hauling Units (including articulating) Non Self-Loading Ejection Dump; Pump Cretes: Squeeze Cretes - Screw Type Pumps, Gypsum Bulker and Pump; Roller, Asphalt; Rotary Snow Plows; Rototiller, Seaman, etc., self-propelled; Self-Propelled Compactor; Spreader - Chip - Stone, etc.; Scraper - Single/Twin Engine/Push and Pull; Scraper - Prime Mover in Tandem (Regardless of Size); Tractors pulling attachments, Sheeps Foot, Disc, Compactor, etc.; Tug Boats.

Class 3. Boilers; Brooms, All Power Propelled; Cement Supply Tender; Compressor, Common Receiver (2); Concrete Mixer (Two Bag and Over); Conveyor, Portable; Farm-Type Tractors Used for Mowing, Seeding, etc.; Forklift Trucks; Grouting Machine; Hoists, Automatic; Hoists, All Elevators; Hoists, Tugger Single Drum; Jeep Diggers; Low Boys; Pipe Jacking Machines; Post-Hole Digger; Power Saw, Concrete Power Driven; Pug Mills; Rollers, other than Asphalt; Seed and Straw Blower; Steam Generators; Stump Machine; Winch Trucks with "A" Frame; Work Boats; Tamper-Form-Motor Driven.

Class 4. Air Compressor; Combination - Small Equipment Operator; Directional Boring Machine; Generators; Heaters, Mechanical; Hydraulic Power Unit (Pile Driving, Extracting, or Drilling); Light Plants, All (1 through 5); Pumps, over 3" (1 to 3 not to exceed a total of 300 ft.); Pumps, Well Points; Vacuum Trucks (excluding hose work); Welding Machines (2 through 5); Winches, 4 Small Electric Drill Winches. Class 5. SkidSteer Loader (all); Brick Forklifts; Oilers.

Class 6. Field Mechanics and Field Welders

Class 7. Dowell Machine with Air Compressor; Gradall and machines of like nature.

OPERATING ENGINEER - FLOATING

Class 1. Craft Foreman; Master Mechanic; Diver/Wet Tender; Engineer; Engineer (Hydraulic Dredge).

Class 2. Crane/Backhoe Operator; Boat Operator with towing endorsement; Mechanic/Welder; Assistant Engineer (Hydraulic Dredge); Leverman (Hydraulic Dredge); Diver Tender.

Class 3. Deck Equipment Operator, Machineryman, Maintenance of Crane (over 50 ton capacity) or Backhoe (115,000 lbs. or more); Tug/Launch Operator; Loader/Dozer and like equipment on Barge, Breakwater Wall, Slip/Dock, or Scow, Deck Machinery, etc.

Class 4. Deck Equipment Operator, Machineryman/Fireman (4 Equipment Units or More); Off Road Trucks; Deck Hand, Tug Engineer, Crane Maintenance (50 Ton Capacity and Under) or Backhoe Weighing (115,000 pounds or less); Assistant Tug Operator.

Class 5. Friction or Lattice Boom Cranes.

SURVEY WORKER - Operated survey equipment including data collectors, G.P.S. and robotic instruments, as well as conventional levels and transits.

TERRAZZO FINISHER

The handling of sand, cement, marble chips, and all other materials that may be used by the Mosaic Terrazzo Mechanic, and the mixing, grinding, grouting, cleaning and sealing of all Marble, Mosaic, and Terrazzo work, floors, base, stairs, and wainscoting by hand or machine, and in addition, assisting and aiding Marble, Masonic, and Terrazzo Mechanics.

TRAFFIC SAFETY

Work associated with barricades, horses and drums used to reduce lane usage on highway work, the installation and removal of temporary lane markings, and the installation and removal of temporary road signs.

TRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION - EAST & WEST

Class 1. Two or three Axle Trucks. A-frame Truck when used for transportation purposes; Air Compressors and Welding Machines, including those pulled by cars, pick-up trucks and tractors; Ambulances; Batch Gate Lockers; Batch Hopperman; Car and Truck Washers; Carry-alls; Fork Lifts and Hoisters; Helpers; Mechanics Helpers and Greasers; Oil Distributors 2-man operation; Pavement Breakers; Pole Trailer, up to 40 feet; Power Mower Tractors; Self-propelled Chip Spreader; Skipman; Slurry Trucks, 2-man operation; Slurry Truck Conveyor Operation, 2 or 3 man; Teamsters; Unskilled Dumpman; and Truck Drivers hauling warning lights, barricades, and portable toilets on the job site.

Class 2. Four axle trucks; Dump Crets and Adgetors under 7 yards; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnapulls or Turnatrailers when pulling other than self-loading equipment or similar equipment under 16 cubic yards; Mixer Trucks under 7 yards; Ready-mix Plant Hopper Operator, and Winch Trucks, 2 Axles.

Class 3. Five axle trucks; Dump Crets and Adgetors 7 yards and over; Dumpsters, Track Trucks, Euclids, Hug Bottom Dump Turnatrailers or turnapulls when pulling other than self-loading equipment or similar equipment over 16 cubic yards; Explosives and/or Fission Material Trucks; Mixer Trucks 7 yards or over; Mobile Cranes while in transit; Oil Distributors, 1-man operation; Pole Trailer, over 40 feet; Pole and Expandable Trailers hauling material over 50 feet long; Slurry trucks, 1-man operation; Winch trucks, 3 axles or more; Mechanic--Truck Welder and Truck Painter.

Class 4. Six axle trucks; Dual-purpose vehicles, such as mounted crane trucks with hoist and accessories; Foreman; Master Mechanic; Self-loading equipment like P.B. and trucks with scoops on the front.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

LANDSCAPING

Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

MATERIAL TESTER & MATERIAL TESTER/INSPECTOR I AND II

Notwithstanding the difference in the classification title, the classification entitled "Material Tester I" involves the same job duties as the classification entitled "Material Tester/Inspector I". Likewise, the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties as the classification entitled "Material Tester II" involves the same job duties entitled "Material Tester II" involves the same job duties

SPECIAL PROVISION FOR ALTERNATE PROPOSAL

The Bidder certified that this bid and the unit prices shown on the schedule of prices are based on performing the work in accordance with "An Act Regulating the Wages of Laborers, Mechanics and other Workers employed under contracts for Public Works" enacted by the 62nd General Assembly and approved June 26, 1941, as amended. Should said "Act" be declared inoperative, void or unconstitutional at any time, either before or after the awarding of the contract for this project, the bidder agrees to perform the work at a reduction of ______ per cent, of the unit prices shown on the schedule of prices, it being expressly understood and agreed that the within bid shall be and remain in full force and effect, regardless of whether the said "Act" is declared to be inoperative, void or unconstitutional. The contract for this project is to be awarded on the bases of the unit prices shown on the schedule of prices, and the percentage reduction, if any, act out in this alternative proposal, is to receive no consideration in the award of this contract.

Should the said "Act" be declared inoperative, void or unconstitutional at any time after the awarding of said contract, whether before, during or after the completion of the work, the said contract shall remain in full force and effect, and shall be subject only to said reduction, if any, in the unit prices shown on the schedule of prices.

NOTE: The Bidder shall insert in the first paragraph the percentage which he will reduce his unit prices, if any, in the event the Act is declared inoperable, void or unconstitutional.

ORDINANCE

BE IT ENACTED BY THE BOARD OF COMMISSIONERS OF THE COUNTY OF COOK, that the Chief Procurement Officer of Cook County shall specify in the call for bids in any contract for public works that such contractors bidding on public works contracts of the County of Cook shall conform to Illinois Compiled Statutes, Chapter 30, Section 560/1 and following, which Act is entitled "An Act" to give preference in the construction of public works projects and improvements to citizens of the United States who have resided in Illinois for one year". The Chief Procurement Officer of Cook County in awarding the contract shall cause to be inserted in the contract a stipulation to the effect that the contractor shall conform to the above cited Illinois Statute.

SPECIAL PROVISION FOR RESPONSIBLE BIDDER REQUIREMENT

In accordance with the provisions of Section 30-22 (6) of the Illinois Procurement Code, the bidder certifies that it is a participant, either as an individual or as part of a group program, in the approved apprenticeship and training programs applicable to each type of work or craft that the bidder will perform with its own forces. The bidder further certifies for work that will be performed by subcontract that each of its subcontractors submitted for approved either (a) is, at the time of such bid, participating in an approved, applicable apprenticeship and training program; or (b) will, prior to commencement of performance of work pursuant to this centered, begin participation in an approved apprenticeship and training program applicable to the work of the subcontract. The Department, at any time before or after award, may require the production of a copy of each applicable Certificate of Registration issued by the United States Department of Labor evidencing such participation by the contractor and any or all of its Subcontractors. Applicable apprenticeship and training programs are those that have been approved and registered with the United Slates Department of Labor. The bidder shall list in the space below, the official name of the program sponsor holding the Certificate of Registration for all of the types of work or crafts in which the bidder is a participant and that will be performed with the bidder's forces. Types of work or craft work that will be subcontracted shall be included and listed as subcontract work. The list shall also indicate any type of work or craft job category that does not have an applicable apprenticeship or training program. The bidder is responsible for making a complete report and shall make certain that each type of work or craft job category that will be utilized on the project is accounted for and listed.

The requirements of this certification and disclosure are a material part of the contract, and the contractor shall require this certification provision to be included in all approved subcontracts. In order to fulfill this requirement, it shall not be necessary that an applicable program sponsor be currently taking or that it will take applications for apprenticeship, training or employment during the performance of the work of this contract.

MINORITY AND WOMEN BUSINESS ENTERPRISES COOK COUNTY ORDINANCE CHAPTER 34, DIVISION 8, SECTION 34-260 to SECTION 34-300

I. POLICY AND GOALS

A. It is the policy of the County of Cook to prevent discrimination in the award of or participation in County contracts and to eliminate arbitrary barriers for participation, as both prime and subcontractors, in such contracts by local businesses certified as Minority Business Enterprises (MBE) and Women owned Business Enterprises (WBE). In furtherance of this policy, the Cook County Board of Commissioners has adopted a Minority and Women owned Business Enterprise Ordinance (the "Ordinance") which establishes goals as outlined below:

Contract Type	Goals		
	MBE	WBE	
Goods and Services	25%	10%	
Construction	24%	10%	
Professional Services	35% (Overall	

- B. The County may set contract specific goals for each contract, based on the commodities or services specified in this bid document. The MBE/WBE percentages required for this contract are 20% MBE and 4% WBE. A Bid or Quotation shall be rejected if the County determines that a Bid or Quotation fails to comply with this provision, including but not limited to, commitments to achieve for this contract, the MBE/ WBE goals of the contract amount or to include a Petition for Reduction/Waiver documenting why the goals are not attainable despite the contractor's Good Faith Efforts. A Bid or Quotation may be rejected and a new Bid or Quotation may be solicited if the public interest is served thereby. Unless otherwise specified in the Bid or Quotation Documents, for purposes of this provision, the contract amount is the amount that has been entered on the Proposal page of the Bid or Quotation Documents.
- C. Except to the extent that a Bid or Quotation includes a Reduction/Waiver request, the contract MBE and WBE participation goals may be achieved by the Bid or Quotation entities' status as a MBE or WBE; by entering into a joint venture with one or more MBEs and/or WBEs; by subcontracting a portion of the work to one or more MBEs and WBEs; by establishing and carrying out a mentor/protégé agreement; by the Indirect Participation of one or more MBEs and WBEs used by the entity submitting a Bid or Quotation in other aspects of its business; or by any combination of the foregoing so long as the Utilization Plan evidences a commitment to the MBE and WBE contract goals set forth in (B) above.
- D. The same Business Enterprise, whether as a contractor, subcontractor or supplier, cannot be utilized as both a MBE and a WBE on the same contract.
- E. To the extent that the Ordinance does not apply to this Bid or Quotation, unless specifically waived in the Bid or Quotation Documents, this provision and the wording of the Ordinance shall apply. If there is a conflict between this provision and the Ordinance or the wording of the Ordinance, the Ordinance or its wording controls.
- F. A Contractor's failure to carry out its commitments in the course of the Contract's performance shall constitute a material breach of the Contract and if such breach is not appropriately cured, may result in the termination of the Contract or such remedy authorized by the Ordinance as the County deems appropriate.

MINORITY AND WOMEN BUSINESS ENTERPRISES COOK COUNTY ORDINANCE CHAPTER 34, DIVISION 8, SECTION 34-260 to SECTION 34-300

II. REQUIRED BID OR QUOTATION SUBMITTALS

To be considered responsive, a Bid or Quotation shall meet the MBE and WBE goals by submitting a Utilization Plan with the Bid or Quotation, which shall be (1) supported by Letters of Intent from the MBEs and WBEs together with the MBEs/WBEs **current** Letters of Certification, and/or (2) include a written Petition for Reduction/Waiver with the Bid or Quotation supported by documentation of Good Faith Efforts to meet the goals. Failure to submit the documents set forth in (A) and (B) of this Section II in accordance with these guidelines will cause the Bid or Quotation to be considered non-responsive and shall be cause to reject the Bid or Quotation.

A. MBE/WBE Utilization Plan

Each Bid or Quotation shall include with the Bid or Quotation a complete Utilization Plan. The Utilization Plan shall list the names, mail and email addresses, telephone number and contact persons of businesses intended to be used as MBEs and WBEs on the Contract. If the entity submitting a Bid or Quotation, or any of its subcontractors, suppliers or consultants, are certified MBEs or WBEs they shall be identified as an MBE or WBE within the Utilization Plan.

1. Letter(s) of Intent

Except as set forth below, a Bid or Quotation shall include with its Utilization Plan, Letter(s) of Intent executed by each MBE and WBE included in the Utilization Plan and by the entity submitting the Bid or Quotation, which sets forth that each MBE and WBE intends to perform as a subcontractor, supplier, joint venture partner and/or consultant on the contract. The Letters of Intent must accurately detail the work to be performed by the MBE or WBE firm and the agreed rates and/or prices to be paid. Failure to submit all Letter(s) of Intent as required may result in the Contract Compliance Director's determination that a Bid or Quotation is not responsive and shall be cause to reject the Bid or Quotation.

All commitments made by a Bid or Quotation in its Utilization Plan must conform to those included in the submitted Letter(s) of Intent. The Contract Compliance Administrator reserves the right to request supplemental information regarding the Letter(s) of Intent submitted with a Bid or Quotation and such information shall be furnished. (Reference Economic Disclosure Section for a format sample of a Letter of Intent)

2. <u>Letter(s) of Certification</u>

Only **current** Letters of Certification from one of the following entities may be accepted as certification of MBE/WBE status:

- County of Cook
- City of Chicago (NOTE: firms certified by the City of Chicago in any area other than Construction
 must complete and submit a Personal Net Worth/Size Standard Affidavit. This form can be
 downloaded online at <u>www.cookcountyil.gov/contractcompliance</u>)

or any other governmental body or agency approved by the Contract Compliance Director as applying certification standards substantially similar to those applied by the County of Cook may also be accepted.

The Contract Compliance Director retains the right to reject the certification of any MBE or WBE on the ground that it does not meet the County's definition of a MBE or WBE.

MINORITY AND WOMEN BUSINESS ENTERPRISES COOK COUNTY ORDINANCE CHAPTER 34, DIVISION 8, SECTION 34-260 to SECTION 34-300

3. Joint Venture Affidavit

In the event a Bid or Quotation achieves MBE and/or WBE participation by entering into a Joint Venture, the Bid or Quotation shall include the required Joint Venture Affidavit which can be downloaded online at <u>www.cookcountyil.gov/contractcompliance</u>). Such Joint Venture Affidavit shall be submitted with the Bid or Quotation along with **current** Letter(s) of Certification.

B. <u>Reduction/Waiver Petition</u>

In the event a Bid or Quotation is unable to meet the applicable contract MBE and WBE participation goals, the Bid or Quotation must include a Petition for Reduction/Waiver and submit the Petition with its Bid or Quotation. The Petition for Reduction/Waiver shall be supported with evidence and sufficient documentation to demonstrate the Bid's or Quotation's Good Faith Efforts in attempting to achieve the applicable MBE and WBE goals. Failure to submit a Petition for Reduction of Waiver as required may result in the Contract Compliance Director's determination that a Bid or Quotation is not responsive and shall be cause to reject the Bid or Quotation.

III. REDUCTION/WAIVER OF MBE/WBE GOALS

A. Granting a Reduction/Waiver Request.

- 1. The determination of the adequacy of the Good Faith Efforts to utilize MBEs and WBEs in a Bid or Quotation will be evaluated on the basis of the actions in attempting to achieve MBE and WBE participation goals set forth in the Bid or Quotation. Examples of actions constituting Good Faith Efforts for a Bid or Quotation are set forth within the Ordinance and in the "Petition for Reduction/Waiver of MBE/WBE Participation Goals" contained in the Bid or Quotation Documents.
- 2. The Contract Compliance Director may grant the Petition for Reduction/Waiver based upon the following criteria: (a) sufficient qualified MBEs and WBEs capable of providing the goods or services required by the contract are unavailable despite the good faith efforts of the contractor; (b) the specifications and the reasonable and necessary requirements for performing the contract make it impossible or economically infeasible to divide the contract into sufficiently small tasks or quantities to enable the contractor to utilize MBEs and WBEs in accordance with the applicable goals; (c) the price(s) required by any potential MBE or WBE is more that 10% above competitive levels; and (d) any other factor determined to be relevant by the Contract Compliance Director.

B. Denying a Reduction/Waiver Request.

- 1. If the Contract Compliance Director determines that a Bid or Quotation has not demonstrated adequate Good Faith Efforts to meet the applicable contract MBE and WBE goals, the Contract Compliance Director may deny a Petition for Reduction/Waiver and declare the Bid or Quotation non-responsive and recommend rejection of the Bid or Quotation.
- 2. Failure to undertake and/or to document adequate Good Faith Efforts shall be cause to deny a Petition for Reduction/Waiver. Determination of the adequacy of a Bid's or Quotation's Good Faith Effort will be evaluated on the basis of the Bid's or Quotation's actions as of the date of the Bid or Quotation opening.

MINORITY AND WOMEN BUSINESS ENTERPRISES COOK COUNTY ORDINANCE CHAPTER 34, DIVISION 8, SECTION 34-260 to SECTION 34-300

IV. CHANGES IN CONTRACTOR'S UTILIZATION PLAN

- A. Contractor, during its performance of the Contract, may not change the MBE or WBE commitments specified in its Utilization Plan, including but not limited to, terminating a MBE or WBE contract, reducing the scope of the work to be performed by a MBE/WBE, or decreasing the price to a MBE/WBE, except as otherwise provided by the Ordinance.
- B. Where an enterprise under the Contact was previously considered to be a MBE or WBE but is later found not to be, or work is found not to be creditable toward the MBE or WBE goals as stated in the Utilization Plan, the Contractor shall seek to discharge the disqualified enterprise, upon proper written notification to the Contract Compliance Administrator, and make every effort to identify and engage a qualified MBE or WBE as its replacement. Failure to obtain a MBE or WBE replacement within 30 working days of the Contract Compliance Administrator's written approval of the removal of a MBE or WBE may result in the termination of the contract or the imposition of such remedy authorized by the Ordinance, unless a written Petition for Reduction/Waiver is granted to Contractor allowing Contractor to award the work to a non-MBE or WBE.

V. NON-COMPLIANCE

If the County determines that the Contractor has failed to comply with its contractual commitments or any portion of the Ordinance or this provision, the Contract Compliance Administrator will notify the Contractor of such noncompliance and may take any and all appropriate actions as set forth within the Ordinance.

VI. <u>REPORTING/RECORD-KEEPING REQUIREMENTS</u>

The Contractor is required to comply with the reporting and record-keeping requirements as set forth in the Ordinance and as established by the Contract Compliance Administrator. Upon award of a Contract, Contractor is responsible for acquiring all necessary County reporting and record-keeping forms which will be made available in the Office of Contract Compliance.

VII. EQUAL EMPLOYMENT OPPORTUNITY

Compliance with MBE and WBE requirements will not diminish or supplant Equal Employment Opportunity and Civil Rights provisions as required by law as they relate to contractor and subcontractor obligations.

Any questions regarding this section should be directed to:

Office of Contract Compliance 118 North Clark Street, Room 1020 Chicago, Illinois 60602 (312) 603-5502

Assist Agencies

ILLINOIS DEPARTMENT OF TRANSPORTATION Bureau of Local Roads and Streets 201 West Center Court Schaumburg, IL 60196 847-705-4795 847-705-4203 (Fax) Moud.Ahmad@illinos.gov

Carnice Carey Executive Director Cosmopolitan Chamber of Commerce 30 E. Adams Street, Suite 1050 Chicago, IL 60603 312-786-0212 312-786-9079 (FAX) ccarey@cosmochamber.com

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Mr. Miguel Nogueras
Executive Director
Puerto Rican Chamber of Commerce 2450 West Division
Chicago, IL 60622 773-904-7996 773-583-3118 (FAX)

ILLINOIS ROAD BUILDERS 500 Park Boulevard Itasca, IL 60143 630-773-1220 630-773-1231 (FAX) Liz@irtba.org Annette@irtba.org

TARGET GROUP, INC. 330 South Wells Street Suite 400 Chicago, IL 60606 312-873-0200 312-873-0299 (FAX) jwilliams@targetgroupinc.ocm 52

Ms. Sheila Hill Morgan Executive Director CHICAGO MINORITY SUPPLIER DEVELOPEMTN COUNCIL (C.M.S.D.C.) 105 West Adams Chicago, IL 60603 312-755-8880 312-755-8890 (FAX) shillmorgan@chicagomsdc.org

Victor Davis Contractor Development Program CHICAGO URBAN LEAGUE 4510 South Michigan Avenue Chicago, IL 60653 773-451-3559 773-285-7772 (FAX) twatley@thechicagourbanleague.org

Ms. Beth Doria FEDERATION of WOMEN CONTRACTORS 5650 South Archer Avenue Chicago, IL 60638 312-360-1122 312-360-0239 (FAX) fwcchicago@aol.com

Ms. Joyce Shannahan Director INDUSTRIAL COUNCIL of NEARWEST 2023 West Carroll Avenue Chicago, IL 60612 312-421-3941 312-421-1871 (FAX) joyce@industrialcouncil.com

D. Lorenzo Padron Director of Procurement LATIN AMERICAN CHAMBER of COMMERCE 3512 West Fullerton Avenue Chicago, IL 60647 773-252-5211 773-252-7065 (FAX) randrade@latinamericanchamberofcommerce.com

008b MBE/WBE Special Provision

Mr. Frank Aguilar President LITTLE VILLAGE 26th STREET AREA CHAMBER OF COMMERCE 3610 West 26th Street Chicago, IL 60623 773-521-5387 312-521-5387 (FAX) senortamale@msn.com

Perry Gunn Executive Director NORTH RIVER COMMISSION/LADCOR 3403 West Lawrence – Suite 201 Chicago, IL 60625 773-478-0202 773-478-0282

Ms. Angela R. Johnson National Director of International Trade Bureau RAINBOW P.U.S.H. 930 East 50th Street Chicago, IL 60615 773-373-3366 312-373-3571 (FAX) mturner@rainbowpush.org

Ms. Patricia Showers Executive Director UPTOWN CENTER/HULL HOUSE 4520 North Beacon Chicago, IL 60640 773-561-3500 312-561-3507 (FAX) croeschley@hullhouse.org

Ms. Emilia DiMenco Chief Operating Officer WOMEN'S BUSINESS DEVELOPMENT CENTER 8 South Michigan Suite 400 Chicago, IL 60604 312-853-3477 312-853-0145 (FAX) edimenco@wbdc.org Sharah Garrett American Council of Engineering Companies of Illinois (ACEC Illinois) 5221 South 6th Street Road Suite 120 Springfield, IL 62703 217-529-7430 sharah@acecil.org

Cook County Departments

Cook County Office of the Chief Procurement Officer 118 N. Clark Street – Room 1018 Chicago, Illinois 60602 312-603-5370

Cook County Department of Transportation and Highways Contract Documents Administrator 69 W. Washington Street – Suite 2400 Chicago, Illinois 60602 312-603-1830

Cook County Office of Contract Compliance 118 North Clark Street 10th Floor Chicago, Illinois 60602 312-603-5502

COOK COUNTY

DEPARTMENT OF TRANSPORTATION AND HIGHWAYS

SPECIAL PROVISION FOR SPECIFIC EQUAL EMPLOYMENT OPPORTUNITY RESPONSIBILITIES NONFEDERAL-AID CONTRACTS

1) General

- a) The requirements set forth herein shall constitute the specific affirmative action requirements under this contract and supplement the non-discrimination requirements contained elsewhere in this proposal.
- b) The contractor will work with the Cook County Department of Transportation and Highways in carrying out Equal Employment Opportunity (EEO) obligations and in their reviews of activities under the contract.
- c) The contractor, and all subcontractors holding subcontracts (not including material suppliers) of \$10,000.00 or more, will comply with the following minimum specific requirement activities of equal employment opportunity the contractor will include these requirements in every subcontract of \$10,000.00 or more with such modification of language as is necessary to make them binding on the subcontractor.

2) Equal Employment Opportunity Policy

The contractor will accept as operating policy the following statement which is designed to further the provision of Equal Employment Opportunity to all persons, and to promote the full realization of equal employment opportunity through a positive continuing program:

"It is the policy of this company to ensure 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, preapprenticeship, and/or on-the-job training."

3) Equal Employment Opportunity Officer

The contractor will designate and make known to the Cook County Department of Transportation and Highways contracting officers an EEO officer who will have the responsibility for and must be capable of effectively administering and promoting an active contractor program of Equal Employment Opportunity and who must be assigned adequate authority and responsibility to do so.

4) Dissemination of Policy

a) 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 Equal Employment Opportunity 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:

- (1) 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.
- (2) 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 (30) days following their reporting for duty with the contractor.
- (3) 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 minority and female employees.
- b) In order to make the contractor's EEO policy known to all employees, prospective employees and potential sources of employees, i.e., schools, employment agencies, labor unions (where appropriate), college placement officers, etc., the contractor will take the following actions:
 - 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.
 - (2) 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.

5) Recruitment

- a) When advertising for employees, the contractor will include in all advertisements for employees the notation: "an Equal Opportunity Employer". All such advertisements will be published in newspapers, or other publications, having a large circulation among minority groups in the area from which the project work force would normally be derived.
- b) 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 minority and female applicants; including, but not limited to, state employment agencies, schools, colleges and minority and female organizations. To meet this requirement, the contractor will identify sources of potential minority and female employees, and establish with such identified sources procedures whereby minority and female applications may be referred to the contractor for employment consideration.

In the event the contractor has a valid bargaining agreement providing for exclusive hiring hall referral, he is expected to observe the provisions of that agreement to the extend that the system permits the contractor's compliance with eeo contract provisions.

c) The contractor will encourage present employees to refer minority and female applicants for employment by posting appropriate notices or bulletins in areas accessible to all such employees. In addition, information and procedures with regard to referring minority and female applicants will be discussed with employees.

6) 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 terminations, will 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 the 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 the avenues of appeal.

7) Training and Promotion

- a) The contractor will assist in locating, qualifying and increasing the skills of minority and female employees and applicants for employment.
- 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.
- 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 minority and female employees and will encourage eligible employees to apply for such training and promotion.

Unions

If the contractor relies in whole or in part upon unions as a source of employees, the contractor will use their best efforts to obtain the cooperation of such unions to increase opportunities form minorities and females within the unions and to effect referrals by such unions of minority and female employees. Actions by the contractor, either directly or through a contractor's association acting as agent, will include the procedures set forth below:

- e) The contractor will use best efforts to develop, in cooperation with the unions. Joint training programs aimed toward qualifying more minority and female employees for membership in the unions and increasing the skills of minority and female employees so that they may qualify for higher paying employment.
- f) The contractor will use best 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.
- g) 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 Cook County Department of Transportation and Highways and shall set forth what efforts have been made to obtain such information.
- h) In the event the union is unable to provide the contractor with a reasonable flow of minority and female 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 females. (The U.S. Department of Labor has held that it shall be no excuse that the union with which the contractor has a collective bargaining agreement providing for exclusive referral failed to refer minorities or female employees). In the event the union referral practice prevents the contractor from meeting the obligations pursuant to these special provisions, such contractor shall immediately notify the Cook County Department of Transportation and Highways.

8) 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.

- a) The contractor shall notify all potential subcontractors and suppliers of his/her EEO obligation under this contract.
- b) Minority and Women Owned Business Enterprises, shall have equal opportunity to compete for and perform subcontracts which the contractor enters into pursuant to this contract. The contractor will use best efforts to solicit bids from and to utilize M/WBE subcontractors or subcontractors with meaningful minority and female representation among their employees.

c) The contractor will use his/her best efforts to ensure subcontractor compliance with their EEO obligations.

9) 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 (3) years following completion of the contract work and shall be available at reasonable times and places for inspection by authorized representatives of the Cook County Department of Transportation and Highways.

- a) The records kept by the contractor shall document the following:
 - (1) The number of minorities, non-minorities and females 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 females;
 - (3) The progress and efforts being made in locating, hiring, training, qualifying, and upgrading minority and female employees; and,
 - (4) The progress and efforts being made in securing the services of DBE subcontractors or subcontractors with meaningful minority and female representation among their employees.
- b) The contractor will submit to the Cook County Department of Transportation and Highways a monthly report every month for the duration of the project, indicating the number of minority, nonminority and female employees currently engaged in each work classification required by contract work and the number of hours worked. This information is to be reported on form SBE-956. If onthe-job training is being required by special provision, the contractor will be required to collect and report training data.

Notice of requirement for affirmative Action to ensure equal employment Opportunity (executive order 11246)

- (1) The offeror's or bidder's attention is called to the "equal opportunity clause" and the "standard federal equal employment opportunity construction contract specifications" set forth herein.
- (2) The goals and timetables for minority and female participation, expressed in percentage terms for the contractor's aggregate workforce in each trade on all construction work in the covered area, are as follows:

APPENDIX A

The following goal for female utilization in each construction craft and trade shall apply to all contractors holding federal and federally assisted construction contracts and subcontracts in excess of \$10,000.00. The goal is applicable to the contractor's total on-site construction workforce, regardless of whether or not part of that workforce is performing work on a federal, federally assisted or nonfederally related construction contract or sub contract. Area covered (statewide) goals for women apply nationwide.

Goal

Female Utilization

Goal (Percentage) 6.9

APPENDIX B

Until further notice, the following goals for minority utilization in each construction craft and trade shall apply to all contractors holding federal or federally-assisted construction contracts and subcontracts in excess of \$10,000.00 to be performed in the respective geographical areas. The goals are applicable to the contractor's total on-site construction workforce, regardless of whether or not part of that workforce is performing work on a federal, federally-assisted or nonfederally related construction contract or subcontract.

Economic areaGoal (percent)083 Chicago, ILSmsa Counties:1600 Chicago, IL -IL - Cook, DuPage, Kane,Lake, Mchenry, Will19.6

These goals are applicable to all the contractor's construction work (whether or not it is federal or federally assisted) performed in the covered area. If the contractor performs construction work in a geographical area located outside of the covered area, it shall apply the goals established for such geographical area where the work is actually performed. With regard to this second area, the contractor also is subject to the goals for both its federally involved and nonfederally involved construction. The contractor's compliance with executive order and the regulations in 41 cfr part 60-4 shall be based on its implementation of the equal opportunity clause, specific affirmative action obligations required by the provisions and specifications set forth in its federally assisted contracts, and its efforts to meet the goals established for the geographical area where the contract resulting from this solicitation is to be performed. The hours of minority and female employment and training must be substantially uniform throughout the length of the contract, and in each trade, and the contractor shall make a good faith effort to employ minorities and women evenly on each of its projects. The transfer of minority of female employees or trainees from contractor to contractor or from project to project for the sole purpose of meeting the contractor's goals shall be a violation of the contract, the executive order and the regulations in 41 cfr part 60-4. Compliance with the goals will be measured against the total work hours performed.

(3) As used in this notice, and in the contract resulting from this solicitation, the "covered area" is the entire state of Illinois for the goal set forth in **Appendix A** and the county or counties in which the work is located for the goals set forth in **Appendix B**.

Standard federal equal employment Opportunity construction contract Specifications (executive order 11246)

- 1) As used in these specifications:
 - a) "covered area" means the geographical area described in the solicitation from which this contract resulted;
 - b) "director" means director, office of federal contract compliance programs, united states department of labor, or any person to whom the director delegates authority;
 - c) "employer identification number" means the federal social security number used on the employer's quarterly federal

Tax return, U.S. Treasury Department form 941.

- d) "minority" includes:
 - Black (all persons having origins in any of the black African racial groups not of Hispanic origins);
 - ii) Hispanic (all persons of Mexican, Puerto Rican, Cuban, central or south American or other Spanish culture or origin, regardless of race);
 - iii) Asian and pacific islander (all persons having origins in any of the original peoples of the far east, southeast Asia, the Indian subcontinent, or the pacific islands); and
 - iv) American Indian or Alaskan native (all persons having origins in any of the original peoples of north America and maintaining identifiable tribal affiliations through membership and participation or community identification).
- 2) Whenever the contractor, or any subcontractor at any tier, subcontracts a portion of the work involving any construction trade, it shall physically include in each subcontract in excess of \$10,000.00 the provisions of these specifications and the notice which contains the applicable goals for minority and female participation and which is set forth in the solicitations from which this contract resulted.
- 3) If the contractor is participating (pursuant to 41 cfr 60-4.5) in a hometown plan approved by the U. S. Department of Labor in the covered area wither individually or through an association, its affirmative action obligations on all work in the plan area (including goals and timetables) shall be in accordance with that plan for those trades which have unions participating in the plan. Contractors must be able to demonstrate their participation in and compliance with the provisions of any such hometown plan. Each contractor or subcontractor participating in an approved plan is individually required to comply with its obligations under the EEO clause, and to make a good faith effort to achieve each goal under the plan in each trade in which it has employees. The overall good faith performance by other contractor's or subcontractor's failure to take good faith efforts to achieve the plan goals and timetables.
- 4) The contractor shall implement the specific affirmative action standards provided in paragraphs 7a through p of these specifications. The goals set forth in the solicitation from which this contract

resulted are expressed as percentages of the total hours of employment and training of minority and female utilization the contractor should reasonably be able to achieve in each construction trade in which it has employees in the covered area. Covered construction contractors performing construction work in geographical areas where they do not have a federal or federally assisted construction

Contract shall apply the minority and female goals established for the geographical area where the work is being performed. Goals are published periodically in the federal register in notice form, and such notices may be obtained from any office of federal contract compliance programs office or from federal procurement contracting officers. The contractor is expected to make substantially uniform progress toward its goals in each craft during the period specified.

- 5) Neither the provisions of any collective bargaining agreement, nor the failure by a union with whom the contractor has a collective bargaining agreement, to refer either minorities or women shall excuse the contractor's obligations under these specifications, executive order 11246, or the regulations promulgated pursuant thereto.
- 6) In order for the nonworking training hours of apprentices and trainees to be counted in meeting the goals, such apprentices and trainees must be employed by the contractor during the training period, and the contractor must have made a commitment to employ the apprentices and trainees at the completion of their training, subject to the availability of employment opportunities. Trainees must be trained pursuant to training programs approved by the U.S. Department of Labor.
- 7) The contractor shall take specific affirmative actions to ensure equal employment opportunity. The evaluation of the contractor's compliance with these specifications shall be based upon its effort to achieve maximum results from its actions. The contractor shall document these efforts fully, and shall implement affirmative action steps at least as extensive as the following:
 - a) Ensure and maintain a working environment free of harassment, intimidation, and coercion at all sites, and in all facilities at which the contractor's employees are assigned to work. The contractor, where possible, will assign two or more women to each construction project. The contractor shall specifically ensure that all foremen, superintendents, and other on-site supervisory personnel are aware of and carry out the contractor's obligation to maintain such a working environment, with specific attention to minority or female individuals working at such sites or in such facilities.
 - b) Establish and maintain a current list of minority and female recruitment sources, provide written notification to minority and female recruitment sources and to community organizations when the contractor or its unions have employment opportunities available, and maintain a record of the organizations' responses.
 - c) Maintain a current file of the names, addresses and telephone numbers of each minority and female off-the street applicant and minority or female referral from a union, a recruitment source or community organization and of what action was taken with respect to each such individual. If such individual was sent to the union hiring hall for referral and was not referred back to the contractor by the union or, if referred, not employed by the contractor, this shall be documented in the file with the reason therefore, along with whatever additional actions the contractor may have taken.
 - d) Provide immediate written notification to the director when the union or unions with which the contractor has a collective bargaining agreement has not referred to the contractor a minority

person or woman sent by the contractor, or when the contractor has other information that the union referral process has impeded the contractor's efforts to meet its obligations.

- e) Develop on-the-job training opportunities and/or participate in training programs for the area which expressly include minorities and women, including upgrading programs and apprenticeship and trainee programs relevant to the contractor's employment needs, especially those programs funded or approved by the Department of Labor. The contractor shall provide notice of these programs to the sources complied under 7b above.
- f) Disseminate the contractor's eeo policy by providing notice of the policy to unions and training programs and requesting their cooperation in assisting the contractor in meeting its eeo obligations; by including it in any policy manual and collective bargaining agreement; by publicizing it in the company newspaper, annual report, etc.; by specific review of the policy with all management personnel and with all minority and female employees at least once a year; and by posting the company eeo policy on bulletin boards accessible to all employees at each location where construction work is performed.
- g) Review, at least annually, the company's EEO policy and affirmative action obligations under these specifications with all employees having any responsibility for hiring, assignment, layoff, termination or other employment decisions including specific review of these items with onsite supervisory personnel such as superintendents, general foremen, etc., prior to the initiation of construction work at any job site. A written record shall be made and maintained identifying the time and place of these meetings, persons attending, subject matter discussed, and disposition of the subject matter.
- h) Disseminate the contractor's EEO policy externally by including it in any advertising in the news media, specifically including minority and female news media, and providing written notification to and discussing the contractor's eeo policy with other contractors and subcontractors with whom the contractor does or anticipates doing business.
- i) Direct its recruitment efforts, both oral and written, to minority, female and community organizations, to schools with minority and female students and to minority and female recruitment and training organizations serving the contractor's recruitment area and employment needs. Not later than one month prior to the date for the acceptance of applications for apprenticeship of other training by any recruitment source, the contractor shall send written notifications such as the above, describing the openings, screening procedures, and test to be used in the selection process.
- j) Encourage present minority and female employees to recruit other minority persons and women and, where reasonable, provide after school, summer and vacation employment to minority and female youth both on the site and in other areas of a contractor's workforce.
- k) Validate all tests and other selection requirements here there is an obligation to do so under 41 cfr part 60-3.
- Conduct, at least annually, an inventory and evaluation at least of all minority and female personnel for promotional opportunities and encourage these employees to seek or to prepare for, through appropriate training, etc., such opportunities.

- m) Ensure that seniority practices, job classifications, work assignments and other personnel practices, do not have a discriminatory effect by continually monitoring all personnel and employment related activities to ensure that the EEO policy and the contractor's obligations under these specifications are being carried out.
- n) Ensure that all facilities and company activities are nonsegregated except that separate or singleuser toilet and necessary changing facilities shall be provided to assure privacy between the sexes.
- Document and maintain a record of all solicitations of offers for subcontracts from minority and female construction contractors and suppliers, including circulation of solicitations to minority and female contractor associations and other business associations.
- p) Conduct a review, at least annually, of all supervisors' adherence to and performance under the contractor's EEO policies and affirmative action obligations.
- 8) Contractors are encouraged to participate in voluntary associations which assist in fulfilling one or more of their affirmative action obligations (7a through p). The efforts of a contractor association, joint contractor-union, contractor-community, or other similar group of which the contractor is a member and participant, may be asserted as fulfilling any one or more of its obligations under 7a through p of these specifications provided that the contractor actively participates in the group, makes every effort to assure that the group has a positive impact on the employment of minorities and women in the industry, ensures that the concrete benefits of the program are reflected in the contractor's minority and female workforce participation, make a good faith effort to meet its individual goals and timetables, and can provide access to documentation which demonstrates the effectiveness of actions taken on behalf of the contractor. The obligation to comply however is the contractor's and failure of such a group to fulfill and obligation shall not be a defense for the contractor's noncompliance.
- 9) A single goal for minorities and a separate single goal for women have been established. The contractor, however, is required to provide equal employment opportunity and to take affirmative action for all minority groups, both male and female, and all women, both minority and non-minority. Consequently, the contract may be in violation of the executive order if a particular group is employed in a substantially disparate manner, (for example, even though the contractor has achieved its goal for women generally, the contractor may be in violation of the executive order if a specified minority group of women is underutilized).
- 10) The contractor shall not use the goals and timetables of affirmative action standards to discriminate against any person because of race, color, religion, sex, or national origin.
- 11) The contractor shall not enter into any subcontract with any person or firm debarred from government contracts pursuant to executive order 11246.
- 12) The contractor shall carry out such sanctions and penalties for violation of the specifications and of the equal opportunity clause, including suspension, termination and cancellation of existing subcontracts, as may be imposed or ordered pursuant to executive order 11246, as amended and its implementing regulations, by the office of federal contract compliance programs. Any contractor who fails to carry out sanctions and penalties shall be in violation of these specifications and executive order 11246, as amended.

- 13) The contractor, in fulfilling its obligations under these specifications, shall implement specific affirmative action steps, at least as extensive as those standards prescribed in paragraph 7 of these specifications, so as to achieve maximum results from its efforts to ensure equal employment opportunity. If the contractor fails to comply with the requirements of the executive order, the implementing regulations, or these specifications, the director shall proceed in accordance with 41 cfr 60-4.8.
- 14) The contractor shall designate a responsible official to monitor all employment related activity to ensure that the company EEO policy is being out, to submit reports relating to provisions hereof as may be required by the government and to keep records. Records shall at least include for each employee the name, address, telephone numbers, construction assigned, social security number, race, sex, status (e.g., mechanic, apprentice, trainee, helper, or laborer), dates of changes of status, hours worked per week in the indicated trade, rate of pay, and locations at which the work was performed. Records shall be maintained in an easily understandable and retrievable form; however, to the degree that existing records satisfy this requirement, contractors shall not be required to maintain separate records.
- 15) Nothing herein provided shall be construed as a limitation upon the application of other laws which establish standards of compliance or upon the application requirements for the hiring of local or other area residents (e.g., those under the Public Works Employment Act of 1977 and the Community Development Block Grant Program).

SPECIAL PROVISION FOR INSURANCE REQUIREMENTS

Within fourteen (14) days of notification of award, the bidder shall, at its cost, procure and maintain insurance with coverage in amounts not less than (i) governing law, (ii) as specified herein, or (iii) as actually maintained by Contractor. The cost to the Contractor for providing this insurance coverage shall be considered as included in the cost of the contract.

Nothing contained in these insurance requirements is to be construed as limiting the extent of the Contractor's responsibility for payment of damages resulting from its operations under this Contract.

Contractor shall require all subcontractors to provide the insurance required in this Agreement, or Contractor may provide said coverage for subcontractors. All subcontractors are subject to the same insurance requirements as Contractor unless specified otherwise.

The Cook County Department of Risk Management maintains the right to modify, delete, alter or change these requirements.

The Contractor shall maintain insurance as set forth below.

A. Workers Compensation Insurance

In accordance with the Laws of the State of Illinois and including Employer's Liability Insurance with limits not less than the following:

The Workers Compensation policy shall also include the following provisions:

Bodily Injury by accident	\$1,000,000 each accident
Bodily Injury by Disease	\$1,000,000 policy limit
Bodily Injury by Disease	\$1,000,000 each employee

B. Commercial General Liability Insurance

For bodily injury, personal injury and property damage on an occurrence form (ISO Form CG 0001 or equivalent) with limits not less than the following:

Each Occurrence	\$1,000,000
General Aggregate per Project	\$2,000,000
Products – Completed Operations Aggregate	\$2,000,000

i) All Premises and Operations.

- ii) Explosion, collapse and underground damage.
- iii) Contractual liability for the obligations assumed in the Indemnification and Hold Harmless agreement.
- iv) Contractor's Protective coverage independent contractors or for subcontractors employed by Contractor.

Such policy must contain (i) ISO Additional Insured Endorsements CG 2010 and CG 2037 or equivalent, and (ii) severability of interest/separation of insured clause. The products and completed operations coverage (including ISO Endorsement CG 2037 or equivalent) must be maintained for a period of two years after final acceptance of the Project.

C. Commercial Automobile Liability Insurance

For bodily injury and property damage arising from the ownership, maintenance or use of owned, hired and non-owned vehicles (ISO Form CA 00 01 or equivalent) with a limit no less than \$1,000,000 per accident.

Cook County, its officials and employees shall be listed as additional insured with respect to operations performed.

D. Excess Liability

Such policy shall be excess over Commercial General Liability, Automobile Liability, and Employer's Liability with limits not less than the following amounts:

Each Occurrence:	\$5,000,000
General Aggregate per Project:	\$5,000,000

Cook County, its officials and employees shall be listed as additional insured with respect to operations performed.

If the policy is a 'claims made' form or if any coverage under this policy is written as 'claims made', coverage will be maintained for two (2) years after project completion.

Additional Insured

The required insurance policies, with the exception of the Workers Compensation, must name Cook County, its officials and employees as additional insured, with respect to operations performed. The Commercial General Liability policy shall specifically include ISO Additional Insured Endorsements CG 2010 and CG 2037 or

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equivalent. Contractor's insurance shall be primary and non-contributory with any insurance maintained by such additional insured.

No other form will be accepted without prior approval of the Cook County Department of Transportation and Highways. All liability policies shall entirely delete ISO endorsements CG21 39 10 93 or similar endorsement or policy provision which limit contractual liability.

As part of the provisions and requirement for this project, other entities may be required to be added as an "additional insured" on the liability insurance of the Contractor. The Contractor shall assure these entities are included as additional insured.

Qualification of Insurers

All insurers must possess an A.M. Best rating of A- VII or better and be authorized to do business in Illinois. The insurance limits required herein may be satisfied by a combination of primary, umbrella and/or excess liability insurance policies. Companies with ratings lower than (A-) or VII will be acceptable only upon written consent of Superintendent of Transportation and Highways. Upon written request from the Superintendent of Transportation and Highways, Contractor must supply certified copies of the required insurance policies within ten (10) days.

<u>Certificates of Insurance</u>

Within fourteen (14) days of notification of award, the Contractor must provide properly completed certificates of insurance on Acord forms which evidence the required insurance. The certificates must specifically list each of the required additional insured and specify that Waiver of Subrogation Endorsements apply. The certificates must be accompanied by the required Commercial General Liability ISO Additional Insured Endorsements CG 2010 and CG 2037 (or equivalent).

The receipt of any certificate of insurance does not constitute agreement by the County that the insurance requirements have been fully met or that the insurance policies indicated on the certificate of insurance are in compliance with the insurance required above. Coverage shall be in companies subject to approval of the County.

In no event shall any failure of the County to receive certificates of insurance required hereof or to demand receipt of such Certificates of Insurance be construed as a waiver of Contractor's obligations to obtain insurance pursuant to these insurance requirements. The certificates shall also include the following: **The coverage and limits conform to the minimum required by Article 107.27 of**

the Illinois Department of Transportation Standard Specifications for Road and Bridge Construction.

Notice of Cancellation or Non-Renewal

Contractor shall provide the Superintendent of Highways and Transportation with thirty (30) days advance written notice in the event any required insurance will be cancelled, materially reduced or non-renewed. Contractor shall secure replacement coverage to comply with the stated insurance requirements and provide new certificates of insurance to the Superintendent of Transportation and Highways.

In the event the insurance is cancelled before the completion of the project, the County shall reserve its rights under the contract, including but not limited to its rights under Article 108.07 of the Standard Specifications For Road and Bridge Construction, to order the job shut down until the Contractor obtains the required insurance in the amounts stated herein or, the County may obtain the coverage required and then shall deduct the appropriate premium cost from the monies due the Contractor.

Property Insurance

Contractor is responsible for all loss or damage to personal property (including materials, equipment, tools and supplies) owned, rented or used by Contractor.

ACORD CERT	TIF	IC	ATE OF LIA	BIL	ITY IN	SURA	NCE	DATE (4/6/20	MM/DD/YYYY) 15
THIS CERTIFICATE IS ISSUED AS A CERTIFICATE DOES NOT AFFIRMAT BELOW. THIS CERTIFICATE OF INS REPRESENTATIVE OR PRODUCER, A	IVEL\ SURA	/ OF NCE	R NEGATIVELY AMEND, DOES NOT CONSTITU	EXTE	ND OR ALTI	ER THE CO	VERAGE AFFORDED	BY THE	E POLICIES
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X PD Ded: \$1,000							PERSONAL & ADV INJURY	\$1,000	
							GENERAL AGGREGATE	\$2,000	,000
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BLANKET ADDITIONAL INSURED - OWNERS, LESSEES OR CONTRACTORS – WITH PRODUCTS-COMPLETED OPERATIONS COVERAGE

It is understood and agreed that this endorsement amends the COMMERCIAL GENERAL LIABILITY COVERAGE PART as follows:

SCHEDULE (OPTIONAL)

Name of Additional Insured Persons Or Organizations

(As required by "written contract" per Paragraph A. below.)

Locations of Covered Operations

(As per the "written contract," provided the location is within the "coverage territory" of this Coverage Part.)

- A. Section II Who Is An Insured is amended to include as an additional insured:
 - 1. Any person or organization whom you are required by "written contract" to add as an additional insured on this Coverage Part; and
 - 2. The particular person or organization, if any, scheduled above.
- **B.** The insurance provided to the additional insured is limited as follows:
 - 1. The person or organization is an additional insured only with respect to liability for "bodily injury," "property damage," or "personal and advertising injury" caused in whole or in part by:
 - a. Your acts or omissions, or the acts or omissions of those acting on your behalf, in the performance of your ongoing operations specified in the "written contract"; or
 - b. "Your work" that is specified in the "written contract" but only for "bodily injury" or "property damage" included in the "products-completed operations hazard," and only if:
 - (1) The "written contract" requires you to provide the additional insured such coverage; and
 - (2) This Coverage Part provides such coverage.
 - If the "written contract" specifically requires you to provide additional insurance coverage via the 10/01 edition of CG2010 (aka CG 20 10 10 01), or via the 10/01 edition of CG2037 (aka CG 20 37 10 01), or via the 11/85 edition of CG2010 (aka CG 20 10 11 85), then in paragraph B.1. above, the words 'caused in whole or in part by' are replaced by the words 'arising out of'.
 - 3. We will not provide the additional insured any broader coverage or any higher limit of insurance than:
 - a. The maximum permitted by law;
 - b. That required by the "written contract";
 - c. That described in B.1. above; or
 - d. That afforded to you under this policy,

whichever is less.

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- 4. Notwithstanding anything to the contrary in Condition 4. Other Insurance (Section IV), this insurance is excess of all other insurance available to the additional insured whether on a primary, excess, contingent or any other basis. But if required by the "written contract" to be primary and non-contributory, this insurance will be primary and non-contributory relative to insurance on which the additional insured is a Named Insured.
- 5. The insurance provided to the additional insured does not apply to "bodily injury," "property damage," or "personal and advertising injury" arising out of:
 - a. The rendering of, or the failure to render, any professional architectural, engineering, or surveying services, including:
 - (1) The preparing, approving, or failing to prepare or approve maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; and
 - (2) Supervisory, inspection, architectural or engineering activities; or
 - b. Any premises or work for which the additional insured is specifically listed as an additional insured on another endorsement attached to this Coverage Part.
- C. SECTION IV COMMERCIAL GENERAL LIABILITY CONDITIONS is amended as follows:
 - 1. The **Duties In The Event of Occurrence, Offense, Claim or Suit** condition is amended to add the following additional conditions applicable to the additional insured:

An additional insured under this endorsement will as soon as practicable:

- Give us written notice of an "occurrence" or an offense which may result in a claim or "suit" under this insurance, and of any claim or "suit" that does result;
- (2) Except as provided in Paragraph **B.4.** of this endorsement, agree to make available any other insurance the additional insured has for a loss we cover under this Coverage Part;
- (3) Send us copies of all legal papers received, and otherwise cooperate with us in the investigation, defense, or settlement of the claim or "suit"; and
- (4) Tender the defense and indemnity of any claim or "suit" to any other insurer or self insurer whose policy or program applies to a loss we cover under this Coverage Part. But if the "written contract" requires this insurance to be primary and non-contributory, this provision (4) does not apply to insurance on which the additional insured is a Named Insured.

We have no duty to defend or indemnify an additional insured under this endorsement until we receive from the additional insured written notice of a claim or "suit."

D. Only for the purpose of the insurance provided by this endorsement, SECTION V – DEFINITIONS is amended to add the following definition:

"Written contract" means a written contract or written agreement that requires you to make a person or organization an additional insured on this Coverage Part, provided the contract or agreement:

- 1. Is currently in effect or becomes effective during the term of this policy; and
- 2. Was executed prior to:
 - a. The "bodily injury" or "property damage"; or
 - b. The offense that caused the "personal and advertising injury,"

for which the additional insured seeks coverage under this Coverage Part.

All other terms and conditions of the Policy remain unchanged.

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SPECIAL PROVISION FOR INDEMNIFICATION FOR COOK COUNTY

The Contractor shall indemnify the County of Cook and its commissioners, officials, employees, agents and representatives, and their respective heirs, successors and assigns (the "County") pursuant to the language provided under Section 107.26 of the Standard Specifications for Road and Bridge Construction.

107.26 Indemnification. To the fullest extent permitted by law, the Contractor shall be responsible for any and all injuries to persons or damages to property due to the activities of the Contractor, subcontractors, licensees, invitees, suppliers, agents, or employees arising out of, incident to, or resulting from performance of the contract, or any activity in connection therewith. The Contractor shall indemnify and hold harmless the County of Cook and its commissioners, officials, employees, agents and representatives, and their respective heirs, successors and assigns, from any and all claims, lawsuits, actions, costs, and fees (including reasonable attorney fees and expenses) of every nature or description, arising from, growing out of, or connected with the work, or on account of or in consequence of any neglect in safeguarding the work or on account of or in consequence of using unacceptable materials in constructing the work or because of any act or omission, neglect, or misconduct of the Contractor, its officers, employees, agents, its subcontractor, or subcontractors licensees, invitees, or anyone directly or indirectly employed by them, and/or anyone for whose acts they may be liable or because of any claims or amount recovered by reason of any infringement of any patent, trademark, or copyright or by reason of the violation of any law, ordinance, order or decree. This obligation is binding on the Contractor without regard to whether or not such claim, damage, loss, or expense is caused in part by the act, omission, or negligence of the County and its commissioners, officials, employees, agents and representatives, and their respective heirs, successors and assigns,

In claims against the County by an employee of the Contractor, its officers, employees, agents, its subcontractor, or subcontractors licensees, invitees, or anyone directly or indirectly employed by them, or anyone for whose acts they may be liable, the indemnification herein shall not be limited by a limitation on amount or type of damages payable by or for the Contractor or subcontractor under any employee benefits act including but not limited to the Worker's Compensation Act.

In the event any such claim, lawsuit, or action is asserted, any such money due the Contractor under and by virtue of the contract as shall be deemed necessary by the County for the payment thereof, may be retained by the County for said purpose, or in case no money or insufficient money is due to satisfy such claim, lawsuit, or action, the Contractor's Surety shall remain liable for any payment therefore until any such lawsuit, action, or claim has been settled or has been fully judicially determined and satisfied.

No inspection by the County, its employees or agents shall be deemed a waiver by the County of full compliance with the requirements of the contract. This indemnification shall not be limited by any Performance Bond or insurance protection required of the Contractor in the contract.

SPECIAL PROVISION FOR JOINT VENTURES

Contractors submitting a bid as a joint venture shall comply with the following procedures:

- 1) Contractors may combine their available bidding capacity for a single contract to bid as a joint venture.
- 2) The joint venture shall be indicated by the filing of a *Joint Venture Minimum Declaration of Work* for each of the contracts for which joint venture approval is sought. It identifies the managing partner and indicated the kind and the percentage of work to be performed by each joint venture partner with its own workforce and resources other than work reserved to meet any disadvantage business goal advertised in the contract. The form indicated the joint venture agreement shall be included in the bid. In addition, <u>each joint venture partner firm</u> shall submit an *Affidavit of Availability*. The *Joint Venture Minimum Declaration of Work* and all *Affidavits of Availability* <u>must be included in the bid</u>. The proposed joint venture shall not be approved if the establishment of a joint venture would unduly restrict competition. A determination that a proposed venture would unduly restrict competition is limited to any of the following reasons:
 - a) That the proposed joint venture would consist of more than three (3) qualified contractors.
 - b) That the *Joint Venture Minimum Declaration of Work* indicated that any one of the proposed joint ventures partners will perform less than ten percent of the non-disadvantage business work with its own workforce and resources.
 - c) That for letting items estimates by the Department to be bid at less than \$1,000,000.00 more than one of the proposed joint venture partners has the individual qualification ratings and bid the item without the approval of the venture. This determination shall not apply to joint ventures between firms having fifty-one percent or more common controlling ownership or on items where the estimated quantity of asphalt exceeds 10,000 tons or concrete exceeds 5,000 cubic yards. Each proposed joint venture shall submit, with the bid, a *Joint Venture Certificate of Explanation and Justification* for each of the contracts estimated at less than \$1,000,000.00 for which joint venture approval is sought. The form indicated the circumstances which apply to the joint venture. That is there fifty-one percent (51%) or more common controlling ownership, or does one or more parties to the joint venture not have the financial capacity, work capacity or work categories to complete the project. The *Joint Venture Certificate of Explanation must be included in the bid*.
- 3) Contractors whose financial ratings are based upon unaudited financial statements will not be permitted to joint venture with each other to bid contracts which are estimated to exceed \$350,000.00. However, such contractors may be permitted to joint venture with contractors who have a financial rating based upon an audited statement to bid contracts estimated to exceed \$350,000.00.
- 4) If a joint venture work rating is limited by its maximum financial rating, the full value of the computed work rating will be used in analyzing the joint venture approval request. However, the combined maximum work rating in any category shall not exceed the combined maximum financial rating of the joint venture.

5) If an approved joint venture is awarded a contract, the kind and percentage of work indicated on the Joint Venture Minimum Declaration of Work may be amended as many times as necessary by the contractor provided that each partner of the approved joint venture performs at least ten percent of the nondisadvantaged work with its own workforce and resources.

Copies of all required Joint Venture Forms are attached.

Please note that signed and notarized originals of all required Joint Venture Forms mentioned above <u>must</u> <u>be included in the bid.</u> This includes *Affidavits of Availability* for all parties to the joint venture.

JOINT VENTURE FORMS

Qualified contractors wishing to combine bidding capacity and bid items as joint ventures must submit the appropriate properly completed forms and include them in their bid. The required joint venture forms include: (1) the ORIGINAL *Affidavit of Availability* (BC 57); (2) the ORIGINAL *Joint Venture Minimum Declaration of Work*; and (3) the ORIGINAL *Joint Venture Certificate of Explanation and Justification*.



COOK COUNTY DEPARTMENT OF TRANSPORTATION AND HIGHWAYS

Joint Venture Certificate of Explanation & Justification

	Bid Proposal Submission Date:		
	Joint Venture Name: Managing Party:		
Firr	n #1		
Nar	ne:		
	ress:		
Firr	n #2		
Nar	ne:		
Ado	ress:		·
Firr	n #3		
Nar	ne:		
Ado	ress:		
Ins	ructions:		
Indi	cate the circumstances which apply to the Joint	√enture.	
1)	One or more firms do not have the required fina	ancial capacity.	
	Firm #1	Firm #2	Firm #3
	Does not have sufficient available prequalificati	on financial rating to perform the wor	k .
2)	One or more firms do not have the required wo	rk capacity.	
	Firm #1	Firm #2	Firm #3
	Does not have sufficient available prequalification	n work ratings to perform fifty percent	of the work.
3)	One or more firms do not perform work in a ma	jority of work categories required to o	complete the project.
	Work categories not performed by the firm:		
	Firm #1		
	Firm #2		

Firm #3 _____

4)	4) Fifty-one percent (51%) common controlling ownership betwee	een firms.	
	Firm #1 Firm	n #2	Firm #3
	has attached statement indicating the relationship of the firms	S.	
5)	5) Estimated quantity of asphalt for this item exceeds 10,000 to	ns.	
6)	6) Estimated quantity of concrete exceeds 5,000 cubic yards.		
7)	7) Estimated costs of project are less than \$1,000,000.		
	I/WE being duly sworn do hereby declare the explanation and	d justification to be a true and co	prrect statement.
	I, WE being duly sworn, do hereby declare the explanation a	nd justification to be a true and o	correct statement.
	Firm #1 Name(Print)	Title	
	Signature (Proprietor, Partner, Officer or Director)		
	Subscribed and sworn to before me this day of	, 20	(Notary Seal)
	Notary Public	My commission expires on	
	Firm #2 Name		
	(Print)		
	Signature (Proprietor, Partner, Officer or Director)		
	Subscribed and sworn to before me this day of	_, 20	(Notary Seal)
	Notary Public	My commission expires on	
	Firm #3		
	Name(Print)	_ Title	
	Signature (Proprietor, Partner, Officer or Director		
	Subscribed and sworn to before me this day of	, 20	(Notary Seal)
	Notary Public	My commission expires on	
	This form must be submitted with the bid.		
013	013 (CC) Pag	e 4	January 15, 2013



COOK COUNTY DEPARTMENT OF TRANSPORTATION AND HIGHWAYS Joint Venture Minimum Declaration of Work

Bid Proposal Submission Date:		
Joint Venture Name: Managing Party:		
Firm #1		
Name:		
		_
Firm #2		
Name:	· · · · · · · · · · · · · · · · · · ·	
Address:		
Firm #3		
Name:		
Address:		_

Instructions:

Indicate the percentage of work to be performed by each firm with their own forces.

	Firm #1	Firm #2	Firm #3
Earthwork			
Portland Cement Concrete Paving			
Bituminous Plant Mix			
Bituminous Aggregate Mixtures			
Miscellaneous Bituminous Paving	<u></u>		<u> </u>
Cleaning and Sealing Cracks & Joints		<u></u>	
Soil Stabilization and Modification			
Aggregate Bases and Surfaces			
Highway, Railroad & Waterway Structures			
Drainage			<u> </u>
Electrical	.		
Cover & Seal Coats	<u> </u>		
Slurry Applications			·
Miscellaneous Concrete Construction			
Landscaping		<u></u>	·····
Seeding & Sodding			
Vegetation Spraying		· · · · · · · · · · · · · · · · · · ·	
Tree Trimming & Selective Tree Removal			

January 15, 2013 6 Page(s) Total

Fencing		·····	
Guardrail			
Grouting Painting		······	
Signing			
Paint Pavement Marking			
Thermoplastic Pavement Marking			
Epoxy Pavement Marking			
Installation of Raised Pavement Markers			
Pavement Texturing & Surface Removal Cold Milling, Planning & Rototilling			
Erection	<u></u>		
Demolition			
Other			

I, WE being duly sworn, do hereby declare the explanation and justification to be a true and correct statement.

Firm #1		
Name	Title	· · · · · · · · · · · · · · · · · · ·
(Print)		
Signature (Proprietor, Partner, Officer or Director)		
Subscribed and sworn to before me this day	of, 20	(Notary Seal)
	My commission ex	pires on
Notary Public		·
Firm #2		
Name (Print)	Title	
(******		
Signature (Proprietor, Partner, Officer or Director)		
Subscribed and sworn to before me this day	of .20 .	(Notary Seal)
Notary Public	My commission e>	xpires on
Firm #3		
Name	Title	
(Print)		
Signature (Proprietor, Partner, Officer or Director	·····	
Subscribed and sworn to before me this day	of, 20	(Notary Seal)
	My commission ex	xpires on
Notary Public		λμιτο υπ
This form must be submitted with the bid.		

SPECIAL PROVISION FOR PROPOSAL AGREEMENTS ADDENDUM RECEIPT

The receipt of the following addenda to the drawings and/or specification is acknowledged:

Addendum No Dated <u>Mwy</u> h	4, 2015
Addendum No Dated _March	
Addendum No	2

Dated March 17, 2015

Adden	dum No.	 	 	
Dated				

Addendum No._____ Dated _____

NOTE: These Addenda form a part of the Bidding and Contract Documents and modify the Original Documents for this Contract. Receipt of these Addenda shall be acknowledged above. Failure to do so may subject the Bidder to disqualification.

December 28, 2009 1 Page(s) Total



TONI PRECKWINKLE

Cook County Board of Commissioners

RICHARD R. BOYKIN

1st.District

ROBERT STEELE 2nd District

JERRY BUTLER 3rd District

STANLEY MOORE

4th District

DEBORAH SIMS

5th District

JOAN PATRICIA MURPHY 6th District

> JESUS G. GARCIA 7th District

LUIS ARROYO JR.

8th District

PETER N. SILVESTRI

9th District

BRIDGET GAINER 10th District

JOHN P. DALEY

11th District

OHN A. FRITCHEY

12th District

LARRY SUFFREDIN

13th District

GREGG GOSLIN

14th District

OFFICE OF THE CHIEF PROCUREMENT OFFICER

CHIEF PROCUREMENT OFFICER

118 North Clark Street, Room 1018 • Chicago, Illinois 60602 • (312) 603-5370

ADDENDUM NO. 1

March 4, 2015

Roberts Road-86th Street to 79th Street for

Cook County Department of Transportation and Highways

Contract No. 1555-14336 Section: 14-W3219-01-DR

To: Interested Vendors of Record

A. General:

This addendum revises the above-referenced solicitation. This addendum is issued prior to execution of the contract, forms a part of contract documents and modifies previously issued documents. Insofar as previously issued contract documents are inconsistent with modifications indicated by this addendum, modifications indicated by this addendum shall govern. Where any part of the contract documents are modified by this addendum, all unaltered provisions shall remain in effect.

B. Acknowledgement:

Acknowledge receipt of this addendum in the space provided on the bid form on the proposal pages. Failure to do so will subject bidder to disqualification.

C. Attachments:

The addendum includes attachments described in this addendum. One copy of each attachment is issued with this addendum, unless otherwise indicated. Insert the attachment(s) in the solicitation document in the correct sequence and location. Revise your response to this solicitation to reflect the modifications per this addendum, as applicable.

- Attachment 1: Revised Page 338R
- Attachment 2: Revised Page 341R
- Attachment 3: Revised Page G-4R
- Attachment 4: Revised Page DU-1R
- Attachment 5: Revised Page DU-2R
- Attachment 6: Revised Page DU-3R
- Attachment 7: Revised Page DU-4R
- Attachment 8: Revised Page DU-24R
- Attachment 9: Revised Schedule of Prices Spreadsheet
- Attachment 10: Pre-Bid Meeting Sign-In Sheet

TIMOTHY O. SCHNEIDER 15th District

JEFFREY R. TOBOLSKI 16th District

ELIZABETH ANN DOODY GORMAN 17th District Contract No. 1555-14336 · Addendum No. 1 Page 2

D. Changes:

- 1. Change #1 Replace Page 338 of the Solicitation Package with Attachment 1, Revised Page 338R. Reduced quantity of pay Item No. 48; Storm Sewers, Type 1 (RCCP Class VI) 12 IN from 688 to 138.
- Change #2 Replace Page 341 of the Solicitation Package with Attachment 2, Revised Page 341R. Changed quantity of Pay Item No. 130; Contract Extra Work from 0 to 75,000.
- Change #3 Replace Page G-4 of the Plans with Attachment 3, Revised Page G-4R. Reduced quantity of pay Item No. 48; Storm Sewers, Type 1 (RCCP Class VI) 12 IN from 688 to 138. Changed quantity of Pay Item No. 130; Contract Extra Work from 0 to 75,000.
- 4. Change #4 Replace Page DU-1 of the Plans with Attachment 4, Revised Page DU-1R. Reduced quantity of pay Item No. 48; Storm Sewers, Type 1 (RCCP Class VI) 12 IN from 688 to 138. Added note to clarify how connecting the existing sewer to proposed main drain will be paid.
- 5. Change #5 Replace Page DU-2 of the Plans with Attachment 5, Revised Page DU-2R. Utilities are shown in the profile view.
- Change #6 Replace Page DU-3 of the Plans with Attachment 6, Revised Page DU-3R. Utilities are shown in the profile view. Added removal of sanitary sewer.
- 7. Change #7 -- Replace Page DU-4 of the Plans with Attachment 7, Revised Page DU-4R. Utilities are shown in the profile view.
- Change #8 Replace Page DU-24 of the Plans with Attachment 8, Revised Page DU-24R. Removed option to drill and grout still anchor.
 Change #9 Revised Schedule of Prices

ORIGINATED BY: Danuta Rusin Contract Negotiator

SHANNON E. ANDREWS CHIEF PROCUREMENT OFFICER

S Fiscal Responsibility Tinnovative Leadership 🌑 Transparency & Accountability 🔯 Improved Services



TONI PRECKWINKLE

PRESIDENT Cook County Board of Commissioners

RICHARD R. BOYKIN 1st District

> ROBERT STEELE 2nd District

JERRY BUTLER 3rd District

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15th District

JEFFREY R. TOBOLSKI 16th District

ELIZABETH ANN DOODY GORMAN 17th District

OFFICE OF THE CHIEF PROCUREMENT OFFICER SHANNON E. ANDREWS

CHIEF PROCUREMENT OFFICER

118 North Clark Street, Room 1018 • Chicago, Illinois 60602 • (312) 603-5370

ADDENDUM NO. 2

March 10, 2015

Roberts Road-86th Street to 79th Street

for

Cook County Department of Transportation and Highways

Contract No. 1555-14336 Section: 14-W3219-01-DR

To: Interested Vendors of Record

A. <u>General</u>:

This addendum revises the above-referenced solicitation. This addendum is issued prior to execution of the contract, forms a part of contract documents and modifies previously issued documents. Insofar as previously issued contract documents are inconsistent with modifications indicated by this addendum, modifications indicated by this addendum shall govern. Where any part of the contract documents are modified by this addendum, all unaltered provisions shall remain in effect.

B. Acknowledgement:

Acknowledge receipt of this addendum in the space provided on the bid form on the proposal pages. Failure to do so will subject bidder to disqualification.

C. Attachments:

The addendum includes attachments described in this addendum. One copy of each attachment is issued with this addendum, unless otherwise indicated. Insert the attachment(s) in the solicitation document in the correct sequence and location. Revise your response to this solicitation to reflect the modifications per this addendum, as applicable.

- Attachment 1: Revised Page 1A
- Attachment 2: Revised Page 5A

D. Changes:

- 1. Change #1 Replace Page 1 of the Solicitation Package with Attachment 1, Revised Page 1A. Letting date extended from March 11, 2015 to March 25, 2015.
- Change #2 Replace Page 5 of the Solicitation Package with Attachment 2, Revised Page 5A. Letting date extended from March 11, 2015 to March 25, 2015.

ORIGINATED BY:

Danuta Rusin Contract Negotiator

SHANNON E. ANDREWS CHIEF PROCUREMENT OFFICER



TONI PRECKWINKLE PRESIDENT Cook County Board of Commissioners

> RICHARD R. BOYKIN 1st District

ROBERT STEELE 2nd District

JERRY BUTLER 3rd District

STANLEY MOORE 4th District

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> JESUS G. GARCIA 7th District

LUIS ARROYO JR. 8th District

PETER N, SILVESTRI 9th District

BRIDGET GAINER 10th District

JOHN P. DALEY 11th District

JOHN A. FRITCHEY 12th District

LARRY SUFFREDIN 13th District

GREGG GOSUN 14th District

TIMOTHY O. SCHNEIDER 15th District

JEFFREY R. TOBOLSKI 16th District

ELIZABETH ANN DOODY GORMAN 17th District OFFICE OF THE CHIEF PROCUREMENT OFFICER SHANNON E. ANDREWS CHIEF PROCUREMENT OFFICER

118 North Clark Street, Room 1018
Chicago, Illinois 60602
(312) 603-5370

ADDENDUM NO. 3

March 17, 2015

Roberts Road-86th Street to 79th Street

for

Cook County Department of Transportation and Highways

Contract No. 1555-14336 Section: 14-W3219-01-DR

To: Interested Vendors of Record

A. <u>General</u>:

This addendum revises the above-referenced solicitation. This addendum is issued prior to execution of the contract, forms a part of contract documents and modifies previously issued documents. Insofar as previously issued contract documents are inconsistent with modifications indicated by this addendum, modifications indicated by this addendum shall govern. Where any part of the contract documents are modified by this addendum, all unaltered provisions shall remain in effect.

B. Acknowledgement:

Acknowledge receipt of this addendum in the space provided on the bid form on the proposal pages. Failure to do so will subject bidder to disqualification.

C. Attachments:

The addendum includes attachments described in this addendum. One copy of each attachment is issued with this addendum, unless otherwise indicated. Insert the attachment(s) in the solicitation document in the correct sequence and location. Revise your response to this solicitation to reflect the modifications per this addendum, as applicable.

- Attachment 1: Revised Page 337A
- Attachment 2: Revised Page 338A
- Attachment 3: Revised Page 341A
- Attachment 4: Revised Page G-4A
- Attachment 5: Revised Schedule of Prices Spreadsheet (Spreadsheet electronically embedded in the addendum)

Contract No. 1555-14336 - Addendum No. 1 Page 2

D. Changes:

1. Change #1 - Replace Page 337 of the Solicitation Package with Attachment 1, Revised Page 337A.

a. Changed quantity of Pay Item No. 11; Bituminous materials (Prime Coat) from 150 to 1,390.

- b. Changed quantity of Pay Item No. 15; Polymerized Hot-Mix Asphalt Surface Coarse, Mix "F", N90 from 7,200 to 3,450.
- 2. Change #2 Replace Page 338R of the Solicitation Package with Attachment 2, Revised Page 338A.
 - a. Changed quantity of Pay Item No. 36; Mixture for Cracks, Joints and Flangeways from 7 to 15.
- 3. Change #3 Replace Page 341R of the Solicitation Package with Attachment 3, Revised Page 341A.
 - a. Changed quantity of Contract Extra Work from 75,000 to 70,000.
 - b. Added pay item for Hot-Mix Asphalt Surface Removal, 2 In, 2,250 square yards.
- 4. Change #4 Replace Page G-4R of the Plans with Attachment 4, Revised Page G-4A.
 - a. Changed quantity of Pay Item No. 11; Bituminous Materials (Prime Coat) from 150 to 1,390
 - b. Changed quantity of Pay Item No. 15; Polymerized Hot-Mix Asphalt Surface Course, Mix "F", N90 from 7,200 to 3,450.
 - c. Changed quantity of Pay Item No. 36; Mixture For Cracks, Joints and Flangeways from 7 to 15.
 - d. Changed quantity of Contract Extra Work from 75,000 to 70,000.
 - e. Added a pay item for Hot-Mix Asphalt Surface Removal, 2 in, 2,250 square yards.
- 5. Change #5 Revised Schedule of Prices spreadsheet

ORIGINATED BY: Danuta Rusin Contract Negotiator

SHANNON E. ANDREWS CHIEF PROCUREMENT OFFICER

Attachment 1

Contractor:

337A

ROBERTS ROAD 86TH STREET TO 79TH STREET

SCHEDULE OF PRICES

Section No.: 14-W3219-01-DR

			SCHEDULE OF PRICES	Section No.:	14-W3219-01-DR
ITEM NO.	QUAN- TITIES	UNIT	PAY ITEM	UNIT COST	TOTAL COST
1	10	CU.YD.	EARTH EXCAVATION	\$	\$
2	1	L.SUM	SPECIAL WASTE PLANS AND REPORTS		-
3	5	POUND	NITROGEN FERTILIZER NUTRIENT		-
4	5	POUND	PHOSPHORUS FERTILIZER NUTRIENT	-	-
5	5	POUND	POTASSIUM FERTILIZER NUTRIENT	-	_
6	250	SQ.YD.	SODDING, SALT TOLERANT	-	_
7	2	UNIT	SUPPLEMENTAL WATERING	_	_
8	250	SQ.YD.	TOPSOIL FURNISH AND PLACE, 4 IN	-	· -
9	1,100	SQ.YD.	AGGREGATE BASE COURSE, TYPE B, 4 IN	-	-
10	950	SQ.YD.	SUBBASE GRANULAR MATERIAL, TYPE B, 6 IN	-	· -
11	1,390	POUND	BITUMINOUS MATERIALS (PRIME COAT)	-	_
12	1	EACH	CONSTRUCTING TEST STRIP	-	_
13	150	FOOT	CUTTING HOT-MIX ASPHALT SURFACE	-	-
14	80	TON	HOT-MIX ASPHALT SURFACE COURSE, MIX "D", N70	-	-
15	3,450	TON	POLYMERIZED HOT-MIX ASPHALT SURFACE COURSE, MIX "F", N90	_	_
16	150	FOOT	TEMPORARY BUTT JOINTS	_	-
17	250	SQ.YD.	PORTLAND CEMENT CONCRETE SURFACE REMOVAL, 2 IN	· -	_
18	6,300	SQ.YD.	PORTLAND CEMENT CONCRETE SURFACE REMOVAL,	-	-
19	860	FOOT	COMBINATION CURB AND GUTTER REMOVAL	_	_
20	80	SQ.YD.	DRIVEWAY PAVEMENT REMOVAL	-	
21	3,600	SQ.FT.	MEDIAN REMOVAL PARTIAL DEPTH	-	_
22	10,500	SQ.FT.	SIDEWALK REMOVAL	-	_
23	40	SQ.YD.	CLASS B PATCHES, TYPE I, 10 IN		-
24	450	SQ.YD.	CLASS B PATCHES, TYPE II, 10 IN	-	-
25	300	SQ.YD.	CLASS B PATCHES, TYPE III, 10 IN		
26	150	SQ.YD.	CLASS B PATCHES, TYPE IV, 10 IN	-	-
27	5	SQ.YD.	CLASS C PATCHES, TYPE I, 10 IN	-	-
28	1,000	SQ.YD.	CLASS C PATCHES, TYPE II, 10 IN	-	-
29	500	SQ.YD.	CLASS C PATCHES, TYPE III, 10 IN	-	
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Contractor:

SCHEDULE OF PRICES

ROBERTS ROAD 86TH STREET TO 79TH STREET

Section No.: 14-W3219-01-DR

			SCHEDULE OF PRICES	Occaon No	14-W32 19-01-DR
ITEM NO.	QUAN- TITIES	UNIT	PAY ITEM	UNIT COST	TOTAL COST
30	700	SQ.YD.	CLASS C PATCHES, TYPE IV, 10 IN	\$	\$ -
31	20	SQ.YD.	CLASS D PATCHES, TYPE II, 10 IN	-	-
32	10	SQ.YD.	CLASS D PATCHES, TYPE III, 10 IN	-	-
33	5	SQ.YD.	CLASS D PATCHES, TYPE IV, 10 IN	-	-
34	3,558	SQ.YD.	PAVEMENT REPLACEMENT		-
35	450	SQ.FT.	DETECTABLE WARNINGS	-	-
36	15	TON	MIXTURE FOR CRACKS, JOINTS AND FLANGEWAYS	-	-
37	10,000	SQ.FT.	PORTLAND CEMENT CONCRETE SIDEWALK, 5 IN	· -	· _
38	250	SQ.FT.	PORTLAND CEMENT CONCRETE SIDEWALK, 8 IN	-	-
39	800	FOOT	COMBINATION CONCRETE CURB AND GUTTER, TYPE B-6.18	_	-
40	60	FOOT	COMBINATION CONCRETE CURB AND GUTTER, TYPE B-6.24	-	-
41	12	CAL.MO.	ENGINEERS FIELD OFFICE, TYPE A	_	-
42	1	L.SUM	CONSTRUCTION LAYOUT STAKES AND SURVEY CONTROL POINTS	_	-
43	2	EACH	SURVEY MONUMENTS	-	-
44	129	FOOT	STORM SEWER REMOVAL, 12 IN	-	-
45	26	FOOT	STORM SEWER REMOVAL, 30 "	-	_
46	27	CU.YD.	CONCRETE COLLAR	_	_
47	28	EACH	PLUGGING EXISTING DRAINS AND SEWERS (12 IN OR LESS)	-	-
48	138	FOOT	STORM SEWERS, TYPE 1 (RCCP CLASS IV) 12 IN.	_	-
49	989	FOOT	STORM SEWERS, TYPE 2 (RCCP CLASS III) 12 IN	-	_
50	317	FOOT	STORM SEWERS, TYPE 2 (RCCP CLASS III) 36 IN.	_	-
51	235	FOOT	STORM SEWERS, TYPE 2 (RCCP CLASS III) 42 IN	-	-
52	514	FOOT	STORM SEWERS, TYPE 2 (RCCP CLASS III) 48 IN		namen al de la constantina de la const No.
53	955	FOOT	STORM SEWERS, TYPE 2 (RCCP CLASS III) 54 IN	-	-
54	1,387	FOOT	STORM SEWERS, TYPE 2 (RCCP CLASS III) 60 IN	-	-
55	8	EACH	CATCH BASINS, TYPE A2, 4 FT DIA WITH FRAME, OPEN LID, TYPE 1	-	
56	8	EACH	REMOVING CATCH BASINS	_	-
57	10	EACH	FRAMES AND GRATES TO BE ADJUSTED	_	-
58	7	EACH	WATERPROOFING SANITARY FRAMES AND LIDS TO BE ADJUSTED	-	-

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Contractor:

ROBERTS ROAD

SCHEDULE OF PRICES

86TH STREET TO 79TH STREET Section No.: 14-W3219-01-DR

ITEM NO.	QUAN- TITIES	UNIT	PAY ITEM	UNIT COST	TOTAL COST
117	150	FOOT	ELECTRIC CABLE IN CONDUIT, SERVICE NO 6 2C	\$ -	\$
118	350	FOOT	ELECTRIC CABLE IN CONDUIT, SIGNAL NO 14 2C	-	-
119	600	FOOT	ELECTRIC CABLE IN CONDUIT, SIGNAL NO 14 3C		_
120	2,050	FOOT	ELECTRIC CABLE IN CONDUIT, SIGNAL NO 14 5C		-
121	5	EACH	GROUNDING EXISTING HANDHOLE FRAME AND COVER	-	_
122	1	EACH	SERVICE INSTALLATION, POLE MOUNTED	-	-
123	. 1	EACH	UNINTERRUPTIBLE POWER SUPPLY	-	_
124	10	EACH	DRILL EXISTING HANDHOLE		-
125	2	EACH	RELOCATE EXISTING EMERGENCY VEHICLE PRIORITY SYSTEM, DETECTOR UNIT	-	-
126	4,600	FOOT	REMOVE ELECTRIC CABLE FROM CONDUIT		_
127	5	EACH	REMOVE EXISTING CONCRETE FOUNDATION	-	_
128	1	EACH	REMOVE EXISTING TRAFFIC SIGNAL EQUIPMENT	-	-
129	1,450	FOOT	ELECTRIC CABLE IN CONDUIT, SIGNAL NO 14 7C		
130	70,000	UNIT	CONTRACT EXTRA WORK	\$ 1.00	\$ 70,000.00
131	2,250	SQ. YD.	HOT-MIX ASPHALT SURFACE REMOVAL, 2 IN	_	-
<u> </u>				TOTAL	s -

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Attachment 4

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SPECIAL PROVISION FOR **COMBINATION BIDDING PROCESS**

All references to Sections or Articles in this specification shall be construed to mean a specific Section or Article of the Standard Specifications for Road and Bridge Construction, adopted by the Cook County Department of Transportation and Highways.

Combination Bids. The projects listed below with their individual WORKING DAYS and CALENDAR DAYS shall be let in combination:

> PROJECT SECTION WORKING DAYS

CALENDAR DAYS

A Combination Bid is a total bid received on 2 or more proposals. No Combination Bids other than those specifically set up by the Department will be considered. Separate proposal forms will be issued for each project in the combination so bids may be submitted on the combination as well as on separate units of the combination. The department reserves the right to make the awards on combination bids or separate bids to the best advantage of the Department.

If a Combination Bid is submitted on 2 or more proposals, separate proposals on each individual contract shall also be submitted, and unless separate proposals are submitted, the Combination Bid will not be considered. If the bidder desires to submit a Combination bid, the bidder shall state, in the place provided in the proposal form, the amount of the Combination Bid for the entire combination.

If a Combination Bid is submitted on any stipulated combination, and errors are found to exist in computing the gross sum bid on any one or more of the individual proposals, corrections shall be made, by the Department and the amount of the Combination Bid shall be corrected so that it will be in the same proportion to the sum of the corrected gross sum bid as the Combination Bid submitted was to the sum of the gross bid submitted.

The following provisions shall govern combination bidding:

- 1) A Combination Bid which is submitted for 2 or more proposals and awarded on that basis shall have the bid prorated against each proposal in proportion to the bid submitted for each proposal.
- Separate contracts shall be executed for each proposal included in the combination.
- 3) The proposal guaranties which accompany the individual proposals making up the combination will be considered as also covering the Combination Bid.
- 4) The completion date for all contracts awarded on a Combination Bid shall be the latest completion date designated for any one or more of the contracts included in the combination, unless otherwise provided in the contract.

- 5) Contracts awarded in combination for the projects above shall have the WORKING DAYS revised to _____WORKING DAYS, and the CALENDAR DAYS revised to _____CALENDAR DAYS. The "Daily deduction" rate in the Traffic Control Deficiency Deduction Special Provision shall be based on the REVISED CALENDAR DAYS stated above.
- 6) The Contractor, at his option, may start one project or all projects. WORKING DAYS then shall start as specified in Article 108.04 of the Standard Specifications for Road and Bridge Construction and shall continue from that day forward until all projects are completed.
- 7) An extension of time for any one or more contracts awarded on a Combination Bid shall automatically extend all contracts awarded on the combination.
- 8) In the event the Contractor fails to complete any one or all the contracts on the Combination Bid by the contract completion date plus any authorized extension, or the contract working days plus any authorized extension, the liquidated damages shall be determined from the schedule of deductions for each day of the overrun in the contract time in Article 108.09 in the Standard Specifications for Road and Bridge Construction, based on the Combination Bid total, and shall be computed on the combination and prorated against the 2 or more individual contracts based on the dollar value of each contract.
- 9) The Plans and Special Provisions for each separate contract shall be construed separately for all requirements, except as described in section 1 through 8 listed above.

SPECIAL PROVISION FOR PROMPT PAY MECHANISMS (NON FEDERAL AID)

This contract is subject to the following payment obligations:

"As partial payments are made to the contractor in accordance with Article 109.07 of the Standard Specifications for Road and Bridge Construction, the contractor shall make corresponding partial payment within fifteen (15) calendar days to each subcontractor in proportion to the work satisfactorily completed by each subcontractor. The proportionate amount of partial payment due to each subcontractor shall be determined by the quantities measured or otherwise determined as eligible for payment by the Cook County Department of Transportation and Highways included in the partial payment to the contractor. Subcontractors shall be paid in full, including the return of any retainage previously withheld, within fifteen (15) calendar days after the subcontractor's work has been satisfactorily completed."

This Special Provision does not create any rights in favor of any subcontractor against the County of Cook or authorize any cause of action against the County of Cook on account of any payment, nonpayment, delayed payment or interest claimed by application of this Prompt Payment Special Provision. The Cook County Department of Transportation and Highways will neither determine the reasonableness of any cause for delay of payment nor enforce any claim to payment, including interest. Moreover, the Cook County Department of Transportation and Highways will not approve any delay or postponement of the fifteen (15) day requirement. State law creates remedies available to any subcontractor or material supplier, regardless of tier, who has not been paid for work properly, performed or material furnished. These remedies are lien against public funds set forth in Section 23© of the Mechanics Lien Act, 770 ILCS 60/23©, and a recovery on the contractors payment bond in accordance with the Public Construction Bond Act, 30 ILCS 550.

SPECIAL PROVISION FOR CONTRACT CLAIMS

All References to Sections or Articles in this specification shall be construed to mean specific Section or Article of the Standard Specifications for Road and Bridge Construction, adopted by the Cook County Department of Transportation and Highways.

109.09 Contract Claims. Revise the second sentence of subparagraph (a) of Article 109.09 to read:

"All claims shall be submitted to the Engineer."

Revise subparagraph (e) of this Article to read:

"Procedure. The department provides three administrative levels for claims review:

Level	Resident Engineer
Level II	Bureau Chief, Construction Bureau
Level III	Superintendent of Transportation and Highways

All Claims shall first be submitted at Level I. This Engineer shall consider all information submitted with the claim within 90 days after receipt. Claims not conforming to this Article will be returned without consideration. The Resident Engineer may schedule a claim presentation meeting if in the Resident Engineer's judgment such a meeting would aid in resolution of the claim, otherwise a decision will be based on the claim documentation submitted. If a decision is not rendered within 90 days, or if the Contractor disputes the decision, an appeal to Level II shall be made by the Contractor. An appeal to Level II shall be made by the Contractor in writing to the Resident Engineer within 45 days after the date of the Level I decision, and shall include two (2) additional copies of the claim and supporting documentation. Review of the claim at Level II shall be conducted as a full evaluation of the claim. A claim presentation meeting may be schedule if the Bureau Chief, Construction Bureau determines that such a meeting would aid in the resolution of the claim, otherwise a decision will be made on the claim documentation submitted. If a Level Il decision is not rendered within 90 days after receipt of the written appeal, or if the Contractor disputes the decision, an appeal at Level III shall be made in writing to the Bureau Chief, Construction Bureau, within 45 days of the date of the Level II decision. Review of the claim at Level III shall be conducted as a full evaluation of the claim. A claim presentation meeting may be scheduled if the Superintendent of Transportation and Highways determines that such a meeting would aid in resolution of the claim, other a decision will be based on the claim documentation submitted. A Level III final decision will be rendered within 90 days of receipt for appeal.

SPECIAL PROVISION

FOR

PRE-CONSTRUCTION CONFERENCE

After the award of the contract and before construction is started, a conference shall be held at a time and place to be designated by the County.

The purpose of the conference shall be to co-ordinate the work to be performed and adopt a schedule of operations.

The conference will be attended by representatives of the participating agencies together with the public and private agencies whose facilities are involved in the construction of the project.

SPECIAL PROVISION FOR MOBILIZATION

This Special Provision amends the provisions of Article 671 of the Standard Specifications for Road and Bridge Construction and shall be construed to be a part thereof, superseding any conflicting provisions thereof applicable to the work under the contract.

671 Mobilization. Revise the Article to read:

671.01 <u>Description</u>. This work shall consist of preparatory work and operations necessary for the movement of personnel, equipment, supplies, and incidentals to the project site; for the establishment of offices, buildings, and other facilities necessary for work on the project; and for all other work or operations which must be performed or costs incurred when beginning work on the project.

671.02 <u>Basis of Payment</u>. Upon execution of the contract and a written letter from the Contractor requesting mobilization, three percent of the total contract bid will be paid as the original mobilization payment. The three percent will be recovered according to the following schedule.

- 1) When 10 percent or more of the original contract amount is earned, 1/5 of the original mobilization payment will be deducted from the current pay voucher.
- 2) When 20 percent or more of the original contract amount is earned, a cumulative 2/5 of the original mobilization payment will be deducted from the current pay voucher.
- 3) When 30 percent or more of the original contract amount is earned, a cumulative 3/5 of the original mobilization payment will be deducted from the current pay voucher.
- 4) When 40 percent or more of the original contract amount is earned, a cumulative 4/5 of the original mobilization payment will be deducted from the current pay voucher.
- 5) When 50 percent or more of the original contract amount is earned, the remaining balance of the original mobilization payment will be deducted from the current pay voucher.

October 20, 2009 1 Page(s) Total

SPECIAL PROVISION FOR CONTRACT EXTRA WORK

<u>Description:</u> Due to the nature of the project, the County may require extra work consisting of various items to be completed by the Contractor where the exact scope of work could not be determined at time of submittal of the bid. In order to avoid project delays or issues related to payment for such extra work, the schedule of quantities includes a Contract Extra Work item.

All work to be performed under this item shall be as directed by the Engineer and approved by the Superintendent and the Cook County Chief Procurement Officer or her designee.

Measurement: Each one dollar of extra work value will be measured as one unit.

<u>Basis of Payment</u>: Payment for this work will be made as specified in Article 109.04 of the Standard Specifications for Road and Bridge Construction and paid as Contract Extra Work in accordance with the requirements set forth in the Special Provision for Processing of Extra Work Payment Requests.

SPECIAL PROVISION FOR CONSTRUCTION AIR QUALITY DIESEL VEHICLE EMISSIONS CONTROL (GREEN CONSTRUCTION ORDINANCE)

<u>Description</u>. Diesel Vehicle Emissions Control. The reduction of construction air emissions shall be accomplished by using cleaner burning diesel fuel. All equipment on the jobsite as defined by section 30-952 (a) of the Cook County Green Construction Ordinance (ORDINANCE) shall be required to use Ultra Low Sulfur Diesel fuel (ULSD) exclusively (15 ppm sulfur content or less). Equipment shall include any "rental" equipment. In addition, the Contractor is required to comply with section 30-954 -3(c) related to engine idling.

Diesel powered equipment in non-compliance will not be allowed to be used on the project site, and is also subject to adjudication in accordance with the attached Ordinance. Liquidated damages as per section 30-955 (c) of the ORDINANCE will not apply until such time as the level 2 or 3 controls are phased in.

The Contractor is required to submit a list of equipment to be used on the project to the Cook County Department of Environmental Control (DEPARTMENT), as stated in section 30-954(a) and (b) of the ORDINANCE, and shall copy the Cook County Department of Transportation and Highways - Construction Bureau on that submittal. The 30 day submittal stipulation cited in section 30-954(a) of the ORDINANCE will be enforced. The Contractor may not begin work on the project unless acknowledgement by the DEPARTMENT of their receipt of the list is provided to the Construction Bureau of the Cook County Department of Transportation and Highways. At this time, the list will be used for statistical data only. The Contractor is not required to meet portions of the ordinance related to level 2 or 3 controls as outlined in the ORDINANCE until such time as stipulated in the ordinance. If additional equipment is to be used on a project that was not on the original equipment list submitted to the DEPARTMENT, the Contractor must follow the same procedure as outlined above. Short term usage of equipment shall be as stated in section 30-952(3)(c)(1) of the ORDINANCE.

The Contractor shall submit copies of monthly summary reports to the DEPARTMENT and include certified copies of the ULSD fuel delivery slips for diesel fuel delivered to the jobsite for the reporting time period, noting the quantity of diesel fuel used.

The ORDINANCE is attached and made a part of this contract. Contact information for the Department of Environmental Control is given below.

<u>Basis of Payment</u>. Any costs associated with compliance with this special provision and the Green Construction Ordinance 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.

Cook County Department of Environmental Control 69 West Washington Street Room 1900 Chicago, IL 60602 Re: Cook County Green Construction Ordinance Phone: 312-603-8200

Page 1

09-0-36

ORDINANCE

Sponsored by

THE HONORABLE TODD H. STROGER, PRESIDENT

AND ROBERTO MALDONADO, JOAN PATRICIA MURPHY AND PETER N. SILVESTRI

COUNTY COMMISSIONERS

Co-Sponsored by

THE HONORABLE JOHN P. DALEY, ELIZABETH "LIZ" DOODY GORMAN,

JOSEPH MARIO MORENO, DEBORAH SIMS, ROBERT B. STEELE

AND LARRY SUFFREDIN, COUNTY COMMISSIONERS

COOK COUNTY GREEN CONSTRUCTION ORDINANCE

BE IT ORDAINED, by the Cook County Board of Commissioners that Chapter 30 Environment, Article IX Green Construction, Sections 30-950 through 30-955 of the Cook County Code is hereby enacted as follows:

ARTICLE IX. GREEN CONSTRUCTION

Sec. 30-950. Board of Commissioners findings.

- a) Diesel exhaust particle pollution poses a clear and present health risk to the people of Cook County. The United States Environmental Protection Agency has classified diesel exhaust as a likely human carcinogen, and has identified diesel particulate matter and diesel exhaust organic gases as toxic air pollutants. Diesel exhaust is also a prime contributor to airborne fine particle pollution that is linked to premature death and other serious cardiovascular and pulmonary problems such as heart attacks, abnormal heart rhythms, atherosclerosis, stroke, asthma attacks, permanent respiratory damage and retardation of lung growth in children.
- b) Cook County is a USEPA designated non-attainment area for fine particulate matter pollution.
- c) The health impacts from diesel emissions particularly affect children, the elderly, and people with weakened immune systems.
- d) Particularly high concentrations of diesel emissions often occur in heavily traveled transportation corridors, intermodal yards, bus depots, and construction sites; these diesel "hot spots" often are found in densely populated, urban areas, disproportionately impacting ethnic minorities and people of lower economic status.

- e) Diesel engine crankcases also are a source of emissions that can seep into the cabin and expose vehicle drivers and passengers to harmful diesel emissions.
- f) Diesel exhaust also contains black carbon emissions, which contribute to global climate change.
- g) Reduction of diesel emissions can help address these human health and environmental problems.
- h) The United States Environmental Protection Agency has enacted requirements over the past few yeas requiring the substantial reduction of emissions from new diesel engines in both heavy duty highway vehicles and land-based non-road equipment. However, these regulations do not apply to any of the over 11 million existing diesel engines in the United States, most of which emit substantially more pollution and often remain in service for 10 to 30 years, depending on the type of engine and equipment.
- Practical, cost-effective measures to substantially reduce diesel particulate emissions are available today, and can be applied to many existing diesel engines. The same technology that limits diesel pollution from new diesel engines can be retrofitted onto existing engines or applied in new replacement engines to reduce diesel emissions by 85% or better.
- j) Therefore, the purpose of this ordinance is to minimize the public health risks from exposure to diesel particulate emissions as expeditiously as practicable.

Sec. 30-951. Definitions.

CARB means the California Air Resources Board.

County, as used in this chapter (with the exception of the use of the words to describe or identify the Government or Board of Commissioners thereof), means all of the territory in the County exclusive of the City of Chicago.

Department means the Cook County Department of Environmental Control.

Fleet means one or more diesel vehicles or mobile or stationary diesel engines owned or operated by the same person or group of related persons.

Heavy duty diesel vehicle means a motor vehicle with a gross vehicle weight rating of at least 8,500 pounds that is powered by a diesel engine.

Level 1 Control means a Verified Diesel Emission Control Device that achieves a particulate matter (PM) emission reduction of 25% or more from uncontrolled engine emission levels.

Level 2 Control means a Verified Diesel Emission Control Device that achieves a particulate matter (PM) emission reduction of 50% or more from uncontrolled engine emission levels.

Level 3 Control means a Verified Diesel Emission Control Device that achieves a particulate matter (PM) emission reduction of 85% or more from uncontrolled engine emission levels, or that reduces emissions to less than or equal to 0.01 grams of PM per brake horsepower-hour. Level 3 Control includes repowering or replacing the existing diesel engine with an engine meeting USE PA's 2007 Heavy-duty Highway Diesel

Standards (66 Fed. Reg. 5002), or in the case of a non-road engine, an engine meeting the USE PA's Tier 4 Nonroad Diesel Standards (69 Fed. Reg. 38958); Level 3 Control also includes new diesel engines meeting said emissions standards.

Motor vehicle means any self-propelled vehicle designed for transporting persons or property on a street or highway, including an on-road diesel vehicle.

Nonroad engine means an internal combustion engine (including the fuel system) that is not used in a motor vehicle or a vehicle used solely for competition, or that is not a stationary source, except that this term shall apply to internal combustion engines used to power generators, compressors or similar equipment used in any construction program or project.

Nonroad Vehicle means a vehicle or equipment that is powered by a nonroad engine, fifty horsepower and greater, and that is not a motor vehicle or a vehicle used solely for competition, which shall include, but not be limited to, excavators, backhoes, cranes, compressors, generators, bulldozers and similar equipment; non-road vehicles do not include locomotives or marine vessels.

Prime Contractor means any person or business entity that enters into a public works contract with Cook County.

Public Works Contract means a contract, budgeted at \$2,000,000 or more, with a County agency for a construction program or project bid by Cook County involving the construction, demolition, restoration, rehabilitation, repair, renovation, or abatement of any building, structure, tunnel, excavation, roadway, park or bridge; a contract with a County agency for the preparation for any construction program or project involving the construction, demolition, restoration, rehabilitation, repair, renovation, demolition, restoration, rehabilitation, repair, renovation, or abatement of any building, structure, tunnel, excavation, roadway, park or bridge; or a contract with a County agency for any final work involved in the completion of any construction program or project involving the construction, demolition, repair, renovation, or abatement of any building, structure, tunnel, excavation, repair, renovation, or abatement of any building, structure, tunnel, excavation, roadway, park or bridge.

Stationary Generators means a non-mobile machine that uses diesel fuel to produce electrical energy.

Subcontractor means any person or business entity that enters into a contract with a Prime Contractor as defined herein to perform work on a public works contract with Cook County.

Ultra low sulfur diesel fuel means diesel fuel that has a sulfur content of no more than fifteen parts per million.

US EPA means the United States Environmental Protection Agency.

Verified diesel emission control device means:

- a) an emission control device or strategy that has been verified to achieve a specified diesel PM reduction by US EPA or CARB; or
- b) replacement or repowering with an engine that is certified to specific PM emissions performance by USE PA or CARB.

Sec. 30-952. Emission reduction.

- a) Immediately after the effective date of this ordinance, any solicitation for a public works contract and any contract entered into as a result of such solicitation shall include a specification that all contractors in the performance of such contract shall use Ultra Low Sulfur Diesel fuel for diesel motor vehicles, nonroad vehicles, and stationary generators used in the performance of the contract.
- b) Beginning January 1, 2 014, for Prime Contractors, and beginning January 1, 2016 for Subcontractors, any solicitation for a public works contract and any contract entered into as a result of such solicitation shall include a specification that a Prime Contractor and all Subcontractors in the performance of such contract shall not operate any heavy-duty diesel vehicle in the performance of a public works contract unless that vehicle has installed Level 3 Controls and unless such controls are properly maintained and operating (as provided by regulations promulgated pursuant to this act). Except that, upon provision by the Prime Contractor or Subcontractors to the agency of appropriate and sufficient documentary evidence:
 - (1) Subsection (b) shall not apply to any heavy-duty diesel vehicle on the construction site working three days or less over the life of the project.
 - (2) Subsection (b) shall not apply to any heavy-duty diesel vehicle with respect to which the Department makes a written finding that such vehicle cannot be retrofit with Level 3 Controls, in which case such fleet owner or operator shall install Level 2 Controls that are available and appropriate for such vehicle as determined by the Department. If the Department makes a written finding that any such vehicle cannot be retrofit with Level 2 controls, said vehicle shall be retrofit with Level 1 Controls that are available and appropriate for such vehicle as determined by the Department.
 - (3) Any heavy-duty diesel vehicle that has operational Level 2 Controls installed prior to the effective date of this act shall have an additional one year to meet the requirements of Subsection (b).
- c) Within two years after the effective date of this ordinance, any solicitation for a public works contract and any contract entered into as a result of such solicitation shall include a specification that all contractors in the performance of such contract shall not operate any diesel nonroad vehicle in the performance of a public works contract unless that vehicle has installed Level 2 Controls and unless such controls are properly maintained and operating (as provided by regulations promulgated pursuant to this act). Except that, upon provision by the contract or to the agency of appropriate and sufficient documentary evidence:
 - (1) Subsection (c) shall not apply to any diesel nonroad vehicle on the construction site working three days or less over the life of the project.
 - (2) Subsection (c) shall not apply to any diesel nonroad vehicle with respect to which the Department makes a written finding that such vehicle cannot be retrofit with Level 2 Controls, in which case such fleet owner or operator shall install Level 1 Controls that are available and appropriate for such vehicle as determined by the Department.

- (3) Any diesel nonroad vehicle that has operational Level 1 Controls installed prior to the effective date of this act shall have an additional one year to meet the requirements of Subsection (c).
- d) Beginning January 1, 2014, for Prime Contractors, and beginning January 1, 2016 for Subcontractors, any solicitation for a public works contract and any contract entered into as a result of such solicitation shall include a specification that a Prime Contractor and all Subcontractors in the performance of such contract shall not operate any diesel nonroad vehicle in the performance of a public works contract unless that vehicle has installed Level 3 Controls and unless such controls are properly maintained and operating (as provided by regulations promulgated pursuant to this act). Except that, upon provision by the Prime Contractor or Subcontractors to the agency of appropriate and sufficient documentary evidence:
 - (1) Subsection (d) shall not apply to any diesel nonroad vehicle on the construction site working three days or less over the life of the project.
 - (2) Subsection (d) shall not apply to any diesel nonroad vehicle with respect to which the Department makes a written finding that such vehicle cannot be retrofit with Level 3 Controls, in which case such fleet owner or operator shall install Level 2 Controls that are available and appropriate for such vehicle as determined by the Department.
 - (3) Any diesel nonroad vehicle that has operational Level 2 Controls installed prior to the effective date of this act shall have an additional one year to meet the requirements of Subsection (d).

Sec. 30-953. Costs.

All costs associated with meeting these requirements are incidental to the overall contract. No additional time or monies will be granted to the Prime Contractor for compliance with these requirements and any associated regulations.

Sec. 30-954. Compliance.

- a) Thirty days before beginning work, the Prime Contractor shall submit to the Department for approval a list of all heavy-duty diesel vehicles, nonroad vehicles, and stationary generators to be used on the project. The list shall include the following:
 - (1) Prime Contractor and Subcontractor name and address, plus contact person responsible for the vehicles or equipment.
 - (2) Equipment type, manufacturer, engine model year, engine certification (Tier rating), ECM calibration, horsepower, plate, serial number, and expected fuel usage and/or hours of operation.
 - (3) For the pollution control technology installed: technology type, serial number, make, model, manufacturer, EPA/CARB verification number/level, and installation date.

- b) If the Prime Contractor subsequently needs to bring on site equipment not on the list, the Prime Contractor shall submit the request in writing for prior approval. Additional equipment shall comply with all contract conditions.
- c) During periods of inactivity, idling of diesel on road motor vehicles and nonroad vehicles shall be minimized and shall not exceed the time allowed under state and local laws.
- d) Any public works contract shall provide for enforcement of the contract provisions required by Section 3 and penalties for noncompliance of such provisions.

Sec. 30-955. Enforcement.

- a) Any solicitation for a public works contract subject to the provisions of this section and any contract entered into as a result of such solicitation shall include provisions authorizing independent monitoring and inspection of the Prime Contractor and Subcontractor's compliance with the requirements of this section and requiring that the Prime Contractor and Subcontractor comply with this section. The Prime Contractor shall be liable for a fee of \$200 for the review of Prime Contractor and Subcontractor's compliance with the provisions of this section, and the County may withhold and deduct the fee from monies otherwise due the Prime Contractor.
- b) All vehicles and equipment to which these requirements are applicable will be subject to random inspections to ensure full compliance with these requirements. If any equipment is found to be noncompliant, the Prime Contractor, Subcontractor or Supplier must remove or retrofit this equipment or vehicle within 24 hours or be subject to liquidated damages pursuant to subdivision (c) of this section until that piece of equipment or vehicle is removed from Project.
- c) In the event of a violation of any provision of this section, except as provided, in subdivision (d) of this section, liquidated damages shall be assessed against the Prime Contractor in the amount of \$5,000 for each violation (with each piece of noncomplying equipment and each day of noncompliance being a separate violation, not to exceed a total of \$50,000 for any one piece of equipment). Said liquidated damages are not imposed as a penalty but as an estimate of the damages that the County will sustain from delay in completion of the work, as well as resultant damages to public health of its citizens, which damages by their nature are not capable of precise proof. The County may withhold and deduct from monies otherwise due the Prime Contractor the amount of liquidated damages due the County.
- d) No Prime Contractor or Subcontractor shall make a false statement or claim with respect to any matter material to compliance with the provisions of this section to the County. Any Prime Contractor or Subcontractor making such a false statement shall pay the County up to \$10,000 for each such statement as liquidated damages pursuant to the provisions of subdivision (c) of this section.
- e) Fees and liquidated damages paid to the County under this section shall be placed in the Cook County Environmental Management Fund.

Sec. 30-956. Regulations.

Within six months of the effective date of this act, the Department shall, after written notice and public hearing, promulgate regulations implementing the provisions of this act.

Effective date: This Ordinance shall take effect upon adoption.

Approved and adopted this 19th day of May 2009.

TODD H. STROGER, President

Cook County Board of Commissioners

Attest: DAVID ORR, County Clerk.

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SPECIAL PROVISION FOR PROCESSING OF EXTRA WORK PAYMENT REQUESTS

Contractor's payment requests for Extra Work as identified in Article 104.02 of the Standard Specifications and the Special Provision for Contract Extra Work shall be processed in accordance with Article 109.04 of the Standard Specifications and the following additional procedures:

- 1) Contractor shall invoice the County for such Extra Work in accordance with the lump sum price, unit price, or force account as agreed to by the Engineer and Contractor.
- 2) Force account billing for equipment expense shall follow the applicable volume of the Equipment Watch Rental Rate Blue Book (Blue Book). Determination of equipment rates shall follow the IDOT Construction Memorandum 08-09. Also, a copy of the Blue Book calculation for each piece of equipment shall be included with the force account billing.
- 3) Contractor shall submit invoice for such Extra Work after the Extra Work has been fully completed by Contractor within sixty (60) days of completion of the work.
- 4) Within sixty (60) days after receipt of the invoice, the Engineer will review the Contractor's invoice and determine whether the invoice complies with the above. If the Engineer disapproves the invoice, the Engineer shall give Contractor notice of the reasons for such disapproval and the Contractor shall resubmit a corrected invoice for the Engineer's review. The County shall have an additional thirty (30) days to review and determine whether that the corrected invoice complies with the above.
- 5) Once the Engineer determines that the invoice complies with the above, the Engineer shall present a recommendation for change in plan for the specific items of extra work. The Superintendent shall execute a change order for the specific items of extra work and submit such change order to the Cook County Chief Procurement Officer, or where appropriate, to the County Board for approval.
- 6) Within thirty (30) days of the Board's or the Cook County Chief Procurement Officer's approval of the change order, payment shall be reflected under the specific items of extra work completed by the Contractor and the corresponding amount shall be deleted from the Contract Extra Work item.

SPECIAL PROVISION FOR CONSTRUCTION LAYOUT STAKES AND SURVEY CONTROL POINTS

This Special Provision amends the provisions of the Standard Specifications for Road and Bridge Construction and shall amend or supercede the provisions of Article 105.09 Survey Control Points.

<u>105.09</u> Construction Layout Stakes. The Contractor will be required to furnish and place construction layout stakes for this project and will locate and reference the centerline of survey and all intersecting roads and streets and will establish bench marks along the line of the improvement outside construction limits. One bench mark will be established for use at each structure over twenty-foot span. Locating and referencing the centerline of survey shall consist of locating and referencing control points such as point of curvature, point of tangent, and sufficient points on tangent to provide a line of sight. Control points shall be identified in the field to the Engineer and the field notes shall be kept in the office of the Resident Engineer.

The Contractor shall provide field forces and set all additional stakes for this project, including interchanges, which are needed to establish offset stakes, reference points, slope stakes, pavement and curb line and grade, stakes for bridges, culverts, sewers and drainage structures, paved gutters, walls, monuments, fence, right-of-way lines, and any other horizontal or vertical controls, including supplementary bench marks, necessary to secure a correct layout of the work. Grading slope stakes shall be set at sufficient intervals (not to exceed 30 meters (100 feet)) to accurately outline the slopes. Stakes for line and grade of pavement and/or curb shall be set at sufficient station intervals (not to exceed 15 meters (50 feet)) to assure substantial conformance to plan line and grade. Staking of right-of-way lines shall consist of placing tall stakes, properly identified and readily discernible, at points of change in width or direction of the right-of-way and at points along the line so that at least two of the stakes can be seen distinctly from any point of the line. Right-of-way lines shall be staked at locations where construction is to be performed, prior to beginning construction. The Contractor will not be required to set additional stakes to locate a utility line which is not included as a pay item in the contract, or to determine the property line between properties.

The Contractor shall be responsible for having the finished work substantially conform to the lines, grades, elevations and dimensions called for in the plans. Any inspection or checking of the Contractor's layout by the County Engineer and the acceptance of all or any part of it shall not relieve the Contractor of his responsibility to secure the proper dimensions, grades and elevations of the several parts of the work. The Contractor shall exercise care in the preservation of stakes and bench marks, and shall have them reset at his expense when any are damaged, lost, displaced or removed. The Contractor shall use competent personnel and suitable equipment for the layout work required. The Contractor shall not engage the services of any person or persons in the employ of the Cook County Department of Transportation and Highways for the performance of any of the work covered by this item.

It is emphasized that the establishment of the centerline of survey and benchmark circuit is critical to start up of construction and must be accomplished at the earliest possible time by the Contractor, properly documented and approved by the Resident Engineer as described below.

RESPONSIBILITY OF THE COUNTY

a) The County will check both horizontal and vertical clearances at all grade separations.

- b) The County will make random checks of the Contractor's staking to determine if the work is in substantial conformance with the plans. Where the Contractor's work will tie into the work that is being or will be done by others, checks will be made to determine if the work is in conformance with the proposed overall grade and horizontal alignment.
- c) The County will set all stakes for utility adjustments and for building fences along the right-of-way line by parties other than the Contractor.
- d) Immediately after the Contractor has staked the drainage structures, County forces will check the staking, either visually or by instrument, to determine if the structures fit the waterways in horizontal alignment and vertical elevation. If it is necessary to redesign the drainage structure, the County will furnish a revised design and restake the structure.
- e) The County will make all measurements and take all cross-sections from which the various pay items are to be measured, such as, cross-sections for all borrow pits and channel change, additional measurements needed to determine the amount of special excavation and classified excavation and all measurements on which the depth of sub-bases, bases or portland cement concrete pavement are to be verified.
- f) Where the Contractor in setting construction stakes discovers discrepancies, the County will check to determine their nature and make whatever revisions are necessary in the plans, including the recross-sectioning of the area involved, and all additional restaking necessary.
- g) The County will check the Contractor's horizontal layout staking of all structures over 6 meters (20 feet) in span length. The County will accept the responsibility for the accuracy of these stakes, after the County completes their check, provided they are protected by the Contractor to the extent that no displacement occurs. The County will not be responsible for transferring the lines to the work.
- h) The County will accept responsibility for the accuracy of specific stakes that are covered by random instrument checks and recorded, provided no displacement occurs.
- i) It is not the responsibility of the County to check the correctness of the Contractor's stakes except as provided herein; however, any errors that are apparent shall be immediately called to the Contractor's attention and he shall be required to make the necessary correction before the stakes are used for construction purposes.
- j) On the jobs where the plan quantities for excavation are to be used as the final pay quantities, it will be necessary for the County to make sufficient checks to determine if the work has been completed in substantial conformance with the plan cross-sections.
- k) All measurements necessary to determine the final pay item quantities must be made by the County independently of the Contractor's station stakes and any bench marks established by the Contractor.
- If requested, the County will furnish a schedule showing the pavement profile grade elevations at intervals of 7.5 meters (25 feet) and/or provide computer services necessary to establish remote control for complex interchanges and/or structures.

RESPONSIBILITY OF THE CONTRACTOR

- a) The Contractor will locate and reference the centerline of all roads and streets except interchange ramps. The centerline of private entrances and short street intersection returns need not be located or referenced by the Contractor.
- b) Locating and referencing the centerline of survey will consist of locating and referencing the control points of the centerline such as PC's, PT's and as many POT's as are necessary to provide a line of sight.
- c) Bench marks will be established along the project outside of construction lines and at each major structure over 6 meters (20 feet) in span length, and intervals not exceeding 300 meters (1000 feet) horizontally and 6 meters (20 feet) vertically.
- d) Stakes set for A. and B. above shall be identified in the field to the Engineer and the field notes kept in the Resident Engineer's office for reference by him.
- e) The Contractor will set all other stakes necessary to establish limits and elevations of the work and shall define right-of-way for the project.
- f) The right-of-way shall be considered to be defined when stakes readily discernible, have been placed at points of change in width or direction of the right-of-way line and at points along the line so that at least two such right-of-way stakes can be seen from any point on the line. The Contractor should note that utility relocation may be dependent upon the proper delineation of right-of-way. Staking of the right-of-way must be accomplished at the earliest possible time.
- g) The Contractor will not be required to set additional stakes to locate a utility line or to determine the property line between properties.
- h) Field notes shall be kept in standard survey field note books and these books shall become the property of the Cook County Department of Transportation and Highways at the completion of the project.
- i) It is not considered the responsibility of the Contractor to make a detailed check of the accuracy of the plans, however, it is expected that the Contractor will advise the County promptly of known errors in the plans.

This item will be paid for at the contract lump sum price for CONSTRUCTION LAYOUT STAKES AND SURVEY CONTROL POINTS, which price shall be payment in full for all services, materials, labor, equipment, tools and incidentals to complete this item. Payment for this work shall be scheduled as follows;

25% of the bid price to be paid on the first pay estimate.

The remaining 75% of the bid price to be apportioned among the remaining pay estimates for the project.

All payments subject to retainage per the terms of this Contract.

SPECIAL PROVISION FOR ENGINEER'S FIELD OFFICE

This Special Provision amends the provisions of the Standard Specifications for Road and Bridge Construction and shall be construed to be a part thereof.

670.02 Engineer's Field Office Type A. Amend the following of Article 670.02, paragraph 6:

- (i) A minimum of two communication paths. The configuration shall include:
 - (1) Internet Connection. A commercial grade internet service connection using telephone DSL, cable broadband or CDMA wireless technology with a MINIMUM bandwidth of 768 kbs. Additionally, an 802.11 g/N wireless router shall be provided, which will allow connection by the Engineer and up to four Department Staff. All costs related with equipment, installation, maintenance and service shall be included.

The Cook County Department of Transportation and Highways Engineering Computer Division contact person is as follows:

Mo Al-Khouja Cook County Administration Building Room 2400 69 West Washington Street Chicago, Illinois 60602-3007 Work: (312) 603-1753 E-mail: M.Al-Khouja@cookcountyil.gov

- (2) Telephone Lines. Three separate telephone lines with voicemail shall be provided.
- (j) One digital copy machine with an automatic feed tray storing at least 30 sheets of paper, capable of reproducing prints as black lines on white paper up to 11 x 17 in. (280 x 432 mm) in size. Reproduction paper (8.5 x 11 in., 8.5 x 14 in., and 11 x 17 in.) shall be supplied to the satisfaction of the Engineer. Maintenance, activating agent and power source for the copy machine shall be included.

The digital copy machine shall also be capable of scanning to / printing from a computer and faxing over a telephone line. All cables, support equipment, software, installation and technical support required to make and keep the equipment operational for up to four computers shall be included.

The digital copy machine, software and support equipment must be compatible with the most current version of Windows operating system.

- (k) One electric hot and cold water dispenser. 5 gallon and 0.5 liter bottles of water shall be supplied to the satisfaction of the Resident Engineer.
- (I) One electric paper shredder capable of shredding a minimum 15 sheets at a time.

670.02 Engineer's Field Office Type A. Add the following to Article 670.02, paragraph 6:

- (m) Three (3) new cellular phones with the capacity for both cellular call and two (2) way communication (Nextel or equal), established voice mail, hands free adaptors, belt clips and car adaptors. These cellular phones will be for exclusive use by the Engineer and the Engineer's support staff. All of the cellular phones and services must be compatible with each other. Maintenance and operating costs of the cellular phones shall be included.
- (n) One digital camera with 8 megapixel minimum resolution, batteries to operate the camera, USB cable, minimum 8 GB memory card and digital camera case.
- (o) A new upright bagless vacuum cleaner with a hepa-filter or new shop vacuum with a Hepa-Filter and any miscellaneous cleaning supplies necessary for the Engineer to maintain the Field Office.

A weekly cleaning service for the field office shall be provided.

(p) The following items are suggested office and field supplies. These items are subject to revision by the Resident Engineer, must be coordinated with the Resident Engineer prior to purchase, and shall be furnished to the satisfaction of the Resident Engineer prior to commencement and for the duration of the project.

If no pay item for Engineer's Field Office is included in the contract or used by the Department, the following items shall be incidental to the contract.

These items will not be returned at the conclusion of the contract.

OFFICE:

Adjustable Hole Punch, Black (3-Hole)	1 Each
Bankers Box, Legal size With String and Button Closure	4 Pack
Binder Clips, Large, 2", Box of 12 Each	2 Each
Binder Clips, Medium, 1 ¼", Box of 12 Each	2 Each
Binder Dividers, Avery index marker or equivalent	1 Each
Binder, Black 1" Capacity	1 Each
Binder, Black, 1-1/2" Capacity	2 Each
Binder, Black, 3" Capacity	1 Each
Calendar, At-A-Glance 3-Month Wall or equivalent	1 Each
Calendar, At-A-Glance Compact Dock Colondar Base and Colondar Refill	1 Each

Calendar, At-A-Glance Compact Desk Calendar Base and Calendar Refill

99

031 (CC) Engineer's Field Office January 15, 2013 4 Page(s) Total 3" x 3 ¾" or equivalent

Clipboard, Legal	2 Each
Correction Fluid, Multipurpose, White	1 Each
DVD Cases, Slim Line, 25 Count	1 Pack
DVD Discs, R.W., 25 Count	1 Pack
Folders, Manila 250 Count Letter 1/3 Cut File	1 Box
Highlighters, Assorted Fluorescent Colors, 4 Count	1 Pack
Labels, Multipurpose White 500 Count, 3/4" x 1 1/2"	1 Pack
Letter Trays, Stackable, Pack of 6	1 Each
Markers, Large, Permanent, Black	12 Each
Markers, Sharpie, Black or equivalent	12 Each
Memory Card, 2 Gig SD for Digital Camera	1 Each
OIC, Ideal Clamps, Small Box of 50	2 Each
Paper Clips, Jumbo No. 1, Regular, Box of 100	2 Each
Paper Clips, No. 1, Regular, Box of 100	2 Each
Paper, Quadrille Pad, 8 1/2" x 11"	6 Each
Paper, Standard Canary Letter Pads, 6 Count, 8 1/2" x 11 3/4"	1 Pack
Pen, Black	2 Pack
Pen, Red	1 Pack
Pencil, Lead Refill, 0.5 mm, Tube of 12	2 Each
Pencils, Disposable	2 Pack
Pencils, Color (Green)	1 Pack
Pencils, Color (Orange)	1 Pack
Pencils, Color (Red)	1 Pack
Pencils, Color (Yellow)	1 Pack
Pencils, Pentel Forte or equivalent, Automatic Pencil, 0.5 mm	3 Each

January 15, 2013 4 Page(s) Total

	Pencils, Zebra Rubber Sharpo Mechanical Pencil or equivalent	2 Each
	Post-It Memo Cubes, 3 7/8" x 3 7/8", Cube of 300 Sheets	1 Each
	Tosent Mento Cubes, 3 776 x 3 776, Cube of 300 Sheets	
	Post-It Notes, Yellow, 12 Count 3" x 3"	1 Pack
	Rubber Bands, #16, 1 lb., 2 " x 1/16"	1 Each
	Rubber Bands, #32, 1 lb., 3" x 1/8"	1 Each
	Scissors, Deskwork's or equivalent	1 Each
	Staple Remover, Pinch Type	1 Each
	Stapler, Black Deluxe Standard	1 Each
	Tape Dispenser	1 Each
	Tape, Transparent Refills ¾"	6 Each
FIE	LD:	
	Ruler, 6 ft., inch/tenth	6 Each
	Tape, 100 ft., Fiberglass with Handle	1 Each

Tape, 100 ft., Fiberglass with Handle1 EachTape, 25 ft. inch/tenth, Retractable, Lufkin or equivalent2 EachWheel, Measuring English1 Each

The estimated cost for office and field supplies shall be as follows:

Bid Amount		Approximate Cost
Up to	\$1,000,000	\$ 625
\$1,000,000	\$3,000,000	\$ 750
\$3,000,000	\$5,000,000	\$ 875
Over	\$5,000,000	\$1,000

SPECIAL PROVISION FOR CONSTRUCTION DEBRIS

Add the following to the third paragraph of Article 202.03 of the Standard Specifications:

"The Contractor shall not conduct any generation, transportation, or recycling of construction or demolition debris, clean or general or uncontaminated soil generated during construction, remodeling, repair, and demolition of utilities, structures, and roads that is not commingled with any waste, without the maintenance of documentation identifying the hauler, generator, place of origin of the debris or soil, the weight or volume of the debris or soil, and the location, owner, and operator of the facility where the debris or soil was transferred, disposed, recycled or treated. This documentation must be maintained by the Contractor for 3 years."

SPECIAL PROVISION

FOR

CLEAN CONSTRUCTION AND DEMOLITION DEBRIS

In accordance with the State of Illinois Environmental Protection Act, the Cook County Department of Transportation and Highways (the Department), as "Site Owner" at the subject highway improvement location, is required to certify that all materials to be taken to an uncontaminated soil fill location, including uncontaminated soil and clean construction and demolition debris, are to be certified as uncontaminated soil.

The Department has performed sufficient testing at the site and has determined that soils to be excavated per the plans as well as existing concrete and asphalt pavement materials meet the criteria to be considered clean construction and demolition debris. Exceptions are listed below^{*}. In accordance with the Act, the certification is made per IEPA Form LPC-663. A copy of the completed Form LPC-663 has been attached to this special provision. The original form is available from;

Ms. Holly Cichy Chief Engineer of Construction Cook County Department of Transportation and Highways 69 W. Washington St., 23rd Floor Chicago, IL 60602 (312) 603-1613

The Contractor is expected to be thoroughly familiar with the provisions of the Environmental Protection Act as it relates to proper disposal of excavated material and construction debris. Should the Contractor choose to dispose of surplus soil material at a registered uncontaminated soil fill location, this form must be submitted to the operator of that location before any materials can be disposed of at that site. The Contractor should be advised that, even with the submittal of the properly executed Form LPC-663, the fill operators retain the right to reject any or all loads from a particular construction site based on their own determination of the suitability of material from that site. Each certification covers only material from that specified job site. The Contractor shall take care not to stockpile or mix together material from different sites before taking that material for disposal.

This special provision is not to be construed as a requirement that obligates the Contractor to dispose of surplus material at a registered uncontaminated soil fill location.

* Based on the Department's investigation and location history including the possible determination of a LUST site or other risk indicators, it has been determined that materials excavated at the following locations may not meet the Clean Construction and Demolition Debris requirements:

* LOCATIONS TO BE LISTED, IF APPLICABLE

This Special Provision will modify Article 669 of the Standard Specifications as follows:

The Contractor is advised to consider the cost of disposing of all clean construction and demolition debris as delineated herein and reflect those costs in their bids for EARTH EXCAVATION or other appropriate items which may include soils removal. Pay items for NON-SPECIAL WASTE DISPOSAL, SPECIAL WASTE DISPOSAL, HAZAROUS WASTE DISPOSAL and SPECIAL WASTE PLANS AND REPORTS have been included in the Summary of Quantities in order to provide for the disposal of materials in those locations listed above. The requirements for removal and disposal of such materials shall be in accordance with Article 669.

SPECIAL PROVISION FOR MANAGING CONCRETE WASTE

<u>Description</u>. Prevent or reduce the discharge of pollutants to stormwater from concrete waste including diamond grinding slurry or residue by conducting washout offsite or by performing onsite washout in a designated area.

Construction. Perform this work on projects where;

- Concrete is used as a construction material or where concrete dust and debris result form demolition activities
- Slurries containing portland cement concrete (PCC) or asphalt concrete (AC) are generated, such as from saw cutting, coring, grinding, grooving, and hydro-concrete demolition
- Concrete trucks and other concrete-coated equipment are washed onsite
- Mortar-mixing stations exist

Requirements.

No discharge of water/lime slurry will be allowed to enter "waters of the state".

"Waters of the state" - all rivers, streams, lakes and other bodies of surface and subsurface water lying within the boundaries of the state which are not entirely confined and located completely upon lands owned, leased or otherwise controlled by a single person or entity.

- The slurry shall not be discharged to drainage ways, non-vegetated areas or anywhere storm water runoff is likely to occur.
- Discharge of the slurry should be stopped

at least 25 feet from creeks and rivers on slopes less than 12 percent.

at least 50 feet on slopes 12 percent to 25 percent in areas with healthy vegetation on the road right of way.

at least 12 feet from the bottom of all ditches.

 On sites where there is sparse or no vegetation to control the movement of the slurry, alternatives that may be used include:

Pump the slurry into tankers and hauled to an area where it can be spread as a lime supplement. This method will require additional tankers and land close to the project site. Incorporate the slurry into the soil on the right of way next to the road where it will not impact waters of the state, highway or shoulders.

- The Resident Engineer must approve any other method of application or use of the slurry. The design engineer should be contacted for guidance on the use of alternative methods.
- Precautions must be taken at all times to prevent the slurry from entering the waters of the state. Should improper application occur which may result in a discharge of lime slurry to the waters of the state, the contractor shall immediately remove the slurry and notify the Resident Engineer.

Implementation. The following steps shall be taken to help reduce stormwater pollution from concrete wastes:

- Store dry and wet materials under cover, away from drainage areas.
- Avoid mixing excess amounts of fresh concrete.
- Perform washout of concrete trucks offsite or in designated areas only.
- Do not wash out concrete trucks into storm drains, open ditches, streets, or streams.
- Do not allow excess concrete to be dumped onsite, except in designated areas.

For onsite washout:

- Locate washout area at least 50 feet from storm drains, open ditches, or water bodies.
- Prevent runoff from this area by constructing a temporary pit or bermed area large enough for liquid and solid waste.
- Wash out wastes into the temporary pit where the concrete can set, be broken up, and then disposed properly.
- Avoid creating runoff by draining water to a bermed or level area when washing concrete to remove fine particles and expose the aggregate.
- Do not wash sweepings from exposed aggregate concrete into the street or storm drain.
- Collect and return sweepings to aggregate base stockpile or dispose in the trash.

<u>For Concrete Slurry Wastes</u>. The following steps shall be taken when handling and disposing of concrete slurry wastes containing portland cement concrete (PCC) or asphalt concrete (AC) generated, such as from saw cutting, coring, grinding, grooving, and hydro-concrete demolition.

- PCC and AC waste should not be allowed to enter storm drains or watercourses.
- PCC and AC waste should be collected and disposed of or placed in a temporary concrete washout facility.
- A sign should be installed adjacent to each temporary concrete washout facility to inform concrete equipment operators to utilize the proper facilities.
- Below grade concrete washout facilities are typical. Above grade facilities are used if excavation is not practical.
- A foreman or construction supervisor should monitor onsite concrete working tasks, such as saw cutting, coring, grinding and grooving to ensure proper methods are implemented.
- Saw-cut PCC slurry should not be allowed to enter storm drains or watercourses.
- Residue from grinding operations should be picked up by means of a vacuum attachment to the grinding machine.
- Saw cutting residue should not be allowed to flow across the pavement and should not be left on the surface of the pavement.

Slurry residue should be vacuumed and disposed in a temporary pit (as described below) and allowed to dry. Dispose of dry slurry residue in accordance with

For Onsite Temporary Concrete Washout Facility:

- Temporary concrete washout facilities should be located a minimum of 50 ft from storm drain inlets, open drainage facilities, and watercourses. Each facility should be located away from construction traffic or access areas to prevent disturbance or tracking.
- A sign should be installed adjacent to each washout facility to inform concrete equipment operators to utilize the proper facilities.
- Temporary concrete washout facilities should be constructed above grade or below grade at the option of the contractor. Temporary concrete washout facilities should be constructed and maintained in sufficient quantity and size to contain all liquid and concrete waste generated by washout operations.
- Temporary washout facilities should have a temporary pit or bermed areas of sufficient volume to completely contain all liquid and waste concrete materials generated during washout procedures.
- Washout of concrete trucks should be performed in designated areas only.
- Only concrete from mixer truck chutes should be washed into concrete wash out.
- Concrete washout from concrete pumper bins can be washed into concrete pumper trucks and discharged into designated washout area or properly disposed of offsite.
- Once concrete wastes are washed into the designated area and allowed to harden, the concrete should be broken up, removed, and disposed of per WM-5, Solid Waste Management. Dispose of hardened concrete on a regular basis.
- Temporary Concrete Washout Facility (Type Above Grade)
 - Temporary concrete washout facility (type above grade) should be constructed as shown on the details at the end of this BMP, with a recommended minimum length and minimum width of 10 ft, but with sufficient quantity and volume to contain all liquid and concrete waste generated by washout operations.
 - Silt Fence, wood stakes, and sandbag materials should conform to the provisions in SE-9, Straw Bale Barrier.
 - Plastic lining material should be a minimum of 10 mil in polyethylene sheeting and should be free of holes, tears, or other defects that compromise the impermeability of the material.
- Temporary Concrete Washout Facility (Type Below Grade)
 - Temporary concrete washout facilities (type below grade) should be constructed as shown on the details at the end of this BMP, with a recommended minimum length and minimum width of 10 ft. The quantity and volume should be sufficient to contain all liquid and concrete waste generated by washout operations.
 - Lath and flagging should be commercial type.
 - Plastic lining material should be a minimum of 10 mil polyethylene sheeting and should be free of holes, tears, or other defects that compromise the impermeability of the material.

Removal of Temporary Concrete Washout Facilities: When temporary concrete washout facilities are no longer required for the work, the hardened concrete should be removed and disposed of. Materials used to construct temporary concrete washout facilities should be removed from the site of the work and disposed of. Holes, depressions or other ground disturbance caused by the removal of the temporary concrete washout facilities should be backfilled and repaired.

Inspection and Maintenance.

- Inspect and verify that activity-based BMPs are in place prior to the commencement of associated activities. While activities associated with the BMP are under way, inspect weekly during the rainy season and of two-week intervals in the non-rainy season to verify continued BMP implementation.
- Temporary concrete washout facilities should be maintained to provide adequate holding capacity with a minimum freeboard of 4 in. for above grade facilities and 12 in. for below grade facilities.
- Maintaining temporary concrete washout facilities should include removing and disposing of hardened concrete and returning the facilities to a functional condition.
- Hardened concrete materials should be removed and disposed of.
- Washout facilities must be cleaned, or new facilities must be constructed and ready for use once the washout is 75% full.

Disposal for the Diamond Grinding Slurry (Non Hazardous Only).

<u>Transporting</u>. - Transport the diamond grinding slurry from the diamond grinder to a licensed Type II municipal landfill for solidification or to a licensed liquid industrial waste disposal facility. Cover and contain to prevent loss to the environment during transport and delivery to the licensed facility.

<u>Solid Waste Facility</u>. Dispose of the diamond grinding slurry in a licensed Type II municipal landfill pursuant to Part 115 of Solid Waste Management, of the Natural Resources and Environmental Protection Act, 1994 PA 451, as amended (Act 451). The disposal shall be consistent with the landfill's waste acceptance policies and the slurry shall be solidified sufficiently to pass the paint filter test.

<u>Licensed Liquid Industrial Waste Disposal Facility</u>. The diamond grinding slurry may also be processed as a liquid industrial waste at a licensed liquid industrial waste facility pursuant to Part 121 of the Liquid Industrial Waste, of the Natural Resources and Environmental Protection Act, 1994 PA 451, as amended (Act 451), provided the disposal is consistent with the licensed liquid waste facility processor acceptance policies.

Records Furnish a complete waste disposal manifest for each load prepared by the Contractor with copies to the Engineer containing information on the point of generation including roadway, the volume transported, and the name of licensed disposal facility.

<u>Contractor Responsibility for Method of Operations</u>. This specification sets forth minimum steps to avoid violating environmental laws. It remains the responsibility of the Contractor to determine whether more than those minimum steps are required and to perform the work required by this contract in whatever manner may be required to comply with applicable laws. The Contractor shall be liable to the Department for any fines, costs, or remediation costs incurred by the Department as a result of the Contractor's failure to be in compliance with this specification and all federal, state and local laws.

Measurement and Payment: All costs associated with the collecting, handling, transporting by contractor or licensed industrial waste hauler, manifesting the waste, managing the diamond grinding slurry, and disposing will not be paid for separately but will be included in the payment for other items of work. All costs associated with full compliance with applicable laws regardless of whether or not all applicable laws are cited in this special provision or in the Standard Specification for Construction will be borne by the Contractor.

SPECIAL PROVISION FOR PAVEMENT REMOVAL AND REPLACEMENT (10 INCH)

Work under this item shall be performed in accordance with Section 440 (P.C. Concrete Pavement) and Article 442.05 (Removal) of the Standard Specifications and Construction Details and Standards as shown in the plans, and as described herein.

Description: This work shall consist of furnishing, all labor, material, and equipment necessary to remove the existing pavement from existing elevation to the bottom of proposed sub-base elevation and construct a new section of P.C.C. Pavement (10 Inch) as directed by the Engineer.

General Requirements: This work shall consist of full depth saw cutting of the existing pavement, the excavation of existing pavement material to the bottom of the proposed sub-base elevation and its disposal according to Article 202.03 of the Standard Specifications. If machine breaking is necessary because the existing pavement is concrete or has a concrete base, it shall be done to the satisfaction of the Engineer and in such a manner that any underlying utility structures will not be disturbed.

The proposed pavement material shall be High Early Strength Portland Cement Concrete meeting the requirements of Section 1020.05 of the Standard Specifications for Class PP Concrete, except that an accelerator shall not be used to attain High Early Strength Portland Cement Concrete.

The High Early Strength Portland Cement Concrete shall be placed on a layer of Sub-Base Granular Material, Type B (6 Inch) which shall be constructed according to Section 311 of the Standard Specifications; this work shall be paid for separately.

Traffic control is required to safely route traffic around the removed pavement and until the replacement pavement has cured and is ready to be opened to traffic. This Traffic Control must include the use of arrow boards when required. Traffic control is paid for separately under the contract item for Traffic Protection.

The removed sections of pavement shall not be left open over night, but shall be backfilled to existing elevation or plated. No additional payment shall be made for backfilling or plating.

<u>Method of Measurement</u>. The removal and replacement shall not be measured separately. The actual area of replacement shall be used as the basis of payment.

<u>Basis of Payment</u>. This work will be paid for at the contract unit bid price per Square Yard for Pavement Removal and Replacement (10 Inch), which price shall include full depth saw cutting, removal, excavation, satisfactory disposal, temporary backfilling, plating, concrete, and any other related work required to complete this work as specified. Sub-base shall be paid for at the contract unit; bid price per Square Yard for Sub-Base Granular Material, Type B (6 Inch) Traffic control will be paid through the contract item Lump Sum for Traffic Protection.

SPECIAL PROVISION FOR DOWEL BARS

Revise the fifth and sixth sentences of Article 1006.11(b) of the Standard Specifications to read:

"The bars shall be epoxy coated according to AASHTO M 284, except the thickness of the epoxy shall be 7 to 12 mils (0.18 to 0.30 mm) and patching of the ends will not be required. The epoxy coating applicator shall be certified according to the current IDOT Bureau of Materials and Physical Research Policy Memorandum, "Epoxy Coating Plant Certification Procedure". The Department will maintain an approved list."

Basis of Payment. Dowel Bars required for Pavement Patching or placement of P.C. Concrete Pavement will NOT be paid for separately. The cost of the dowel bars will be included in the cost for the respective pavement replacement item. Contraction joints requiring the use of dowel bars will be located at the direction of the Engineer and placed in accordance with the applicable Illinois Department of Transportation Standard or Specification as well as any other note, detail or standard contained in the project plans and specifications.

SPECIAL PROVISION FOR SURVEY MONUMENTS

<u>Description</u>. The Contractor shall cause all work necessary to be performed for the preservation, relocation and erection of Survey Monuments at all points hereinafter described. Installation shall be made in accordance with the details shown on plans.

<u>Survey Monuments</u>. All section, quarter section or other government established corners which are discovered or known to exist within the limits of the proposed improvement are to be re-established (as later specified) in accordance with the details shown on the Standard Design for Cook County Survey Monuments. All section corners located within the project limits or as called out on the plans will be located by a Registered Land Surveyor and a physical monument installed at the located corner in accordance with the details specified below. This will be done even if an existing monument is not found at that corner.

<u>Placing Monuments</u>. When monuments are located within the limits of the proposed improvements, they shall not be disturbed by the Contractor until a Registered Land Surveyor shall have made such reference as may be necessary to preserve their location. After the pavement is laid, the original location of the monuments shall be identified by placing in position, vertically above or below the original location, the new monuments which shall comply with details shown on the Standard Designs. In case monuments do not fall within the limits of the pavement, the monument shall be placed in a 2-1/2 inch wrought iron pipe, 3 feet long, driven flush with the ground surface and grouted as shown on the aforesaid Standard design. The plugs for this purpose shall be furnished by a Registered Land Surveyor and shall be set securely and in a workmanlike manner flush with the surface of the ground or pavement in accordance with the requirements of the law and under the direction of a Registered Land Surveyor. When section corners without existing monumentation are located within the project limits or as specifically directed in the plans, that corner shall be located and monumented as described above.

<u>Plat</u>. The location of all monuments to be preserved, reset or erected within the limits of the improvement shall be shown on a plat or plats which delineates and describes each corner monument. Preparation of the above plat must conform with Illinois Public Act 79-649, entitled "An Act to provide for the perpetuation of land survey Monuments". Each plat shall be recorded by the Surveyor in the office of the County Recorder. Copies of the plat or plats, as recorded and bearing the appropriate document number, shall be furnished to and become the property of the Cook County Department of Transportation and Highways (one copy to the Pavement Geometrics Division - Survey Section and one copy to the Right of Way Bureau).

<u>Basis of Payment</u>. This work will be paid for at the contract unit price each for Survey Momuments, relocated and erected within the limits of the improvement or as specifically directed in the plans, which price shall include the cost of all labor, tools and materials used in the performance of preserving, relocating and identifying the monuments, as well as the salary and expense of the Registered Land Surveyor while engaged in this work.

SPECIAL PROVISION FOR SOILS INFORMATION

All soils information upon which the design was prepared is available for examination by all prospective bidders at the office of the Cook County Department of Transportation and Highways. Information may also be posted on the Transportation and Highways Department ftp site along with the contract plans. All interested parties are advised to access this site to review any posted information. Instructions for accessing this site are found on page 1 of this document. Information regarding Clean Construction Debris and Demolition (CCDD), if applicable to the project, may be found in the special provision.

Any information shown on the plans, posted online, available in the Transportation and Highways Department offices or contained in the Special Provisions pertaining to subsurface exploration, borings, test pits, roadway cores and other preliminary investigations represents only the best knowledge of the Department as to the location, character or quantity of the materials encountered and is only included for the convenience of the bidder. The Department assumes no responsibility whatever in respect to the sufficiency or accuracy of the information, and there is no guaranty, either expressed or implied, that the conditions indicated are representative of those existing throughout the work, or that unanticipated developments may not occur.

The bidder will be permitted to see and examine this information for whatever value he considers it worth. Any additional borings deemed necessary by the bidder shall be made at his own expense. It is expected that each bidder will, prior to submitting his bid, visit the site of the work, examine the local conditions, inform himself as to the accessibility of the work, and ascertain the character of the material to be excavated and obtain such available information as will assist him to make an intelligent bid. Failure of a bidder to make such an examination may be held to be sufficient reason to reject his bid. No allowance will be made for failure of a bidder or contractor to estimate the difficulties attending the execution of the work.

January 15, 2013 1 Page(s) Total

SPECIAL PROVISION FOR P.C. CONCRETE SURFACE FINISH

All P.C. Concrete Pavement shall have a Type B final finish as specified in Article 420.09 (e)(2) of the Standard Specifications.

SPECIAL PROVISION FOR CUTTING HOT-MIX ASPHALT SURFACE

<u>Description</u>. This work shall consist of the cutting of the hot-mix asphalt surface wherever indicated and to the depth as shown on the plans and as required by the Engineer.

The hot-mix-asphalt surface shall be cut to a straight line and a vertical plane by a method approved by the Engineer.

It shall be the responsibility of the Contractor to determine the thickness of the existing hot-mix-asphalt surface course as well as underlying pavement layers as may be impacted by the required cutting. No additional compensation will be allowed because of variations from the assumed thicknesses or from the thicknesses shown on the plans.

Basis of Payment. This work will be paid for at the Contract Unit Price per Foot for Cutting Hot-Mix Asphalt Surface.

SPECIAL PROVISION FOR TEMPORARY BUTT JOINTS

<u>Description</u>. Immediately after the removal of the existing hot-mix-asphalt surface, Temporary Butt Joints shall be constructed at the saw cut limits of removal. The Butt Joints are to be constructed with Hot-Mix-Asphalt Surface Course or Leveling Binder and compacted as directed by the Engineer. A coated paper bond breaker shall be placed between the Butt Joint and the existing surface.

The Butt Joints shall be removed and the exposed surfaces primed just prior to the placement of the specified Hot-Mix-Asphalt paving material.

Temporary Butt Joints shall be measured in Feet (Meters).

<u>Basis of Payment</u>. The cost of constructing and removing the Butt Joints shall be paid for at the Contract Unit Price per Foot (Meter) for Temporary Butt Joints.

SPECIAL PROVISION FOR TREATMENT OF CRACKS

Prior to placing leveling binder, binder course or surface course mixtures, as specified, on milled or unmilled surfaces to be resurfaced, all cracks shall be pneumatically cleaned and free of dirt, water, vegetation and loose material and then sealed to the satisfaction of the Engineer.

Small cracks less than 1/2 inch (13mm) width shall be filled in accordance with Section 451. This preparation and treatment of the existing milled or unmilled pavement, as called for in the plans, shall be paid for at the contract unit price per pound (kilogram) for CRACK FILLING. Crack routing will not be required, and the Contractor will not be paid for this item.

Cracks 1/2 inch (13mm) or greater in width shall be primed, filled with Mixture for Cracks, Joints and Flangeways conforming to that specified in Article 406.05 and compacted by use of a vibratory roller. Cracks that remain in a heaved condition shall be resettled by use of vibratory roller. If the heaved condition cannot be settled, it shall be milled flat to the satisfaction of the Engineer. The Engineer may waive the vibratory roller equipment if the Contractor can obtain satisfactory results with other rollers designated in Article 1101.01. This preparation and treatment of the existing milled or unmilled pavement, as called for in the plans, shall be paid for at the contract unit price per ton for MIXTURE FOR CRACKS, JOINTS AND FLANGEWAYS.

SPECIAL PROVISION FOR PLUGGING EXISTING DRAINS AND SEWERS

<u>Description</u>: This work involves the plugging of all existing domestic and industrial drains and street sewers that are encountered within the construction limits of this improvement in accordance with these special provisions.

<u>Construction Methods</u>: All existing domestic and industrial drains and street sewers shall be removed to a point where the depth of the top of the drain or sewer is a minimum of three feet below finished grade. The remaining portion shall then be plugged with Class SI Concrete for a distance of two (2) feet from the aforementioned point. Care shall be taken to provide a water tight concrete plug without voids.

<u>Method of Measurement</u>: Where known, drains and sewers to be plugged are shown on the plans. The amount of this work shown in the quantities is an estimate considered reasonably adequate for this project, however, it shall be the responsibility of the Contractor to investigate and determine where all such drains and sewers exist and to perform the required work as provided for herein.

The length of drains and sewers which are required for removal under this item of work, including the excavation pertinent thereto, shall be considered only from the finished grade beyond the limits of Earth Excavation.

The pay quantity of drains and sewers to be plugged shall be determined by the Engineer at the time of construction.

<u>Basis of Payment</u>: This work shall be paid for at the contract unit prices each for Plugging Existing Drains and Sewers (12 In. or Less) and Plugging Existing Drains and Sewers (Over 12 In.), which prices shall include the cost of all excavation, removal of existing drains and sewers, backfilling, disposal of all waste materials, and the furnishing and placing of the Class SI Concrete together with all labor, tools and equipment necessary to complete the work in accordance with the plans and these special provisions.

SPECIAL PROVISION FOR MANHOLES, TYPE A, WITH RESTRICTOR PLATE, FRAMES AND LIDS

<u>Description</u>. This work shall consist of constructing restrictor plate manholes at locations shown on the plans or as directed by the Engineer, in accordance with Section 602 of the Standard Specifications.

The manholes shall be based on Type A manhole. Frames and lids shall be as shown in the Standard for Restrictor Frame and Lid – Type 1 and shall meet the requirements of Section 602 of the Standard Specifications.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price per each for Manholes, Type A, _____Ft. Dia. with Restrictor Plate, Frames and Lids, which price will be payment in full for all work and materials including restrictor plate, frame and lid, excavation, backfill, and labor.

Page 1

SPECIAL PROVISION FOR LIDS AND FRAMES AND LIDS

<u>Description</u>. Where the term lids is used in the Summary of Quantities, on County Transportation and Highways Standards and in the Plans, it shall be considered synonymous with the term grates and be subject to the provisions of Article 604 of the State Standard Specifications for Road and Bridge Construction.

<u>Basis of Payment</u>. This work shall be paid for at the contract unit price each for Lids and for Frames and Lids of the type specified, which price shall include the cost of the mortar bed.

SPECIAL PROVISION FOR FRAMES AND LIDS TO BE ADJUSTED, SPECIAL

<u>Description</u>. This work shall consist of the stage adjustment of frames and lids or grates of existing drainage and utility structures within the pavement area where the existing bituminous surface is to be removed. All work shall be in accordance with the applicable portions of Section 353, 406 and 603 of the Standard Specifications, at the locations shown in the plans or as designated by the Engineer and as herein specified.

<u>Materials and Construction Methods</u>. Stage I shall consist of a minimum twelve-inch (12 inch) wide removal of the pavement area around the structure; lowering of the existing frame to the elevation of the milled pavement surface; and backfilling with six-inch (6 inch) thick compacted bituminous material approved by the Engineer.

Stage II shall consist of removing the bituminous material, adjusting the frame to its final surface elevation and the replacement of the removed bituminous material with P.C. Concrete and/or Bituminous Concrete Material, meeting the requirements of Sections 353 and/or 406 of the Standard Specifications with the exception Bituminous Binder will not be allowed where Type 5 frames are encountered.

In lieu of lowering the existing frames with closed lids, the Contractor may remove and store the frame and lids and cover the existing structure with a one-half inch thick metal plate, flush with the milled surface, which will remain the property of the Contractor upon its replacement with the existing frame and lid.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price each for Frames and Lids to be Adjusted, Special, which price shall be payment in full for adjusting the structure as herein required.

Existing broken frames or lids shall be removed and disposed of by the Contractor and shall be replaced as directed by the Engineer. Replacement frames and lids will be paid for in accordance with Article 109.04 of the Standard Specifications unless a separate pay item has been provided.

The adjustment of privately owned utility structures is not a part of this contract and will be done by the respective owners. On all Metropolitan Sanitary District structures, only P.C. Concrete Precast Rings shall be used for adjusting frames.

For projects located in the City of Chicago, the temporary placement of asphalt or steel plates over existing valve vaults is strictly prohibited. Access to these structures must be preserved at all times during the construction period. Adjustment of these valve vault structures in the City of Chicago will not be performed according to this special provision.

SPECIAL PROVISION FOR PAVEMENT REPLACEMENT

<u>Description</u>. This work shall consist of the removal and replacement, and any necessary excavation and embankment of all surface, base course, and subbase as shown on the plans. Where all of the pavement, including subbase, base and surface course, is to be replaced, the item will be specified as "Pavement Replacement". If only surface course, binder course, cushion and joint filler is to be replaced, the item will be specified as "Pavement Replacement - Surface Course". The term "excavation" or "embankment" as used in this Article refers only to that necessary for the preparation of the subgrade, where the "Pavement Replacement" is full depth.

Materials. Materials shall meet the requirements of Division 1000 - Materials.

Construction Requirements.

<u>General</u>. All base, surface courses or subbase removed shall be restored to the original cross section. The elevation of the surface of the replaced surface course shall not vary more than 1/8 inch (3 mm) from the elevation of the surface of the adjoining surface course. The subgrade in the case of surface, base course and subbase removal, and the cushion or filler on the base course in the case of surface course removal, shall be adjusted so that this result will be obtained. Pavement damaged by reason of construction operations outside of the working limit of 2 feet (600 mm) from the form line specified shall be replaced by the Contractor at his/her own expense.

<u>Portland Cement Concrete Base and Surface Courses</u>. Portland cement concrete base or surface courses or natural cement concrete base or surface courses which are removed shall be replaced with portland cement concrete base or surface courses meeting the requirements of Sections 353 and 420, respectively, except that hand methods of consolidating and finishing will be permitted.

<u>Brick, Granite Block and Wood Block Surface Courses</u>. Brick, granite block or wood block surface courses which are removed shall be replaced if specified on the plans or directed by the Engineer. Whole sound brick, granite blocks or wood blocks taken from the original surface course shall be used in the replacement. If additional brick, granite blocks or wood blocks are required, the Contractor shall furnish a similar type and size to those which are being replaced. Brick, granite block or wood block surface course shall be laid on a sand or limestone screenings cushion approximately 1 inch (25 mm) thick, and shall have the joints filled with asphalt. The surface or base, may be restored to the proper elevation by use of an approved compacted bituminous material or air-entrained portland cement concrete.

<u>Bituminous Surface and Binder Courses</u>. Bituminous surface and binder courses which are removed shall be replaced by an equal thickness of bituminous materials meeting the requirements of Section 406. The type used shall be that which closely conforms to the type which was removed, and shall be approved in writing by the Engineer.

<u>Gravel or Crushed Stone Base and Surface Courses</u>. Gravel or crushed stone base and surface courses which are removed shall be replaced by an equal thickness of materials meeting the requirements of Section 351 or Section 402. The type used shall be that which closely conforms to the type which was removed and shall be approved in writing by the Engineer.

<u>Base and Subbase Replacement</u>. All granular or stabilized base and subbase which are removed shall be replaced with an equal compacted thickness of material which closely conforms to the original material removed and shall be compacted to the density requirements of the granular or stabilized base and subbase removed.

<u>Disposal of Surplus Material</u>. Surplus or waste material resulting from the removal and replacement operations shall be disposed of by and at the expense of the Contractor according to Article 202.03.

<u>Method of Measurement</u>. Pavement Replacement and Pavement Replacement - Surface Course, will be measured in place, and the area computed in square yards (square meters). Pavement or surface course damaged by reason of construction operations outside of the working limit of 2 feet (600 mm) from the form line specified will not be measured for payment.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price per square yard (square meter) for Pavement Replacement or Pavement Replacement – Surface Course, which prices shall include any required earth excavation or embankment described herein.

SPECIAL PROVISION FOR COOPERATION WITH UTILITIES

This special provision amends the provisions of Article 105.07 of the Standard Specifications and includes a section clarifying the utility information provided in the plans and specifications.

<u>105.07 - Cooperation with Utilities</u>. Revise the last paragraph regarding (a) known Utilities to read:

"No additional compensation will be allowed for any delays, inconveniences, or damage sustained by the Contractor due to any interference from the said utility appurtenances or the operation of moving them either by the utility company or by him; or on account of any special construction methods required in prosecuting his work due to the existence of said appurtenances either in their present or relocated positions."

<u>105.07 - Cooperation with Utilities</u>. Delete subarticle 105.07 (b) Unknown Utilities and substitute the following:

(b) Unknown Utilities. The requirements stated above for known utilities shall apply to unknown utilities.

Examination of Plans, Specifications, Special Provisions and Site of Work.

The bidder shall, before submitting a bid, carefully examine the provisions of the contract. The bidder shall inspect in detail the site of the proposed work, investigate and become familiar with all the local conditions affecting the contract and fully acquaint themselves with the detailed requirements of construction. Submission of a bid shall be a conclusive assurance and warranty the bidder has made these examinations and the bidder understands all the requirements for the performance of the work. If his/her bid is accepted, the bidder shall be responsible for all errors in the proposal resulting from his/her failure or neglect to comply with these instructions. The Department will, in no case, be responsible for any costs, expenses, losses, or change in anticipated profits resulting from such failure or neglect of the bidder to make these examinations.

The bidder shall take no advantage of any error or omission in the proposal and advertised contract. Any prospective bidder who desires an explanation or interpretation of the plans, specification, or any of the contract documents shall request such in writing from the Department, in sufficient time to allow a written reply by the Department that can reach all prospective bidders before the submission of their bids. All information and changes made to the contract will be communicated through an addendum. Only changes made through the addendum will be binding to the Department. When the plans or special provisions include information pertaining to the location of underground utility facilities, such information represents only the opinion of the Department as to the location of such utilities and is only included for the sufficiency or the accuracy of the information shown on the plans relative to the location of underground utility facilities. It shall be the Contractor's responsibility to determine the actual location of all such facilities including field verification of both vertical and horizontal locations relative to the work. He shall also obtain from the respective utility companies detailed information relative to the location of their facilities and the working schedules of the utility companies for removing or adjusting them.

It is understood and agreed that the Contractor has considered in his bid all of the permanent and temporary utility appurtenances in their present or relocated positions. The Contractor's attention is directed to the fact that the various utility companies may be relocating and constructing facilities within the project limits concurrent with the Contractor's operations. The Contractor shall coordinate his activities with the various utility companies, at all times, and may be required to work at other locations of the improvement until relocation and construction is completed by the utility company. The Contractor is advised that the relocation times and schedules listed in the special provision "Status of Utilities to be Adjusted" are only rough estimates and no extra compensation will be allowed for delays resulting from any work performed by a utility company or for their failure to meet said relocation schedule.

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STATUS OF UTILITIES UTILITIES TO BE ADJUSTED Roberts Road 86th Street to 79th Street Section: 14-W3219-04-DR

Name & Address of Utility	Туре	Estimated Date of
AT&T/Distribution 1000 Commerce Drive Oak Brook, IL 60523 Attn: Legal Mandate Department Janet Ahern (630) 573-6414 Ja1763@att.com Robert Elsinga (630)573-5452 708-822-0876 (mobile) re7854@att.com	Buried facilities at Sta. 283+85 1-4" PC, Sta. 285+90 1-4" PC, and Sta. 293+10 1-4" PC, Buried facilities at Sta. 293+33 AFMW-400, Sta. 305+99 AFMW-300, Sta. 307+43 AFMW-300, and Sta. 308+75 AFMW-300. Buried duct crossing Roberts Road at Sta. 304+25	Anticipated conflicts.
Village of Bridgeview 7500 South Oketo Avenue Bridgeview, IL 60455 Attn: Mike Porfirio (708) 924-8216 Robinson Engineering 17000 South Park Avenue South Holland, IL 60473-3349 Attn: Patricia K. Barker (708) 210-5697	8" sanitary line crossing Roberts Road at Sta.289+66. 8" sanitary line crossing Roberts Road at Sta. 306+17. 9' from rim to top of sewer on east side. 8.5' from rim to top of sewer on west side.	The sanitary sewers will pass through Conflict Manholes.
Commonwealth Edison 25000 S. Governors Highway University Park, IL 60466 Attn: Bradley Shinabarger (708) 235-2692	Buried cable approximately from Sta. 291+00 to 82 nd Street in parkway on west side.	No anticipated conflicts.
Nicor Gas Company 1844 Ferry Road Naperville, IL 60563 Attn: Bruce Copang (630) 388-2362	Gas line crossing Roberts Road at Sta. 289+74, Sta. 296+42, Sta. 299+14, Sta. 302+80	Anticipated conflicts.

Windstream Communications 3765 Lexington Rd. Hoffman Estates, IL 60192	Aerials attached to utility poles along east side of Roberts Road.	No anticipated conflicts.
Attn: Andres Bravo (847) 345-4024		
Comcast 688 Industrial Avenue Elmhurst, IL 60126 Attn: Robert L. Schulter Right- of-Way Manager (630) 600- 6348 Martha Gieras		No anticipated conflicts
Village of Justice 8718 W 82 nd Place Justice, IL 60458 Attn: Joe Cekus (708) 458-2961 John Hoefferle-Butler Engineering Inc. John Hoefferle (708) 599-8980	8" force main sanitary sewer crossing Roberts Road at Sta. 286+22. 18" gravity sewer flows west from manhole at Sta. 286+22.	Anticipated conflict. Force main to be adjusted or pass through conflict manhole.
Village of Hickory Hills 7700 W. 89 th Street Hickory Hills, IL 60457 Attn: Larry Boettcher Director of Public Works (708) 598-7855		No anticipated conflicts.
West Suburban Water Commission 7000 S Archer Road Justice, IL 60458 Attn: Colleen Kelly (708) 458-7010	8" Water main is approximately 11' behind back of curb from Sta. 275+00 to 286+39. Water main crossing Roberts Road at Sta. 279+54.	No anticipated conflicts. Anticipated conflict.
	Water main crossing Roberts Road at 86 th Street	No anticipated conflicts.

NOTES: All underground utilities shall be located by the Contractor prior to the start of construction. Watch and Protect all utilities.

The above represents the best information available to the County and is included for the convenience of the bidder. Utility relocation startup date is assumed to be from the date the R.O.W. is staked and permits are secured unless otherwise noted. The applicable provisions of Article 105.07, 107.20 and 107.31 of the Standard Specifications for Road and Bridge Construction and Cook County Special Provision 166 shall apply.

The Contractor's attention is directed to the fact that the various companies will be relocating and constructing facilities within the project limits concurrent with the Contractor's operations. The Contractor shall coordinate his activities with the various utility companies, at all times, and may be required to work only on portions of the improvement until relocation and construction is completed. The Contractor is advised that the relocation times and schedules listed herein are only estimates provided by the utility company. No extra compensation will be allowed for delays resulting from any work performed by a utility company or for their failure to meet said relocation schedule.

185a (CC) Status of Utilities December 22, 2014 3 Page(s) Total The Contractor should contact J.U.L.I.E. 48 hours prior to construction at 1-800-892-0123 for all utility locations.

All Sanitary Sewer Manholes to be Adjusted shall be waterproofed in accordance with Special Provisions #415 for Waterproofing Sanitary Sewer Manholes (Village of Bridgeview).

December 22, 2014 3 Page(s) Total

SPECIAL PROVISION FOR WATER VALVE BOXES TO BE ADJUSTED AND DOMESTIC METER VAULTS TO BE ADJUSTED

<u>Description.</u> At various locations within the limits of this improvement, the Contractor will encounter water valve boxes and/or domestic meter vaults that are to be adjusted to the proposed grade.

This work shall be subject to the provisions of Section 602 of the State Specifications.

<u>Basis of Payment.</u> This work shall be paid for at the contract unit price each for Water Valve Boxes to be Adjusted and for Domestic Meter Vaults to be Adjusted, which price shall include all labor, equipment and materials to complete the work in accordance with the plans and this special provision

December 21, 2009 1 Page(s) Total SPECIAL PROVISION FOR SANITARY SEWER INSTALLATION

<u>Description</u> This work shall consist of constructing sanitary sewers of the required inside diameter with necessary fittings, laid, bedded and backfilled and, conforming to the lines and grades shown on the plans or furnished by the Engineer.

<u>Construction Methods</u>. Construction methods shall be in conformance with Section 550 of the Standard Specifications for Road and Bridge Construction trench backfill shall not be included in the unit price bid for sanitary sewer but shall be paid for separately.

Joints and Jointing - The following joint shall be used:

Vitrified Clay Pipes equipped with a compression type joint of preformed plastic or rubber materials having resilient properties and conforming to all requirements of A.S.T.M. Specification C-425.

Ductile Iron Pipes equipped with rubber gasket mechanical joints conforming to the requirements set forth in American Water Works Association (A.W.W.A.): Specification C-111.

Polyvinyl Chloride (PVC) sewer pipe joints shall be solvent welded joints per ASTM D 2855 or flexible elastomeric seals per ASTM D 3212.

All joints shall be cleaned and inspected immediately preceding installation and, any pipe whose joint has been determined unsatisfactory shall be removed from the job site. All joints shall be installed and made in conformance with the latest manufacturers' recommendations and shall be subject to approval by the Engineer.

<u>Pipe Bedding</u>. Bedding shall consist of gravel, crushed gravel, pea gravel, crushed stone or crushed slag, ¹/₄ inch to ³/₄ inch in size. As a minimum, the material shall conform to the requirements of Article 1004.01 of the "Standard Specifications for Road and Bridge Construction", of the State of Illinois or ASTM C-33. The gradation shall conform to gradation CA 7, CA 8, CA 11 or CA 13 of the Illinois Standard Specifications or to ASTM Gradation No. 67. The pipe shall be laid so that it will be uniformly supported and the entire length of the pipe barrel will have full bearing. No blocking of any kind shall be used to adjust the pipe to grade except when used with embedment concrete. Bedding shall be required for all sewer construction and shall be of a minimum thickness equal to 1/4th of the outside diameter of the sewer pipe but shall not be less than six inches.

Maximum Allowable Infiltration:

The maximum allowable rate of infiltration or exfiltration shall not exceed 200 gallons per twenty-four (24) hours per mile per inch-diameter of the sewer pipe, for any section of the system and at any time during its service life.

<u>Pipe Materials</u>. Pipe shall be produced of the material specified and manufactured in strict adherence to applicable A.S.T.M., ASA or other applicable standardizing agency specifications and meeting all requirements of strength, and alignment tolerances as set forth in said specifications.

<u>Inspection</u>. Any section of the sewer failing to meet the requirements set forth in this Special Provision upon inspection by the Engineer, shall be repaired and/or replaced at the Contractor's expense. Any testing which may be required shall be done at the Contractor's expense upon request of the Engineer.

Basis of Payment. This work shall be paid for at the contract unit prices per foot for VITRIFIED CLAY PIPE SANITARY SEWERS (AASHTO M-65); EXTRA STRENGTH CLAY PIPE SANITARY SEWERS (AASHTO M-65); DUCTILE IRON PIPE SANITARY SEWERS (AWWA C-151) or PVC SANITARY SEWERS (SDR 35) of the size designated, which price shall include all labor, material and equipment necessary for excavating, bedding, installing, jointing and backfilling the sewer as herein specified.

SPECIAL PROVISION FOR CLEANING EXISTING MANHOLES, CATCH BASINS, OR INLETS CLEANING EXISTING STORM SEWERS AND PIPE CULVERTS

<u>Description</u>. Items for Cleaning of Existing Manholes, Catch Basins, Inlets, Storm Sewers, or Pipe Culverts are included in the Summary of Quantities and are to be used at the direction of the Engineer. The Manholes, Catch Basins, Inlets, Storm Sewers or Pipe Culverts shall be cleaned of silt, debris or other foreign matter of any kind and will be free from such accumulation at the time of final inspection. The accumulations shall be removed from the job site and disposed of in a manner meeting appropriate regulations.

Basis of Payment. This work shall be paid for at the contract unit price each for Cleaning Existing Manholes, Cleaning Existing Catch Basins, Cleaning Existing Inlets and/or per foot of Cleaning Existing Storm Sewers Or Cleaning Existing Pipe Culverts of the length and diameter specified. The cost shall include all labor, materials and disposal cost for removal of accumulations from the job site.

SPECIAL PROVISION FOR NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM (NPDES) PERMIT REQUIREMENTS

<u>Description</u>. This project will result in a disturbance of one or more acres of total land area and will require compliance with the National Pollutant Discharge Elimination System (NPDES) Storm Water Permit.

The Cook County Department of Transportation and Highways is the permittee, and all Contractors and Subcontractors involved in any soil disturbing activities will be required to confirm that they understand and will comply with all requirements of the permit by signing a Contractors Certification Statement. The Contractor shall adhere to the plans and complete required documents throughout construction. Documents are attached as part of this Special Provision.

A Storm Water Pollution Prevention Plan (SWPPP) shall be designed by the permittee and included in the project plans to be cooperatively implemented and updated by the Resident Engineer and Contractor for this project using good engineering practices. The plan shall identify potential sources of pollution which may reasonably be expected to affect the quality of storm water discharges. In addition, the plan shall describe and ensure the implementation of best management practices (BMPs) which will be used to reduce the pollutants in storm water discharges associated with this project and assure compliance with the terms and conditions of the Storm Water Permit. Such practices may include mulching, geotextiles, silt fences, sediment traps, storm drain inlet protection and several others mentioned in the permit. The installation of these devices may be subject to Section 404 of the Clean Water Act. The plan will be signed by the County Superintendent of Transportation and Highways and retained on-site.

A Sediment and Erosion Control Inspection Report will be completed once a week and after every ¹/₂ inch rainfall (5 inch snowfall event) by the Resident Engineer. All directions to the Contractor for required repairs/maintenance/installation of erosion and sediment control or any other necessary BMPs will be included in the report. The Contractor will sign the report to confirm his/her receipt of a copy.

If any required repairs/maintenance/installation of sediment and erosion control or any other BMPs are not completed by the Contractor or Subcontractors within the time specified by the Engineer (time will vary from 1/2 hour to 1 week based on the urgency of the situation and the nature of the deficiency. The Engineer will be the sole judge), the Resident Engineer shall complete and submit an Incidence of Non-compliance (ION) form to the Illinois Environmental Protection Agency.

<u>Basis of Payment</u>. Temporary erosion control items have been included in the Summary of Quantities. Additional items not included in the Summary of Quantities, but deemed necessary by the Resident Engineer to fulfill the requirements of the NPDES Permit and this Special Provision will be paid for according to Article 109.04 of the State Standard Specifications for Road and Bridge Construction.

Following is the list of documents that comprise the Special Provision for NPDES:

Permit Coverage Letter – IIr40085 (1 Page) General NPDES Permit IIr40 (2 Pages) General NPDES Permit IIr10 (10 Pages) Notice of Intent (3 pages) – <u>Do not send fee – send form only as notification to IEPA.</u> Notice of Termination (2 pages) – <u>Send form to IEPA at end of construction.</u> IEPA Incidence of Non-Compliance Form (1 Page) Contractor Certification Statement (1 Page) Erosion and Sediment Control Inspection Checklist (1 Page) Erosion/Sediment Control Inspection Report (1 Page) Storm Water Pollution Plan Signed by Superintendent (5 Pages)



ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

1021 NORTH GRAND AVENUE EAST, P.O. Box 19276, SPRINGFIELD, ILLINOIS 62794-9276, 217-782-3397 JAMES R. THOMPSON CENTER, 100 WEST RANDOLPH, SUITE 11-300, CHICAGO, IL 60601, 312-814-6026

217/782 -0610

ROD R. BLAGOJEVICH, GOVERNOR

RENEE CIPRIANO, DIRECTOR

2/9/20

COOK COUNTY HIGHWAY DEPT 69 W WASHINGTON ST STE 2100 CHICAGO, IL. 60602

Re: Cook County Highway Dept - Municipal Separate Storm Sewer System NPDES Permit No. ILR400485 County: Cook Notice of Coverage Under General Permit

Dear NPDES Permittee:

We have received your Notice of Intent and have determined that storm water discharges from your municipal separate storm sewer system are appropriately covered by the attached NPDES general permit issued by the Agency.

The permit as issued covers Notice of Intent requirements, storm water management programs, and monitoring, recordkeeping and reporting requirements. Attached is an Annual Inspection Form that you must complete and submit to the Agency by the first day of June for each year that this permit is in effect.

Failure to meet any portion of the permit could result in civil and/or criminal penalties. The Agency is ready and willing to assist you in interpreting any of the conditions of the permit as they relate to your municipal separate storm sewer system.

Your municipal storm sewer system was automatically covered by this permit 30 days after your Notice of Intent application pursuant to the General Storm Water Permit for MS4's, Part I. Coverage Under This Permit, D. 3. The Agency realizes that you may have implemented part of your program, however, we have reviewed your application for any deficiencies and applicability of the general permit versus an individual permit. The final determination is that the general permit is applicable to your system.

This letter shows your permit number below your name. Please reference this number in all future correspondence. Should you have any questions concerning the permit, please contact the Permit Section at (217) 782-0610.

Very truly yours,

Alan Keller, P. E. Manager, Permit Section Division of Water Pollution Control

Enclosure

AK:MED:\MS4 Coverage Letter

Records Unit Des_Plaines

Rockrod Rd P022I North Main Street, Rockford, IL 61103 -(815) 987-7760 • DES PLAINES-9511 W. Harrison St., Des Plaines, IL 60016-(847) 294-4000 ELGIN- 595 South State, Elgin, IL 60123 - (847) 608-3131 • PEORIA- 5415 N. University St., Peoria, IL 61614 - (309) 693-5463 BUREAU 0F LAND - PEORIA- 7620 N. University St., Peoria, IL 61614 - (309) 693-5462 • CHAMPAIGN - 2125 South First Street, Champaign, IL 61820 -(217) 278-58C SPRINGFIELD- 4500S. Sixth Street Rd., Springfield, IL 62706 -(217) 786-6892 • COLLINSVILLE- 2009 Mall Street, Collinsville, IL 62234 -(618) 346-5120 MARION - 2309 W. Main St., Suite 116, Marion, IL 62959 - (618) 993-7200C

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General NPDES Permit No. ILR40

Illinois Environmental Protection Agency Division of Water Pollution Control 1021 North Grand East P.O. Box 19276 Springfield, Illinois 62794-8276

NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM

General NPDES Permit

For

Discharges from Small Municipal Separate Storm Sewer Systems

Expiration Date: March 31, 2014

Issue Date: February 20, 2009

Effective Date: April 1, 2009

In compliance with the provisions of the Illinois Environmental Protection Act, the Illinois Pollution Control Board Rules and Regulations (35 Ill. Adm. Code, Subtitle C, Chapter 1) and the Clean Water Act, the following discharges may be authorized by this permit in accordance with the conditions herein:

Discharges of only storm water from small municipal separate storm sewer systems, as defined and limited herein. Storm water means storm water runoff, snow melt runoff, and surface runoff and drainage.

Receiving waters: Discharges may be authorized to any surface water of the State.

To receive authorization to discharge under this general permit, a facility operator must submit an application as described in the permit conditions to the Illinois Environmental Protection Agency. Authorization, if granted, will be by letter and include a copy of this permit.

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Alan Keller, P.E. Manager, Permit Section Division of Water Pollution Control

ILR40.wpd

General NPDES Permit No. ILR40

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CONTENTS OF THIS GENERAL PERMIT

PART I.	COVERAGE UNDER THIS PERMIT
PART II.	NOTICE OF INTENT REQUIREMENTS
PART III.	SPECIAL CONDITIONS
PART IV.	STORM WATER MANAGEMENT PROGRAMS
PART V.	MONITORING, RECORDKEEPING AND REPORTING
PART VI.	DEFINITIONS AND ACRONYMS
ATTACHN	ENT H. STANDARD CONDITIONS

PART I. COVERAGE UNDER THIS PERMIT

A. Permit Area

This permit covers all areas of the State of Illinois.

B. Eligibility

- This permit authorizes discharges of storm water from small municipal separate storm sewer systems (MS4s) as defined in 40 CFR 122.26(b)(16) as designated for permit authorization pursuant to 40 CFR 122.32.
- This parmit authorizes the following non-storm water discharges provided they have been determined not to be substantial contributors of pollutants to a particular small MS4 applying for coverage under this permit:
 - · water line and fire hydrant flushing.
 - landscape imigation water,
 - rising ground waters,
 - ground water infiltration,
 - pumped ground water,
 - discharges from potable water sources, (excluding wastewater discharges from water supply treatment plants)
 - foundation drains,
 - · air conditioning condensate,
 - irrigation water, (except for wastewater irrigation),
 - springs,
 - · water from crawl space pumps.
 - footing drains,
 - storm sewer cleaning water.
 - water from Individual residential car washing.
 - routine external building washdown which does not use detergents.
 - flows from riparian habitats and wellands,
 - dechlorinated pH neutral swimming pool discharges,
 - · residual street wash water,
 - · discharges or flows from fire fighting activities
 - · dechlorinated water reservoir discharges, and
 - pavement washwaters where spills or leaks of toxic or hazardous materials have not occurred (unless all spilled material has been removed).
- 3. Any municipality covered by this general permit is also granted automatic coverage under Permit No. ILR10 for the discharge of storm water associated with construction site activities for municipal construction projects disturbing one acre or more. The permittee is granted automatic coverage 30 days after Agency receipt of a Notice of Intent to Discharge Storm Water from Construction Site Activities from the permittee. The Agency will provide public notification of the construction site activity and assign a unique permit number for each project during this period. The permittee shall comply with all the requirements of Permit ILR10 for all such construction projects.
- C. Limitations on Coverage

The following discharges are not authorized by this permit:

General NPDES Permit No. ILR10

Illinois Environmental Protection Agency Division of Water Pollution Control 1021 North Grand Avenue East Post Office Box 19276 Springfield, Illinois 62794-9276 www.epa.state.il.us

NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM

General NPDES Permit

For

Storm Water Discharges From Construction Site Activities

Expiration Date:	July 31, 2013	Issue Date:	August 11, 2008
		Effective Date:	August 11, 2008

In compliance with the provisions of the Illinois Environmental Protection Act. the Illinois Pollution Control Board Rules and Regulations (35 fill: Adm. Code, Subtitle C, Chapter I), and the Clean Water Act, and the regulations thereunder the following discharges are authorized by this permit in accordance with the conditions and allectments herein.

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Manager, Permit Section Division of Water Pollution Control

Part I. COVERAGE UNDER THIS PERMIT

- A. Permit Area. The permit covers all areas of the State of Illinois with discharges to any waters of the State.
- B. Eligibility.
 - 1. This permit shall authorize all discharges of storm water associated with industrial activity from construction sites that will result in the disturbance of one or more acres total land area, construction sites less than one acre of total land that is part of a larger common plan of development or sale if the larger common plan will ultimately disturb one or more acres total land area. This permit also authorizes discharges from construction sites designated by the Agency that have the potential for contribution to a violation of water quality standards or significant contribution of pollutants to waters of the State, occurring after the effective date of this permit (including discharges occurring after the effective date of this permit are also authorized by this permit, except for discharges identified under Part I.B.3 (Limitations on Coverage).
 - This permit may only authorize a storm water discharge associated with industrial activity from a construction alle that is mixed with a storm water discharge from an industrial source other than construction, where:
 - a. the industrial source other than construction is located on the same site as the construction activity;
 - b. storm water discharges associated with industrial activity from the areas of the site where construction activities are occurring are in compliance with the terms of this permit; and
 - c. storm water discharges associated with industrial activity from the areas of the site where industrial activity other than construction are occurring (including storm water discharges from dedicated asphalt plants and dedicated concrete plants) are covered by a different NPDES general permit or individual permit authorizing such discharges.
 - Limitations on Coverage. The following slown water discharges from construction sites are not authorized by this permit:
 - stom water discharges associated with industrial activity that originate from the site after construction activities have been completed and the site has undergone final stabilization;

NPDES Permit No. ILR10

- b. discharges that are mixed with sources of non-storm water other than discharges identified in Part III.A (Prohibition on Non-Storm Water Discharges) of this permit and in compliance with paragraph IV.D.5 (Non-Storm Water Discharges) of this permit;
- c. storm water discharges associated with industrial activity that are subject to an existing NPDES individual or general permit or which are issued a permit in accordance with Part VI.N (Requiring an Individual Permit or an Alternative General Permit) of this permit. Such discharges may be authorized under this permit after an existing permit expires provided the existing permit did not establish numeric limitations for such discharges;
- d. storm water discharges from construction sites that the Agency has determined to be or may reasonably be expected to be contributing to a violation of a water quality standard; and
- a. Storm water discharges that the Agency, at its discretion, determines are not appropriately authorized or controlled by this general pennit.
- 1. Storm water discharges to any receiving water specified under 35 III. Adm. Code 302.105(d)(6).

C. Authorization.

- In order for storm water discharges from construction sites to be authorized to discharge under this general permit a discharger must submit a Notice of Intent (NOI) in accordance with the requirements of Part II below, using an NOI form provided by the Agency.
- Where a new contractor is selected after the submittal of an NOI under Part II below, a new Notice of Intent (NOI) must be submitted by the owner in accordance with Part II.
- 3. For projects that have complied with State law on historic preservation and endangered species prior to submittal of the NOI, through coordination with the Illinois Historic Preservation Agency and the Illinois Department of Natural Resources or through fulfillment of the terms of interagency agreements with those agencies, the NOI shall indicate that such compliance has occurred.
- 4. Unless notified by the Agency to the contrary, dischargers who submit an NOI in accordance with the requirements of this permit are authorized to discharge storm water from construction sites under the terms and conditions of this permit in 30 days after the date the NOI is received by the Agency.
- The Agency may deny coverage under this permit and require submittal of an application for an individual NPDES permit based on a review of the NOI or other information.

Part II. NOTICE OF INTENT REQUIREMENTS

A Deadlines for Notification

- To receive authorization under this general permit, a discharger must submit a completed Notice of Intent (NOI) in accordance with Part VI/G (Signatory Requirements) and the requirements of this Part in sufficient time to allow a 30 day review period after the receipt of the NOI by the Agency and the start of construction. The completed NOI may be submitted electronically to the following email address: epa.constilint@swppp@illinois.gov
- 2. Discharges that were previously covered by a valid General NPDES Permit for Storm Water Discharges from Construction Site Activities are automatically covered by this permit.
- 3. A discharger may submit an NOI in accordance with the requirements of this Part after the start of construction. In such instances, the Agency may bring an enforcement action for any discharges of storm water associated with industrial activity from a construction site that have occurred on or after the start of construction.
- B. Failure to Notify. Dischargers who tail to notify the Agency of their intent to be covered, and discharge storm water associated with construction site activity to Waters of the State without an NPDES permit, are in violation of the Environmental Protoction Act and Clean Water Act.
- C Contents of Notice of Intent. The Notice of Intent shall be signed in accordance with Part VLG (Signatory Requirements) of this permit by all of the entities identified in paragraph 2 below and shall include the following information:
 - The mailing address, and location of the construction site for which the notification is submitted. Where a mailing address for the site is not available, the location can be described in terms of the latitude and longitude of the approximate center of the facility to the nearest 15 seconds, or the nearest quarter section (if the section, township and range is provided) that the construction site is located in;
 - 2. The owner's name, address, lelephone number, and status as Federal. State, private, public or other entity;
 - 3. The name, address and telephone number of the general contractor(s) that have been identified at the time of the NOI submittal;
 - The name of the receiving water(s), or if the discharge is through a municipal separate storm sewer, the name of the municipal operator of the storm sewer and the ultimate receiving water(s);
 - The number of any NPDES permit for any discharge (including non-storm water discharges) from the site that is currently authorized by an NPDES permit;

Page 3

- 6. A description of the project, detailing the complete scope of the project, estimated timetable for major activities and an estimate of the number of acres of the site on which soil will be disturbed; and
- 7. An electronic copy of the storm water pollution prevention plan that has been prepared for the site in accordance with Part IV of this permit. The electronic copy shall be submitted to the Agency at the following email address: upg.constlintDowpp@illinois.gov

D. Where to Submit.

 Facilities which discharge storm water associated with construction site activity must use an NOI form provided by the Agency. NOIs must be signed in accordance with Part VI.G (Signatory Requirements) of this permit. NOIs and the applicable fee for construction site activities are to be submitted by cartified mail to the Agency at the following address:

Illinois Environmental Protection Agency Division of Water Pollution Control, Mail Gode #15 Attention: Permit Section 1021 North Grand Avenue East Post Office Box 19276 Springfield, Illinois 62794-9276

The completed NOI and SWPPP may be submitted electronically to the following small address: epaconstril to exponential address: epaconstril to exponential address: epaconstril to exponential address and the second address and the second address ad

- A copy of the letter of notification of coverage along with the General NPDES Permit for Storm Water Discharges from Construction Site Activities or other indication that storm water discharges from the site are covered under an NPDES permit shall be posted at the site in a prominent place for public viewing (such as alongside a building permit).
- E. Additional Notification. Facilities which are operating under approved local sediment and erosion plans, grading plans, or storm water management plans, in addition to fiting copies of the Notice of Intent in accordance with Part D above, shall also submit signed copies of the Notice of Intent to the local agency approving such plans in accordance with the deadlines in Part A above. See Part IV.D.2.d (Approved State or Local Plans).
- F. Notice of Termination. Where a site has been finally stabilized and all storm water discharges from construction sites that are authorized by this permit are eliminated, the permittee of the facility must submit a completed Notice of Termination that is signed in accordance with Part VI.G (Signatory Requirements) of this permit.
 - 1. The Notice of Termination shall include the following information:
 - The mailing address, and location of the construction site for which the notification is submitted. Where a mailing address for the site is not available, the location can be described in terms of the latitude and longitude of the approximate center of the facility to the nearest 15 seconds, or the nearest quarter section (if the section, township and range is provided) that the construction site is located in;
 - b. The owner's name, address, telephone number, and status as Federal, State, private, public or other entity,
 - c. The name, address and telephone number of the general contractor(s); and
 - d. The following certification signed in accordance with Part VI.G (Signatory Requirements) of this permit:

"I certify under penalty of law that all storm water discharges associated with construction site activity from the identified facility that are authorized by NPDES general permit ILR10 have otherwise been eliminated. I understand that by submitting this notice of termination, that I am no longer authorized to discharge storm water associated with construction site activity by the general permit, and that discharging pollutants in storm water associated with construction site activity to Waters of the State is unlawful under the Environmental Protection Act and Clean Water Act where the discharge is not authorized by a NPDES permit. I also understand that the submittal of this notice of termination does not release an operator from liability for any violations of this permit or the Clean Water Act."

For the purposes of this certification, elimination of storm water discharges associated with industrial activity means that all disturbed soils at the identified facility have been finally stabilized and temporary erosion and sediment control measures have been removed or will be removed at an appropriate time, or that all storm water discharges associated with construction activities from the identified site that are authorized by a NPDES general permit have otherwise been eliminated.

2. All Notices of Termination are to be sent to the Agency to the mailing address in Part II.D.1, using the form provided by the Agency.

Part III. SPECIAL CONDITIONS, MANAGEMENT PRACTICES, AND OTHER NON-NUMERIC LIMITATIONS

- A. Prohibition on Non-Storm Water Discharges.
 - 1. Except as provided in Part I paragraph B.2 and paragraph 2 below, all discharges covered by this permit shall be composed entirely of atom water.
 - a. Except as provided in paragraph b below, discharges of materials other than storm water must be to compliance with a NPDES permit (other than this permit) lasued for the discharge.

NPDES Permit No. ILR10

b. The following non-storm water discharges may be authorized by this permit provided the non-storm water component of the discharges is in compliance with Part IV.D.5 (Non-Storm Water Discharges): discharges from lire fighting activities; fire hydrant flushings; waters used to wash vahicles where detergents are not used; waters used to control dust; potable water sources including uncontaminated waterine flushings; landscape imgation drainages; routine external building washdown which does not use detergents; pavement washwaters where spills or tooks of toxic or hezardous moterials have not occurred (unless all spilled material has been removed) and where detergents are not used; uncontaminated air conditioning condensate; springs; uncontaminated ground water; and foundation or footing drains where flows are not contaminated with process materials such as solvents.

B. Discharges into Receiving Waters With an Approved Total Maximum Daily Load (TMDL):

Discharges to waters for which there is a TMOL allocation for sectimen) or a parameter that addressed sediment (such as total suspended solids, turbidity, or sitiation) are not eligible for coverage under this permit unless you develop and certify a SWPPP that is consistent with the assumptions and requirements in the approved TMDL. To be eligible for coverage under this general permit, operators must incorporate into their SWPPP any conditions applicable to their discharges necessary for consistency with the assumptions and requirements of the TMDL within any timeframes established in the TMDL. If a specific numeric waste load allocation has been established that would apply to the project's discharges, the operator must incorporate that allocation into its SWPPP and implement necessary steps to meet that allocation. Please refer to the Agency website at: http://www.epa.state.it.us/water/imdi/report-status.html

C. Discharges covered by this permit, alone or in combination with other sources, shall not cause or contribute to a violation of any applicable water quality standard.

Part IV. STORM WATER POLLUTION PREVENTION PLANS

A storm water pollution prevention plan shall be developed for each construction site covered by this parmit. Storm water pollution prevention plans shall be prepared in accordance with good engineering practices. The plan shall identify potential sources of pollution which may reasonably be expected to affect the quality of storm water discharges associated with construction site activity from the facility. In addition, the plan shall describe and ensure the implementation of best management practices which will be used to reduce the pollutants in storm water discharges associated with construction site activity and to assure compliance with the terms and conditions of this permit. Facilities must implement the provisions of the storm water pollution prevention plan fequired under this part as a condition of this permit.

A. Deadlines for Plan Preparation and Compliance.

The plan shall:

- 1. Be completed prior to the start of the construction to be covered under this permit and submitted electronically to the Agency; and
- 2. Provide for compliance with the terms and schedule of the plan beginning with the initiation of construction activities.

E. Signature, Plan Review and Notification.

- 1. The plan shall be signed in accordance with Part VI.G (Signatory Requirements), and be retained on-site at the facility which generales the storm water discharge in accordance with Part VI.E (Duty to Provide Information) of this permit.
- 2. Prior to commencement of construction, the permittee shall provide the plan to the Agency. Said plan shall be evaluable at the site.
- 3. The permittee shall make plans available upon request from this Agency or a local agency approving sediment and erosion plans, grading plans, or storm water management plans; or in the case of a storm water discharge associated with industrial activity which discharges through a municipal segarate storm sever system with an NPDES permit, to the municipal operator of the system.
- 4. The Agency may notify the permittee at any time that the plan does not meet one or more of the minimum requirements of this Part. Such notification shall identify those provisions of the permitt which are not being met by the plan, and identify which provisions of the plan require modifications in order to meet the minimum requirements of this part. Within 7 days from receipt of notification from the Agency, the permittee shall make the required changes to the plan and shall submit to the Agency a written certification that the requested changes have been made. Failure to comply shall terminate authorization under this permit.
- 5. All storm water pollution prevention plans and all completed inspection forme/reports required under this permit are considered reports that shall be available to the public at any reasonable time upon request. However, the permittee may claim any portion of a storm water pollution prevention plan as confidential in accordance with 40 CFR Part 2.
- C. Keeping Plans Current. The permittee shall amend the plan whenever there is a change in design, construction, operation, or maintenance, which has a significant effect on the potential for the discharge of pollutants to Waters of the State and which has not otherwise been addressed in the plan or if the atom water pollution prevention plan proves to be ineffective in eliminating or significantly minimizing pollutants from sources identified under paragraph D.2 below, or in otherwise achieving the general objectives of controlling pollutants in storm water discharges associated with construction site activity. In addition, the plan shall be amended to identify any new contractor and/or subcontractor that will implement a measure of the storm water pollution prevention plan. Amendments to the plan may be reviewed by the Agency in the same manner as Part IV.B above. Any revisions of the documents for the storm water pollution prevention plan shall be kept on site at all times.
- D. Contents of Plan. The storm water pollution prevention plan shall include the following Items:
 - 1. Site Description. Each plan shall, provide a description of the following:
 - a. A description of the nature of the construction activity or demolition work.

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- A description of the intended sequence of major activities which disturb soils for major portions of the site (e.g. clearing, grubbling, excevation, grading);
- 0. An estimate of the total area of the site and the total area of the site that is expected to be disturbed by excavation, grading, or other activities;
- d. An estimate of the runoff coefficient of the site after construction activities are completed and existing data describing the soll or the quality of any discharge from the site;
- e. A site map indicating drainage patterns and approximate slopes anticipated before and after major gracing activities, locations where vehicles enter or exit the alte and controls to prevent offsite sediment tracking, areas of solidisturbance, the location of major structural and nonstructural controls identified in the plan, the location of areas where stabilization practices are expected to occur, surface waters (including wetlands), and locations where storm water is discharged to a surface water; and
- f. The name of the receiving water(s) and the ultimate receiving water(s), and areal extent of wetland acreage at the site.
- 2. Controls. Each plan shall include a description of appropriate controls that will be implemented at the construction site. The Illinois Urban Manual (http://www.il.ncs.ueda.gov/technical/engineer/urban/index.html) or other similar documents shall be used for developing the appropriate management practices, controls or revisions of the pten. The plan will clearly describe for each major activity identified in paragraph D.1 above, appropriate controls and the timing during the construction process that the controls will be implemented. (For example, perimeter controls for one portion of the site will be installed after the clearing and grubbing necessary for installation of the measure, but before the clearing and grubbing for the remaining portions of the site. Perimeter controls will be actively maintained until final stabilization of those portions of the site upward of the perimeter control. Temporary perimeter controls will be removed after final stabilization). The description of controls shall eddress as appropriate the following minimum components.
 - a Erosion and Sediment Controls.
 - (i) Stabilization Practices. A description of interim and permanent stabilization practices, including site-specific scheduling of the implementation of the practices. Site plans should ensure that existing vegetation is preserved where practicable and that disturbed portions of the site are stabilized. Stabilization practices may include: temporarily seeding, permanent seeding, mulching, geotextiles, sod stabilization, vegetative buffer strips, protection of trees, preservation of mature vegetation, staged or staggered development, and other appropriate measures. A record of the dates when major grading activities occur, when construction activities temporarily or permanently cease on a portion of the site, and when stabilization measures are initiated shall be included in the plan. Except as provided in paragraphs (A) and (B) below, stabilization measures shall be initiated as soon as practicable in portions of the site where construction activities have temporarily or permanently ceased, but in no case more than 7 days after the construction activity in that portion of the site has temporarily or permanently ceased as follows:
 - (A) Where the initiation of stabilization measures by the 7th day after construction activity temporarily or permanently ceases on a portion of the site is prediuded by snow cover, stabilization measures shall be initiated as soon as practicable.
 - (B) Where construction activity will resume on a portion of the site within 14 days from when activities caased, (e.g. the total time period that construction activity is tomporarily ceased is less than 14 days) then stabilization measures do not have to be initiated on that portion of site by the 7th day after construction activity tamporarily ceased.
 - (ii) Structural Practices. A description of structural practices utilized to divert flows from exposed soils, store flows or offnerwise limit runoff and the discharge of pollutents from exposed areas of the site. Such practices may include silt fences, earth dikes, drainage swales, sediment traps, check dams, subsurface drains, pipe slope drains, level spreaders, storm drain injet protection, reinforced soil retaining systems, gabions, and temporary or permanent sediment basins. Structural practices should be placed on upland soils to the degree practicable. The installation of these devices may be subject to Section 404 of the CWA.
 - (iii) Best Management Practices for Impaired Waters. For any site which discharges directly to an impaired water identified on the Agency's website for 303(d) listing for suspended solids, hubidity, or sittation the storm water pollution prevention plan shall be designed for a storm event equal to or greater than a 25-year 24-hour raintall event. If required by federal regulations or the Illinois Environmental Protection Agency's Illinois Urban Manual, the storm water pollution prevention plan shall adhere to a more restrictive design criteria. Please refer to the Agency's website at: (http://www.epa.state.il.us/water/ondi/303d-list.html)
 - b. Storm Water Management. A description of measures that will be installed during the construction process to control pollutants in storm water discharges that will occur after construction operations have been completed. Structural measures should be placed on upland soils to the degree attainable. The installation of these devices may be subject to Section 404 of the CWA. This permit only addresses the installation of storm water management measures, and not the ultimate operation and maintenance of such structures after the construction activities have been completed and the site has undergone final stabilization. Permittees are responsible for only the installation and maintenance of storm water management measures prior to final stabilization of the site, and are not responsible for maintenance after storm water discharges oscociated with industrial activity have been eliminated from the site.
 - (i) Such practices may include: storm water detention structures (including wet ponds); storm water retention structures; flow attenuation by use of open vegetated swales and natural depressions; infiltration of runoff onsite; and sequential systems (which combine several practices). The storm water pollution prevention plan shall include an explanation of the technical basis used to select the practices to control pollution where flows exceed predevelopment levels.
 - (ii) Velocity dissipation devices shall be placed at discharge locations and along the length of any outfall channel as necessary to provide a non-erosive velocity flow from the structure to a water course so that the natural physical and biological characteristics and functions are

maintained and protected (e.g. maintenance of hydrologic conditions, such as the hydroperiod and hydrodynamics present prior to the initiation of construction activities).

- (EI) Unless otherwise specified in the Illinois Environmental Protection Agency's Illinois Urban Manual, the storm water pollution prevention plan shall be designed for a storm event equal to or greater than a 25-year 24-hour rainfall event.
- e. Other Controls.
 - (i) Waste Disposal. No solid materials, including building materials, shall be discharged to Waters of the State, except as authorized by a Section 404 permit.
 - (ii) The plan shall ensure and demonstrate compliance with applicable State and/or local waste disposal, sanilary sewer or septic system, regulations.
 - (iii) For construction sites that receive concrete or asphalt from off site locations, the plan must identify and include appropriate controls and measures to reduce or eliminate those discharges.
- d. Approved State or Local Plans.
 - (i) The management practices, controls and other provisions contained in the storm water pollution prevention plan must be at least as protective as the requirements contained in Illinois Environmental Protection Agency's Illinois Urban Manual, 2002. Facilities which discharge atom water associated with construction site activities must include in their storm water pollution prevention plan procedures and requirements specified in applicable sediment and erosion site plans or storm water management plans approved by local officials. Requirements specified in sediment and erosion site plans or site permits or storm water management plans or site permits approved by local officials that are applicable to protecting surface water resources are, upon submittal of an NOI to be authorized to discharge under this permit, incorporated by reference and are enforceable under this permit. The plans shell include all requirements of this permit and include more stringent standards required by any local approval. This provision does not apply to provisions of master plans, comprehensive plans, non-enforceable guidelines or technical guidance documents that are not identified in a specific plan or permit that is issued for the construction site.
 - (ii) Dischargers seeking alternative permit requirements are not authorized by this permit and shall submit an individual permit application in accordance with 40 CFR 122.26 at the address indicated in Part II.D (Where to Submit) of this permit, along with a description of why requirements in approved local plans or permits should not be applicable as a condition of an NPDES permit.
- Maintenance. The plan shall include a description of procedures to maintain in good and effective operating conditions vegetation, erosion and sediment control measures and other protective measures identified in the site plan.
- 4. Inspections. Qualified personnel (provided by the permittee) shall inspect disturbed areas of the construction site that have not been finally stabilized, structural control measures, and locations where vehicles enter or exit the site at least once every seven calendar days and within 24 hours of the end of a storm that is 0.5 inches or greater or equivalent snowfall. Qualified personnel means a person knowledgeable in the principles and practices of erosion and sediment controls measures, such as a licensed Professional Engineer (P.E.), a Certified Professional in Erosion and Sediment Control (CPESC), a Certified Erosion Sediment and Storm Water Inspector (CESSW)) or other knowledgeable person who possesses the skills to assess conditions at the construction site that could impact storm water quality and to assess the effectiveness of any sediment and erosion control measures selected to control the quality of storm water discharges from the construction activities.
 - a. Disturbed areas and areas used for storage of materials that are exposed to precipitation shall be inspected for evidence of, or the potential for, pollutants entering the drainage system. Erosion and sediment control measures identified in the plan shall be observed to ensure that thay are operating correctly. Where discharge locations or points are accessible, they shall be inspected to ascertain whether erosion control measures are effective in preventing significant impacts to receiving waters. Locations where vehicles enter or exit the site shall be inspected for evidence of offsite sectiment tracking.
 - b. Based on the results of the inspection, the description of potential pollutant sources identified in the plan in accordance with Part IV.D.1 (Site Description) of this permit and pollution prevention measures identified in the plan in accordance with Part IV.D.2 (Controls) of this permit shull be revised as appropriate as soon as practicable after such inspection. Such modifications shall provide for timely implementation of any changes to the plan within 7 calendar days following the inspection.
 - c. A report summarizing the scope of the inspection, name(s) and qualifications of personnel making the inspection, the date(s) of the inspection, major observations relating to the implementation of the storm water pollution prevention plan, and actions taken in accordance with paragraph b above shall be made and retained as part of the storm water pollution prevention plan for at least three years from the date that the permit coverage expires or is terminated. All inspection reports shall be retained at the construction site. The report shall be signed in accordance with Part VI.G (Signatory Requirements) of this permit.
 - d. The permittee shall notify the appropriate Agency Field Operations Section office by small at: epa swnencomp@illinois.gov, telephone or fax within 24 hours of any incidence of noncompliance for any violation of the storm water pollution prevention plan observed during any inspection conducted, or for violations of any condition of this permit. The permittee shall complete and submit within 5 days an "incidence of Noncompliance" (ION) report for any violation of the storm water pollution prevention plan observed during any inspection conducted, or for violations of any condition of the storm water pollution prevention plan observed during any inspection conducted, or for violations of any condition of the storm water pollution prevention plan observed during any inspection conducted, or for violations of any condition of this permit. Submission shall be on forms provided by the Agency and include specific information on the cause of noncompliance, actions which were taken to prevent any further causes of noncompliance, and a statement detailing any environmental impact which may have resulted from the noncompliance.
 - e. All reports of noncompliance shall be signed by a responsible authority as defined in Part VLG (Signatory Requirements).

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- After the initial contact has been made with the appropriate Agency Field Operations Section Office, all reports of noncompliance shall be mailed to the Agency at the following address:

Illinois Environmental Protection Agency Division of Water Pollution Control Compliance Assurance Section 1021 North Grand Avenue East Post Office Box 19276 Springfield, Illinois 62794-9276

- 5. Non-Storm Water Discharges. Except for flows from fire fighting activities, sources of non-storm water listed in Part III.A.2 of this permit that are combined with storm water discharges associated with industrial activity must be identified in the plan. The plan shall identify and insure the implementation of appropriate pollution prevention measures for the non-storm water component(s) of the discharge.
- E. Additional requirements for storm water discharges from industrial activities other than construction, including dedicated asphalt plants, and dedicated concrete plants. This permit may only authorize any storm water discharge associated with industrial activity from a construction site that is mixed with a storm water discharge from an industrial source other than construction, where:
 - 1. The industrial source other than construction is located on the same site as the construction activity;
 - Storn water discharges associated with industrial activity from the areas of the site where construction activities are occurring are in compliance with the terms of this permit; and
 - 3. Storm water discharges associated with industrial activity from the areas of the site where industrial activity other than construction are occurring (including storm water discharges from dedicated asphalt plants (other than asphalt emulsion facilities) and dedicated concrete plants) are in compliance with the terms, including applicable NOI or application requirements, of a different NPDES general permit or individual permit authorizing such discharges.

F. Contractors.

- The storm water pollution prevention plan must clearly identify for each measure identified in the plan, the contractor(s) or subcontractor(s) that will
 implement the measure. All contractors and subcontractors identified in the plan must sign a copy of the certification statement in paragraph 2 below
 in accordance with Part VI.G (Signatory Requirements) of this permit. All certifications must be included in the storm water pollution prevention plan
 except for owners that are acting as contractors.
- Certification Statement. All contractors and subcontractors identified in a storm water pollution prevention plan in accordance with paragraph 1 above shall sign a copy of the following certification statement before conducting any professional service at the site identified in the storm water pollution prevention plan.

"I certify under penalty of law that I understand the terms and conditions of the general National Pollutant Discharge Elimination System (NPDES) permit (ILR10) that authorizes the storm water discharges associated with industrial activity from the construction site identified as part of this certification."

The certification must include the name and title of the person providing the signature in accordance with Part VI.G of this permit: the name, address and telephone number of the contracting firm; the address (or other identifying description) of the site; and the date the certification is made.

Part V. RETENTION OF RECORDS

- A. The permittee shall retain copies of storm water pollution prevention plans and all reports and notices required by this permit, and records of all data used to complete the Notice of Intent to be covered by this permit, for a period of all least three years from the date that the permit coverage expires or is terminated. This period may be extended by request of the Agency at any time.
- B. The permittee shall retain a copy of the storm water pollution prevention plan and any revisions to said plan required by this permit at the construction site from the date of project initiation to the date of final stabilization.

Part VI. STANDARD PERMIT CONDITIONS

- A. Duty to Comply. The permittee must comply with all conditions of this permit. Any permit noncompliance constitutes a violation of the Illinois Environmental Protection Act and the CWA and is grounds for enforcement action; for permit termination, revocation and reissuance, or modification; or for denial of a permit renewal application.
- B. Continuation of the Expired General Permit. This permit expires five years from the date of issuance. An expired general permit continues in force and effect until a new general permit or an individual permit is issued. Only those tactilities authorized to discharge under the expiring general permit are covered by the continued permit.
- C. Need to half or reduce activity not a defense. It shall not be a defense for a permittee in an enforcement action that it would have been necessary to half or reduce the permittee activity in order to maintain compliance with the conditions of this permit.
- D. Duty to Mitigate. The permittee shall take all reasonable steps to minimize or prevent any discharge in violation of this permit which has a reasonable likelihood of adversely affecting human health or the environment.

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- E. Duty to Provide Information. The permittee shall furnish within a reasonable time to the Agency or local agency approving sediment and erosion control plans, grading plans, or storm water management plans; or in the case of a storm water discharge associated with industrial activity which discharges through a municipal separate storm sever system with an NPDES permit, to the municipal operator of the system, any information which is requested to determine compliance with this permit. Upon request, the permittee shall also furnish to the Agency or local agency approving sediment and erosion control plans, grading plans, or storm water management plans; or in the case of a storm water discharge associated with industrial activity which discharges through a municipal separate storm sever system with an NPDES permit, to the municipal operator of the system, and the discharge associated with industrial activity which discharges through a municipal separate storm water management plans; or in the case of a storm water discharge associated with industrial activity which discharges through a municipal separate storm water management plans; or in the case of a storm water discharge associated with industrial activity which discharges through a municipal separate storm sever system with an NPDES permit, to the municipal operator of the system, copies of all records required to be kept by this permit.
- F. Other Information. When the permittee becomes aware that he or she failed to submit any relevant facts or submitted incorrect information in the Notice of Intent or In any other report to the Agency, he or she shall promptly submit such facts or information.
- G. Signatory Requirements. All Notices of Intent, storm water pollution prevention plans, reports, certifications or information either submitted to the Agency or the operator of a large or medium municipal separate storm sewer system, or that this permit requires be maintained by the permittee, shall be signed.
 - 1. All Notices of Intent shall be signed as follows:
 - a. For a corporation; by a responsible corporate officer. For the purpose of this section, a responsible corporate officer means: (1) a president, secretary, treasurer, or vice-president of the corporation in charge of a principal business function, or any other person who performs similar policy or decision-making functions for the corporation; or (2) any person authorized to sign documents that has been assigned or delegated said authority in accordance with corporate procedures;
 - b. For a partnership or sale proprietorship: by a general partner or the proprietor, respectively: or
 - c. For a municipality, State, Federal, or other public agency: by either a principal executive officer or ranking elected official. For purposes of this section, a principal executive officer of a Federal agency includes (1) the chief executive officer of the agency, or (2) a senior executive officer having responsibility for the overall operations of a principal geographic unit of the egency.
 - All reports required by the permit and other information requested by the Agency shall be signed by a person described above or by a duly suthorized representative of that person. A person is a duly authorized representative only if:
 - a. The authorization is made in writing by a person described above and submitted to the Agancy.
 - b. The authorization specifies either an individual or a position having responsibility for the overall operation of the regulated facility or activity, such as the position of manager, operator, superintendent, or position of equivalent responsibility or an individual or position having overall responsibility for environmental matters for the company. (A duly authorized representative may thus be either a named individual or any individual occupying a named position).
 - c. Changes to Authorization. If an authorization under Part I.C (Authorization) is no longer accurate because a different individual or position has responsibility for the overall operation of the construction site, a new authorization satisfying the requirements of Part I.C must be submitted to the Agency prior to or together with any reports, information, or applications to be signed by an authorized representative.
 - d. Certification. Any person signing documents under this Part shall make the following certification:

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitted false information, including the possibility of fine and imprisonment for knowing violations."

- H: Penalties for Faisification of Reports. Section 309(c)(4) of the Clean Water Act provides that any person who knowingly makes any faise material statement, representation, or certification in any record or other document submitted or required to be maintained under this permit, including reports of compliance or noncompliance shall, upon conviction, be purished by a fine of not more than \$10,000, or by imprisonment for not more than 2 years, or by both. Section 44(j)(4) and (5) of the Environmental Protection Act provides that any person who knowingly makes any faise statement, representation, or certification in an application form, or form pertaining to a NPDES permit committs a Class A misdemeanor, and in addition to any other penalties provided by law is subject to a fine not to exceed \$10,000 for each day of viojation.
- Panalties for Falsification of Monitoring Systems. The CWA provides that any person who falsifies, tampers with, or knowingly renders inaccurate any monitoring, device or method required to be maintained under this permit shall, upon conviction, be punished by fines and imprisonment described in Section 309 of the CWA. The Environmental Protection Act provides that any person who knowingly renders inaccurate any monitoring device or record required in connection with any NPDES permit or with any discharge which is subject to the provisions of subsection (i) of Section 12 of the Act commits a Class A misdemeanor, and in addition to any other penalties provided by law is subject to a fine not to exceed \$10,000 for each day of violation.
- J. Oll and Hazardous Substance Liability. Nothing in this permit shall be construed to preclude the institution of any legal action or relieve the permittee from any responsibilities, liabilities, or penalties to which the permittee is or may be subject under section 311 of the CWA.
- K. Property Rights. The issuance of this permit does not convey any property rights of any sort, nor any exclusive privileges, nor does it authorize any injury to private property nor any invasion of personal rights, nor any infringement of Federal, State or local laws or regulations.
- L. Severability. The provisions of this permit are severable, and if any provision of this permit, or the application of any provision of this permit to any circumstance, is held invalid, the application of such provision to other circumstances, and the remainder of this permit shall not be affected thereby.

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- M. Transfers. This permit is not transferable to any person except after notice to the Agency. The Agency may require the discharger to apply for and obtain an individual MPOES permit as stated in Part LC (Authorization).
- N. Requiring an Individual Permit or an Alternative General Permit.
 - 1. The Agency may require any person authorized by this permit to apply for and/or obtain eliber an individual NPDES permit or an alternative NPDES general permit. Any interested person may petition the Agency to take action under this paragraph. Where the Agency requires a discharger authorized to discharge under this parmit to apply for an individual NPDES permit, the Agency shall notify the discharger in writing that a permit application is required. This notification shall include a brief statement of the reasons for this decision, an application form, a statement setting a deadline for the discharger to file the application, and a statement that on the effective date of the individual NPDES permit or the alternative general permit as it applies to the individual permittee, coverage under this general permit shall automatically terminate. Applications shall be submitted to the Agency indicated in Part II.D (Where to Submit) of this permit. The Agency may grant additional time to submit the application upon request of the application. If a discharger fails to submit in a timely manner an individual NPDES permit application as required by the Agency under this paragraph, then the applicability of this permit to the individual NPDES permit to a statement of the advency under this paragraph. Item the application submit to the individual NPDES permit as a required by the Agency under this paragraph. Item the applicability of this permit to the individual NPDES permit as a required by the Agency under this paragraph. Item the application submit to the individual NPDES permit be advenced on the advence of the advence of the application as required of the advence of the application submittal. The Agency may require an individual NPDES permit based on:
 - a. Information received which indicates the receiving water may be of particular biological significance pursuant to 35 III. Adm. Code 302.105(d)(8);
 - b. whether the receiving waters are impaired waters for suspended solids, turbidity or silitation as identified by the Agency's 303(d) listing;
 - c. size of construction site, proximity of site to the receiving stream, elc.

The Agency may also require monitoring of any storm water discharge from any site to determine whether an individual permit is required.

- 2. Any discharger authorized by this parmit may request to be excluded from the coverage of this permit by applying for an individual permit. In such cases, the permittee shall submit an individual application in accordance with the requirements of 40 CFR 122.26(c) 1)(ii), with reasons supporting the request, to the Agoncy at the address indicated in Part II.0 (Where to Submit) of this permit. The request may be granted by issuance of any individual permit or an alternative general permit if the reasons cited by the permittee are adequate to support the request.
- 3. When an individual NPDES permit is issued to a discharger otherwise subject to this permit, or the discharger is automized to discharge under an alternative NPDES general permit. The applicability of this permit to the individual NPDES permittee is automatically terminated on the effective date of the individual permit or the date of automation of coverage under the alternative general permit, whichever the case may be. When an individual NPDES permit is denied to a discharger otherwise subject to this permit, or the discharger is denied to a discharger otherwise subject to this permit, or the discharger is denied for coverage under an alternative NPDES general permit, the applicability of this permit to the individual NPDES permittee remains in effect, unless otherwise specified by the Agency.
- State/Environmental Laws. No condition of this permit shall release the permittee from any responsibility or regulations.
- P. Proper Operation and Maintenance. The permittee shall at all times property operate and maintain all facilities and systems of treatment and control (and related appurtenances) which are installed or used by the permittee to achieve compliance with the conditions of this permit and with the requirements of storm water pollution prevention plans. Proper operation and maintenance also includes adequate laboratory controls and appropriate guality assurance procedures. Proper operation and maintenance requires the operation of backup or auxiliary facilities or similar systems, installed by a permittee only when increasing to achieve compliance with the conditions of the permit.
- O. Inspection and Entry. The permittee shall allow the IEPA, or an authorized representative upon presentation of credentials and other documents as may be required by law, to:
 - Enter upon the permittee's premises where a regulated facility or activity is located or conducted, or where records must be kept under the conditions of this permit;
 - 2. Have access to and copy at reasonable times, any records that must be kept under the conditions of this permit:
 - Inspect at reasonable times any facilities, equipment (including monitoring and control equipment), practices, or operations regulated or required under this permit; and
 - 4. Sample or monitor at reasonable times, for the purposes of assuring permit compliance or as otherwise authorized by the Clean Water Act, any substances or parameters at any location.
- R. Permit Actions. This permit may be modified, revoked and reissued, or terminated for cause. The tiling of a request by the permittee for a permit modification, revocation and reissuance, or termination, or a notification of planned changes or anticipated noncompliance does not stay any permit condition.

Part VII. REOPENER CLAUSE

- A. If there is evidence indicating potential or realized impacts on water quality due to any storm water discharge associated with industrial activity covered by Inis permit, the discharger may be required to obtain an individual permit or an alternative general permit in accordance with Part I.C (Authorization) of this permit or the permit may be modified to include different limitations and/or requirements.
- B. Permit modification or revocation will be conducted according to provisions of 35 till. Adm. Code, Subble C. Chapter I and the provisions of 40 CFR 122.62, 122.63, 122.64 and 124.5 and any other applicable public participation procedures.

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- C. The Agency will reopen and modify this permit under the following circumstances:
 - 1. Ihe U.S. EPA amends its regulations concerning public participation;
 - a court of competent jurisdiction binding in the State of Illinois or the 7st Circuit Court of Appeals issues an order necessitating a modification of public participation for general pointis; or
 - 3 to incorporate federally required modifications to the substantive requirements of this permit.

Part VIII. DEFINITIONS

"Agency" means the Illinois Environmental Protection Agency.

"Best Management Proceess" ("BMPs") means schedules of activities, prohibitions of practices, maintenance procedures, and other management practices to prevent or reduce the pollution of waters of the United States. BMPs also include treatment requirements, operating procedures, and practices to control construction site runoff, splilage or leaks, sludge or waste disposal, or drainage from rew material storage.

"Commencement of Construction or Demolition Activities" The initial disturbance of soils associated with clearing, grading, or excavating activities or other construction or demolition activities.

"CWA" means Clean Water Act (formerly referred to as the Federal Water Pollution Control Act or Federal Water Pollution Control Act Amendments of 1972) Pub. L. 92-500, as amended Pub. L. 95-217, Pub. L. 95-576, Pub. L. 96-483 and Pub. L. 97-117, 33 U.S.C. 1251 et sou.).

"Dedicated portable asphalt plant" A portable asphalt plant that is located on or contiguous to a construction site and that provides asphalt only to the construction site that the plant is located on or adjacent to. The term dedicated portable asphalt plant does not include facilities that are subject to the asphalt emulsion effluent limitation guidelino at 40 CFR 443.

"Dedicated portable concrete plant" A portable concrete plant that is located on or contiguous to a construction site and that provides concrete only to the construction site that the plant is located on or adjacent to.

"Dedicated sand or gravel operation" An operation that produces cand and/or gravel for a single construction project.

"Director" means the Director of the Illinois Environmental Protection Agency or an authorized representative.

"Final Stabilization" means that all soil disturbing activities at the site have been completed, and either of the two following conditions are met-

- (I) A uniform (e.g., evenly distributed, without large bare areas) perennial vegetative cover with a density of 70 percent of the native background vegetative cover for the area has been established on all unpaved areas and areas not covered by permanent structures, or
- (ii) Equivalent permanent stabilization measures (such as the use of riprap, gabions, or geotextiles) have been employed.

For individual lots in residential construction, final stabilization means that either.

- (i) The homebuilder has completed final stabilization as specified above, or
- (ii) The homebuilder has established temporary stabilization including perimeter controls for an individual lot prior to occupation of the home by the homeowner and informing the homeowner of the need for, and benefits of, final stabilization.

"Large and Medium municipal separate storm sewer system" means all municipal separate storm sewers that are either:

- (i) Located in an incorporated place (city) with a population of 100,000 or more as determined by the latest Decenntal Census by the Bureau of Census (these cities are listed in Appendices F and G of 40 CFR Part 122); or
- (ii) Located in the counties with unincorporated urbanized populations of 100,000 or more, except municipal separate storm severs that are located in the incorporated places, townships or towns within such counties (these counties are listed in Appendices H and I of 40 CFR Part 122); or
- (III) Owned or operated by a municipality other than those described in paragraph (i) or (ii) and that are designated by the Director as part of the large or medium municipal separate storm sewer system.

"NOI" means notice of intent to be covered by this permit (see Part II of this permit.)

"Point Source" means any discernible, confined, and discrete conveyance, including but not limited to, any pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, rolling stock, concentrated animal feeding operation, tandfill leachate collection system, vessel or other floating craft from which pollutants are or may be discharges. This term does not include return flows from imgeted agriculture or agricultural storm water runoff.

"Runoll coefficient" means the fraction of total reintal that will appear at the conveyance as runoff.

"Storm Water" means storm water runoff, snow melt runolf, and surface runoff and drainage.

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"Storm Water Associated with Industrial Activity" means the discharge from any conveyance which is used for collecting and conveying storm water and which is directly related to manufacturing, processing or raw materials storage areas at an industrial plant. The term does not include discharges from facilities or activities excluded from the NPDES program. For the categories of industries identified in subparagraphs (i) through (x) of this subsection, the term includes, but is not limited to, storm water discharges from industrial plant yards; immediate access roads and rail lines used or traveled by carriers of raw materials, manufactured products, waste material, or by-products used or created by the facility; material handling sites; refuse sites; sites used for the application or disposal of process waste waters (as defined at 40 CFR 401); sites used for the storage and maintenance of material handling equipment. sites used for residual treatment, storage, or disposal; shipping and receiving areas; manufacturing buildings; storage areas (including tank farms) for raw materials, and intermediate and finished products; and areas where industrial activity has taken place in the past and significant materials remain and are exposed to storm water. For the categories of industries identified in subparagraph (xi), the term includes only storm water discharges from all areas listed in the previous sentence (except access roads) where material handling equipment or activities, raw materials, intermediate products, final products, waste materials, by-products, or industrial machinery are exposed to storm water. For the purposes of this paragraph, material handling activities include the storage, loading and unloading, transportation, or conveyance of any raw material, intermediate product, finished product, by-product or waste product. The term excludes areas located on plant lands separate from the plant's industrial activities, such as office buildings and accompanying parking tots as long as the drainage from the excluded areas is not mixed with storm water drained from the above described areas. Industrial facilities (including Industrial facilities that are Federally or municipally owned or operated that meet the description of the facilities listed in this paragraph (i)- (xi)) include those facilities designated under 40 CFR 122.26(a)(1)(v). The following categories of facilities are considered to be engaging in "industrial activity" for purposes of this subsection.

- Facilities subject to storm water effluent limitations guidelines, new source performance standards, or loxic pollutant effluent standards under 40 CFR Subchapter N (except facilities with toxic pollutant effluent standards which are exempted under category (xi) of this paragraph);
- (ii) Facilities classified as Standard Industrial Classifications 24 (except 2434), 26 (except 265 and 267), 28, 29, 311, 32, 33, 3441, 373;
- (iii) Facilities classified as Standard Industrial Classifications 10 through 14 (mineral industry) including active or inactive mining operations (except for areas of coal mining operations meeting the definition of a reclamation area under 40 CFR 434.11(i)) and oil and gas exploration, production, processing, or treatment operations, or transmission facilities that discharge storm water contaminated by contact with or that has come into contact with, any overburden, raw material, intermediate products, finished products, byproducts or waste products located on the site of such operations, inactive mining operations are mining sites that are not being actively mined, but which have an identifiable owner/operator.
- (iv) Hazardous waste treatment, storage, or disposal facilities, including those that are operating under interim status or a permit under Subtilie C of RCRA;
- (v) Landfills, land opplication sites, and open dumps that have received any industrial wastes (waste that is received from any of the facilities described under this subsection) including those that are subject to regulation under Subtitle D of RCRA;
- (vi) Facilities involved in the recycling of materials, including metal scrapyards, battery recisimers, salvage yards, and automobile junkyards, including but limited to those classified as Standard Industrial Classification 5015 and 5093;
- (vii) Steam electric power generating facilities, including coal handling sites;
- (viii) Transpontation facilities classified as Standard Industrial Classifications 40, 41, 42, 44, and 45 which have vahicle maintenance shops, equipment cleaning operations, or airport deicing operations. Only those portions of the facility that are either involved in vehicle maintenance (including vehicle rehabilitation, mechanical repairs, painting, fueling, and lubrication), equipment cleaning operations, airport deicing operations, or which are otherwise identified under subparagraphs (I)-(vii) or (ix)-(xi) of this subsection are associated with industrial activity;
- (ix) Treatment works treating domestic sewage or any other sewage studge or wastewater treatment device or system, used in the storage treatment, recycling, and reclamation of municipal or domestic sewage, including land dedicated to the disposal of sewage studge that are located within the confines of the facility, with a design flow of 1.0 mgd or more, or required to have an approved pretreatment program under 40 CFR 403. Not included are farm lands, domestic gardens or lands used for studge management where studge is beneficially reused and which are not physically located in the confines of the facility, or areas that are in compliance with 40 CFR 503;
- (x) Construction activity including clearing, grading and excavation activities except: operations that result in the disturbance of less than one acre of total land area which are not part of a targer common plan of development or sale unless otherwise designated by the Agency pursuant to Part I.B.1.
- (xi) Facilities under Standard Industrial Classifications 20, 21, 22, 23, 2434, 25, 265, 267, 27, 283, 31 (except 311), 34 (except 3441), 35, 36, 37 (except 373), 39, 39, 4221-25, (and which are not otherwise included within categories (I)-(x)).

"<u>Weters</u>" mean all accumulations of water, surface and underground, natural, and artificial, public and private, or parts thereof, which are wholly or partially within, flow through, or border upon the State of Illinois, except that sewers and treatment works are not included except as specially mentioned; provided, that nothing herein contained shall authorize the use of natural or otherwise protected waters as sewers or treatment works except that in-stream aeration under Agency permit is allowable.

ILR10TMLPMT_FINAL8-11-08.doc

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Page 1 of 3



(NPDES) Permit Requirements

Illinois Environmental Protection Agency

• 1021 North Grand Avanue East • P.O. Box 19276 • Springfield • Illinois • 62794-9276 Bureau of Waler

Division of Water Pollution Control Notice of Intent (NOI) for General Permit to Discharge Storm Water Associated with Construction Site Activities

This fillable form may be completed online, a copy saved locally, printed and signed before it is submitted to the Permit

iection at the above address.				For Office Use	Only
OWNER INFORMATION				Permit No. (L)	R10
Company/Owner Name:	ere konstanten met en se serien inder bisistische Milleringen met		NUMBER OF STREET, STREE		
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Contact Person:	els and a final set of the solution of the sol		E-mail:	and a second	
Owner Type (select one)	<u></u>				
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TYPE OF CONSTRUCTION (select one)

Construction Type

SIC Code:

Type a detailed description of the project:

Webstein Dressensetten Assess

HISTORIC PRESERVATION AND ENDANGERED SPECIES COMPLIANCE

Has the project been submitted to the following state agencies to satisfy applicable requirements for compliance with Illinois law on:

T 81-

HIStoric Freservat	ion Agency							
Endangered Spec	ies	🗌 Yes	No No					
RECEIVING WATER	INFORMATI	ON						
Does your storm water	discharge dire	ctly to:	Waters of the St	ate or	Storm :	Sewer		
Owner of storm sewer s	system:							
Name of closest receivi	ng water body	to which yo	u discharge:			n an	na na sina na s Na sina na sina n Na sina na sina n	
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Mail completed form to:								
	Division of Wa		n Control					
	Attn: Permit S							
	Post Office Bi	the second s						
	Springfield, Ill		-9276					
	or call (217) 7	82-0610						
	FAX: (217) 78	32-9891						

Or submit electronically to: epa.constilr10swppp@illinois.gov

I certify under penalty of law that this document and all attachments were prepared under my direction and supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage this system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment. In addition, I certify that the provisions of the permit, including the development and implementation of a storm water pollution prevention plan and a monitoring program plan, will be complied with.

Any person who knowingly makes a false, fictitious, or fraudulent material statement, orally or in writing, to the Illinois EPA commits a Class 4 felony. A second or subsequent offense after conviction is a Class 3 felony. (415 ILCS 5/44(h))

Owner Signature:

Printed Name:

Date:

.

Title:

January 1, 2013 31 Total Pages

Page 2 of 3

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202 (CC) National Pollutant Discharge Elimination System (NPDES) Permit Requirements

INSTRUCTIONS FOR COMPLETION OF CONSTRUCTION ACTIVITY NOTICE OF INTENT (NOI) FORM

Submit original, electronic or facsimile copies. Facsimile and/or electronic copies should be followed-up with submission of an original signature copy as soon as possible. Please write "copy" under the "For Office Use Only" box in the upper right hand comer of the first page

This fillable form may be completed online, a copy saved locally, printed and signed before it is submitted to the Permit Section at:

Illinois Environmental Protection Agency Division of Water Pollution Control Permit Section Post Office Box 19276 Springfield, Illinois 62794-9276 or call (217) 782-0610 FAX: (217) 782-9891

Or submit electronically to: epa.constill 10swppp@illinois.gov

Reports must be typed or printed legibly and signed.

Any facility that is not presently covered by the General NPDES Permit for Storm Water Discharges From Construction Site Activities is considered a new facility.

If this is a change in your facility information, renewal, etc., please fill in your permit number on the appropriate line; changes of information or permit renewal notifications do not require a fee.

NOTE: FACILITY LOCATION IS NOT NECESSARILY THE FACILITY MAILING ADDRESS, BUT SHOULD DESCRIBE WHERE THE FACILITY IS LOCATED.

Use the formats given in the following examples for correct form completion.

	Example	Formal
Section	12	1 or 2 numerical digits
Township	12N	1 or 2 numerical digits followed by "N" or "S"
Range	12W	1 or 2 numerical digits followed by "E" or "W"

For the Name of Closest Receiving Waters, do not use terms such as ditch or channel. For unnamed tributaries, use terms which include at least a named main tributary such as "Unnamed Tributary to Sugar Creek to Sangamon River."

Submission of initial fee and an electronic submission of Storm Water Pollution Prevention Plan (SWPPP) for Initial Permit prior to the Notice of Intent being considered complete for coverage by the ILR10 General Permits. Please make checks payable to: Illinois EPA at the above address.

Construction sites with less than 5 acres of land disturbance - fee is \$250.

Construction sites with 5 or more acres of land disturbance - fee is \$750.

SWPPP should be submitted electronically to epaconstilint 0swppp@illinois.gov. When submitting electronically, use Project Name and City as indicated on NOI form.

Page 3 of 3



Illinois Environmental Protection Agency

Bureau of Water • 10	21 North G	rand Av	enue East	• P.O	Box 19276	i • Sprii	ngfield • Illii	1015 • 6275	4-9276
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Mail completed form to:	Division o 1021 Nort P.O. Box	f Water i h Grand 19276	tal Protectic Pollution Con Avenue Ear 62794-9276	ntrol, Attr st	i: Permit Si		dditional doci	ımentation ur	less requested)

This Agency is authorized to require this information under Section 4 and Title X of the Environmental Protection Act (415 ILCS 5/4, 5/39). Falking to diadose this information may result in: a civil penalty of not to exceed \$50,000 for the violation and an additional civil penalty of not to exceed \$10,000 for each day during which the violation continues (415 ILCS 5/42) and may also prevent this form from being 2024/CG11 Rev 12/11 processed and could result in your application being denied. This form has been approved by the Forms Managenden Garyed, 2013

National Pollutant Discharge Elimination System (NPDES) Permit Requirements

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31 Total Pages

GUIDELINES FOR COMPLETION OF NOTICE OF TERMINATION (NOT) FORM

Please adhere to the following guidelines:

Submit original, electronic or facsimile copies. Facsimile and/or electronic copies should be followed-up with submission of an original signature copy as soon as possible.

Submit completed forms to:

Illinois Environmental Protection Agency Division of Water Pollution Control, Attn: Permit Section 1021 North Grand Avenue East P.O. Box 19276 Springfield, Illinois 62794-9276 or call (217) 782-0610 FAX: (217) 782-9891

Or submit electronically to: epa.constilr10swppp@illinois.gov

1.4

Reports must be typed or printed legibly and signed.

NOTE: FACILITY LOCATION IS NOT NECESSARILY THE FACILITY MAILING ADDRESS, BUT SHOULD DESCRIBE WHERE THE FACILITY IS LOCATED.

Use the formats given in the following examples for correct form completion.

	Example	Format
Section	12	1 or 2 numerical digits
Township	12N	1 or 2 numerical digits followed by "N" or "S"
Range	12W	1 or 2 numerical digits followed by "E" or "W

Final stabilization has occurred when:

(a) all soil disturbing activities at the site have been completed;

(b) a uniform perennial vegetative cover with a density of 70% of the native background vegetative cover for the area has been established on all unpaved areas not covered by permanent structures; or

(c) equivalent permanent stabilization measures have been employed.



Illinois Environmental Protection Agency

Bureau of Water • 1021 N. Grand Avenue E. • P.O. Box 19276 • Springfield • Illinois • 62794-9276

Division of Water Pollution Control

Construction Site Storm Water Discharge Incidence of Non-Compliance (ION)

This fillable form may be completed online, a copy saved locally, printed and signed before it is submitted to the Compliance Assurance Section at the above address. You may email this completed form to: epa.swnoncomp@illinois.gov For Office Use Only Permittee Information: Permit No. ILR10 Name: P.O. Box: Street Address: State: IL Zip Code: County: City: Email: Phone: **Construction Site Information:** Site Name: ____ Street Address: City: State: IL Zip Code:_____ Longitude: Letitude: Section Township (Deg) (Min) (Sec) (Deg) (Min) (Sec) Range Cause of Non-Compliance Actions Taken to Prevent Any Further Non-Compliance **Environmental Impact Resulting From the Non-Compliance** Actions Taken to Reduce the Environmental Impact Resulting From the Non-Compliance Any person who knowingly makes a false, fictitious, or fraudulent material statement, orally or in writing, to the fillnois EPA commits a Class 4 felony. A second or subsequent affense after conviction is a Class 3 felony. (415 ILCS 6/44(h)) Owner Signature: Date: Title Printed Name: IL 532 2105 WPC 524 Rev. 10/2011 This Agency is authorized to require this information under Section 4 and Title X of the Environmental Protection Act (415 ILCS 5/4, 6/39). Failure to disclose this This Agency is authorized to require this information under Section 4 and Title X of the Environmental Protection Au (11) have 31, 2000 for each day during information may result in: a civil penalty of not to exceed \$50,000 for the violation and an additional civil penalty of not to exceed \$10,000 for each day during which the violation continues (415 ILOS 5/42) and may also prevent this form from being processed and could result in your application being denied. This form to ward an additional additional civil penalty of not to exceed \$10,000 for each day during which the violation continues (415 ILOS 5/42) and may also prevent this form from being processed and could result in your application being denied. This form to ward an additional additional additional civil penalty of not to exceed \$10,000 for each day during which the violation continues (415 ILOS 5/42) and may also prevent this form from being processed and could result in your application being denied. This form to ward and a source of the violation additional civil penalty of not to exceed \$10,000 for each day during the violation continues (415 ILOS 5/42) and may also prevent this form from being processed and could result in your application being denied. This form to ward addition additional additional civil penalty of not to exceed \$10,000 for each day during \$1,200 for each day d 2024 (Gen approved by the Forms Management Center. **31 Total Pages** 22 of 31 National Pollutant Discharge Elimination System

(NPDES) Permit Requirements

DIVISION OF WATER POLLUTION CONTROL ILLINOIS ENVIRONMENTAL PROTECTION AGENCY FIELD OPERATIONS SECTION

GUIDELINES FOR COMPLETION OF INCIDENCE OF NON-COMPLIANCE (ION) FORM

Complete and submit this form for any violation of the Storm Water Pollution Prevention Plan observed during any inspection conducted, including those not required by the SWPPP. Please adhere to the following guidelines:

Initial submission within 24 hours by email, telephone or fax (see region fax numbers) of any incidence of noncompliance for any violation. Submit email copy to: <u>epa.swnoncomp@illinois.gov</u>. After 24 hours notification, submit signed original ION within 5 days to the following address:

Illinols Environmental Protection Agency Division of Water Pollution Control Compliance Assurance #19 Post Office Box 19276 Springfield, Illinois 62794-9276

FIELD OPERATIONS HEADQUARTERS Bruce Yurdin, Manager Phone: 217/782-3362 Fax: 217/785-1225 EMAIL: epa:swnoncomp@illinois.gov

Region 1 - ROCKFORD Chuck Corley, Manager Phone: 815/987-7760 Fax: 815/987-7005

Region 2 - DESPLAINES Jay Patel, Manager Phone: 847/294-4000 Fax: 847/294-4058

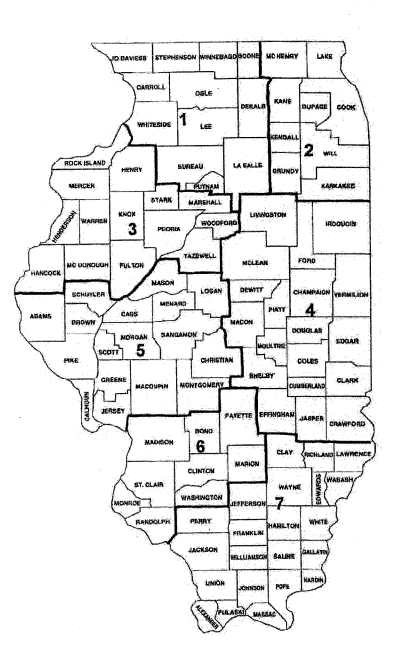
Region 3 - PEORIA Jim Kammueller, Manager Phone: 309/693-5463 Fax: 309/693-5467

Region 4 - CHAMPAIGN Joe Koronkowski, Manager Phone: 217/278-5800 Fax: 217/278-5808

Region 5 - SPRINGFIELD Bruce Yurdin, FOS Manager Phone: 217/782-3362 Fax: 217/785-1225

Region 6 - COLLINSVILLE Bruce Yurdin, FOS Manager Phone: 217/782-3362 Fax: 217/785-1225

Region 7- MARION Byron Marks, Manager Phone: 618/993-7200 Fax: 618/997-5467





Cook County Department of Transportation and Highways

National Pollutant Discharge Elimination System (NPDES) Contractor Certification Statement

John Yonan, P.E. Superintendent of Transportation and Highways

Cook County Administration Building 69 West Washington Street 23rd Floor Chicago, Illinois 60602-3007 Telephone (312) 603-1600-01/ Fax (312) 603-9945

This certification statement is required as part of the National Pollutant Discharge Elimination System General Permit No. ILR10 issued by the Illinois Environmental Protection Agency and is part of the Storm Water Pollution Prevention Plan / Erosion Control Plan for this project. All Contractors and Subcontractors involved in the implementation of the erosion and sediment control plan must sign a Contractor Certification Statement before conducting any professional service at the site identified in the plan.

Project Information:

Road:	Roberts Road
Limits:	16th Street to 79th Street

Resident Engineer:

I certify under penalty of law that I understand the terms of the general National Pollutant Discharge Elimination System (NPDES) permit ILR10 that authorizes the storm water discharges associated with industrial activity from the construction site identified as part of this certification.

Name (PRINT) of Contractor

Telephone Number

Signature

Company Name

Street Address

City

State

Zip



Cook County Department of Transportation and Highways

National Pollutant Discharge Elimination System (NPDES) Soil Erosion and Sediment Control - Inspection Report John Yonan, P.E.

Superintendent of Transportation and Highways

Cook County Administration Building 69 West Washington Street 23rd Floor Chicago, Illinois 60602-3007 Telephone (312) 603-1600-01/ Fax (312) 603-9945

Section N	lumher	14-W321	9-01-D	R

Road: Roberts Road		Section	Number: <u>14-W321</u>	9-01-DR
_imits: 86th Street to 79th Stre	et			
Date of Inspection:			weekly	after recent rainfa
tage of Construction/Active work	at time of inspection:			
Pre-Construction Plan Review Clearing and Grubbing Rough Grading Finishing Grade	 Trenching Sewer Installatio Paving Final Stabilizatio 	n 🖸		
Il temporary ditch checks have be erimeter erosion barrier/silt fence ilt fence has been placed around Il storm sewer inlets have inlet pr sediment tracking from this cons re adjacent properties and water Il temporary soil erosion/sedimen he Contractor is hereby notified th	is trenched in place a all stockpiles Yes btection Yes N truction project onto p vays being adequately t control BMPs <i>that al</i>	Ind functioning as indicated of No No Public roadways? Yes y protected from construction <i>re no longer needed</i> have bee	No debris and sediment?	o Yes No No
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Cook County Department of Transportation and Highways

National Pollutant Discharge Elimination System (NPDES) Stormwater Pollution Prevention Plan John Yonan, P.E. Superintendent of Transportation and Highways

Cook County Administration Building 69 West Washington Street 23rd Floor Chicago, Illinois 60602-3007 Telephone (312) 603-1600-01/ Fax (312) 603-9945

This plan has been prepared to comply with the provisions of the National Pollutant Discharge Elimination System (NPDES) ILR10 Permit, issued by the Illinois Environmental Protection Agency for storm water discharges from Construction Site Activities.

I certify that under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

12/22/14 Date

Signatu

Superintendent of Transportation and Highways Title

Road Name: Roberts Road

Limits: 86th Street to 79th Street

Section Number: 14-W3219-01-DR

Location: Village of Justice and Village of Bridgeview

County: Cook

1. SITE DESCRIPTION

The following is a description of the construction activity which is the subject of this plan:

This is a QC/QA project. This project includes construction of a mainline storm sewer system along the centerline of the road to act in parallel with the existing storm drain located in the east parkway. Other work includes pavement rehabilitation with edge-grinding, and patching of existing mainline pavement with Class C Patches (10 in.), and Class B Patches (10 in.) or Class D Patches (10 in.) in side streets. Mainline pavement and HMA street returns will be overlain with 2 inches Polymerized Hot-Mix Asphalt Surface Course, Mix "F", N90. Also included is C-4 Median removal, curb and gutter removal and replacement, traffic signal modernization at 79th Street, sidewalk ADA improvements, traffic control and protection, pavement signing and striping, landscaping restoration and other necessary appurtenances along Roberts Road. No additional right-of-way or easement will be required.

The following is a description of the intended sequence of major activities which will disturb soils for major portions of the construction site, such as grubbing, excavation, and grading: (To be completed by the Resident Engineer and Contractor.)

The total area of the project is <u>4.8</u> (acres). The total area of the site expected to be disturbed by excavation, grading, or other soil breaking activities is <u>1.0</u> (acres).

The estimated runoff coefficients of the various areas of the site after construction activities are completed are contained in the project drainage study which is incorporated by reference into this plan. Information describing the soils at the site, including soil boring logs and soil profiles, is contained in the soils report for the project and is incorporated by reference into this plan.

According to the Soil Survey of Cook County, Illinois, soils present within project limits are

Urban Land, 31.5%

Urban Land-Alfic Udarents, clayey, complex, 0-2 percent slopes, 68.5%

•

The design/project report and plan documents are incorporated by reference and contain site maps, drainage patterns, approximate slopes before and after major grading activities, areas of major soil disturbance, locations of stabilization practices to be implemented during construction, location of all surface waters and wetlands within project limits, and location of storm water outfalls.

The names of receiving water(s) and aerial extent of wetland acreage at the site are also in the project report and plan documents. Sanitary Drainage and Ship Canal and Lucas Ditch

The proposed improvements are located within the watershed

sub-watershed.

The primary storm water discharge points are as follows:

Sta. North End	Description: 71st Street Ditch on the west side of road into Sanitary Ship Canal
Sta, South End	Description: Ludas Ditch to Stony Creek
Sta.	Description:
Sta.	Description:
Sta.	Description:

2. CONTROLS

Perimeter Erosion Barrier – A silt fence will be placed adjacent to areas of construction to intercept waterborne silt and prevent it from leaving the site. These areas are indicated on the drainage plans. This control measure will be in place and functioning prior to any ground breaking.

Erosion Control Blanket – Erosion control blanket shall be placed over all disturbed areas that have been brought to final grade if sodding is not installed within 24 hours and at any time and location as deemed necessary by the Resident Engineer to protect slopes from erosion. Erosion Control Blanket with green dye is NOT acceptable.

Stone Rip Rap – Stone riprap will be maintained around the box culvert, pipe culvert, embankment near STA. <u>n/a</u>to protect against scour and prevent erosion.

Temporary Ditch Checks – Rolled excelsior or urethane/foam ditch checks may be used as directed by the Resident Engineer. Silt fence (statewide) and straw bales (District #1) are not allowed as temporary ditch checks.

Temporary Tree Protection – Shall consist of temporary fencing and tree trunk protection as directed by the Resident Engineer in accordance with Article 201.05 of the IDOT Standard Specifications for Road and Bridge Construction.

Sodding (for residential areas) – Sodding shall be used to stabilize all disturbed parkway areas within 24 hours of final grading unless otherwise noted on plans. If sodding is not in place within 24 hrs of final grading, erosion control blanket is to be used to protect exposed soils until sodding is installed.

Permanent Seeding (for non-residential areas) - Seeding, Class 2A shall be used to stabilize all disturbed parkway areas within 24 hours of final grading unless otherwise noted on plans. Erosion control blanket is to be installed over seeded areas. Biodegradable, lightweight erosion control blanket is preferred. ECB containing green dye is not acceptable.

Inlet Pipe Protection –Inlet pipe protection shall be provided for those structures in the parkway as shown in the plans. Drainage structure inlet filters will be placed and maintained at those locations indicated on the drainage plans and as directed by the Engineer.

Diversion of Stream flow – Throughout culvert or bridge installation, the Contractor shall maintain the flows by using a diversion channel and/or by-pass piping/pumping to divert flows through or around the work area (see Special Provision for Maintaining Drainage and Stream Protection). If a diversion channel is used, the channel walls and bed shall be protected from soil erosion by use of erosion control blanket, plastic sheeting, or by a method approved by the Engineer. When operating under permit, the authorizing Soil and Water Conservation District must also approve the method of diversion.

Isolation of Work Area - Prior to culvert or bridge installation, the Contractor shall isolate the work area from flowing water through the use of cofferdams. The system must be approved by the Engineer and by the authorizing Soil and Water Conservation District (see Special Provision for Maintaining Drainage and Stream Protection).

Dewatering Operations - The Contractor shall use a sump pit for dewatering the isolated work area. Water from the sump pit shall be discharged to a sediment basin or sediment bag of adequate size to provide for settlement prior to being discharged to the drainage system. The discharge of water from dewatering operations directly into the stream or drainage system is strictly prohibited. (see Special Provision for Maintaining Drainage and Stream Protection).

The Contractor shall initiate stabilization measures as soon as practicable on portions of the site where construction activities have ceased (permanently or temporarily) and at any time and location deemed necessary and as directed in writing by the Engineer.

The Contractor shall provide and install stabilization measures (permanently or temporarily) as needed prior to the cessation of work at the end of the construction season which will provide adequate protection until work is resumed. The Contractor shall maintain these measures throughout the dormant period.

Contractor:

Print name and initial

202 (CC) National Pollutant Discharge Elimination System (NPDES) Permit Requirements

Other Controls

Waste Disposal - No solid materials, including building materials, shall be discharged into waters of the state, except as authorized by a Section 404 permit.

The provisions of this plan shall ensure and demonstrate compliance with applicable State and/or local waste disposal, sanitary sewer or septic system regulations.

Approved State or Local Plans

The management practices, controls, and provisions contained in this plan will be in accordance with IDOT Standard Specifications for Road and Bridge Construction (2002) and the IEPA Illinois Urban Manual (1995).

MAINTENANCE

The following is a description of procedures that will be used to maintain, in good and effective operating conditions, vegetation, erosion and sediment control measures and other protective measures identified in this plan.

During construction the Contractor shall:

Clean up and grade the work area to eliminate concentration of runoff. Cover the open ends of pipes in trenches at the close of each workday. Maintain or replace erosion and sediment control items.

Prior to any landscaping/restoration work, the Contractor shall:

Remove and dispose of silt retained by the temporary ditch checks as directed by the resident engineer. Reinstall temporary ditch checks after cleaning.

All maintenance of erosion control systems will be the responsibility of the Contractor. All locations where vehicles enter and exit the construction site and all other areas subject to erosion should be inspected at least once every seven days and within 24 hours or the end of each $\frac{1}{2}$ in. or greater rainfall event, or an equivalent snowfall (5 in.).

Inspection procedures shall be followed as outlined below.

INSPECTIONS

Qualified personnel shall inspect disturbed areas of the construction site which have not been fully stabilized, structural control measures, and locations where vehicles enter or exit the site. Such inspections shall be conducted at least once every seven (7) calendar days and within 24 hours of the end of a storm that is $\frac{1}{2}$ in. or greater rainfall or equivalent snowfall (5 in.).

Disturbed areas and areas used for storage of materials that are exposed to precipitation shall be inspected for evidence of, or the potential for, pollutants entering the drainage system. Erosion and sediment control measures identified in the plan shall be observed to ensure that they are operating correctly. Where discharge locations or points are accessible, they shall be inspected to ascertain whether erosion control measures are effective in preventing significant impacts to receiving waters. Locations where vehicles enter or exit the site shall be inspected for evidence of offsite sediment tracking.

Based on the results of the inspection, the description of potential pollutant sources identified in section a) above and pollution prevention measures identified in section a) above shall be revised as appropriate as soon as practicable after such inspection. Any changes to this plan resulting from the required inspections shall be implemented within 24 hours following the inspection (a mark-up plan showing accurate locations and types of BMPs used must be kept.)

A report summarizing the scope of the inspection, name(s) and qualifications of personnel making the inspection, the date(s) of the inspection, major observations relating to the implementation of this storm water pollution plan, and actions taken in accordance with section b) shall be made and retained as part of the plan for at least three (3) years after the date of the inspection. The report shall be signed in accordance with Part VI G of the general permit.

If any violation of the provisions of this plan is identified during the conduct of the construction work covered by this plan, the Resident Engineer or Resident Technician shall complete and file an "Incidence of Noncompliance" (ION) report for the identified violation. The Resident Engineer or Resident Technician shall use forms provided by the Illinois Environmental Protection Agency and shall include specific information on the cause of non-compliance, actions which were taken to prevent any further causes of non-compliance, and a statement detailing any environmental impact which may have resulted from the non-compliance. All reports of non-compliance shall be signed by a responsible authority in accordance with Part VI. G of the general permit. The report of non-compliance shall be mailed to the following address:

Illinois Environmental Pollution Agency Division of Water Pollution Control Attn: Compliance Assurance Section 1021 North Grand East Post Office Box 19276 Springfield, IL 62794-9276

NON-STORM WATER DISCHARGES

Except for flows from fire fighting activities, sources of non-storm water that is combined with storm water discharges associated with the industrial activity addressed in the plans are described below. Appropriate pollution prevention measures, as described below, will be implemented for the non-storm water component(s) of the discharge.

The only source of non-storm water discharge within the project limits will be from watering of seeding or for erosion control and landscaping purposes.

EVIDENCE OF COMPLIANCE WITH OTHER LAWS

Endangered Species Act

As part of the Biological Resource Review for the project, an evaluation of habitat for federally listed endangered and threatened species was conducted by the U.S. Fish and Wildlife Service. No suitable habitat for species listed as occurring in Cook County was found to be present.

National Historic Properties Act of 1966

A cultural resource review was made for this project as part of the planning process. It included research and documentation concerning historical and archeological resources and sites, and a field archeological survey. The project received concurrence from the Illinois State Historic Preservation Officer that no historic properties subject to protection under Section 106 of the National Historic Preservation Act of 1966, as amended, will be affected by the proposed construction activities.

State Endangered and Threatened Species

The IL Department of Natural Resources participated in the Biological Resources Review encompassing the entire improvement and requested coordination with the Cook County Department of Transportation and Highways due to potential impacts to

(description of impacted resource)

This area is located: _____

(location in reference to the project plans)

Early coordination was completed with all necessary clearance received from the IDNR on:

(clearance letter date here)

EVIDENCE OF COMPLIANCE WITH OTHER LAWS

Clean Water Act: Wetlands and Waters of the U.S.

This project is operating under Section 404 of the Clean Water Act General Permit Application
#_____as approved by the US Army Corps of Engineers on _____

This project shall comply with the water quality certification issued under Section 401 of the Clean Water Act by the IL Environmental Protection Agency.

If the project will impact 0.10 acre or more of wetlands, mitigation of 1.5:1 is required under federal regulations.

Wetland Impacts _____acres

Mitigation Provided _____acres / Location:

References

<u>Standard Specifications for Road and Bridge Construction</u>, Illinois Department of Transportation, January 1, 2012 <u>Illinois Urban Manual</u>, United States Department of Agriculture – Natural Resources Conservation Service, September 1995 "National Pollutant Discharge Elimination System (NPDES) Storm Water Permit General Permit for Construction Site Activities No. ILR10", Illinois Environmental Protection Agency – Division of Water Pollution Control.

SPECIAL PROVISION FOR SODDING

This Special Provision amends the provisions of the Standard Specifications and shall be construed to be a part thereof.

<u>252.09</u> Supplemental Watering. Revise the third sentence to read:

When the supplemental watering is specified on the plans, the water shall be applied at the total rate of 10 gallons per square yard (45 liters per square meter) within 24 hours of notice.

<u>252.11</u> Inspection. Revise the first paragraph to read:

The Contractor shall notify the Cook County Department of Transportation and Highways of the localities from which the sod is to be obtained so that an authorized representative of the Transportation and Highways Department can inspect the field for approval. All sod shall be fresh and green when delivered. Any sod that is dried out, burned, brown or inferior in quality to the approved sod field, or in any way fails to meet the requirements of the specifications, will be rejected and removed from the job immediately and shall be replaced with suitable sod at the Contractor's expense.

To insure the delivery of suitable field sod, three weeks before cutting, the Contractor or the Supplier shall apply sufficient weed killer to eradicate existing common weeds. Seven days after the weed killer is applied, sufficient fertilizer shall be spread over the field to insure green sod prior to any delivery.

Only 2 year growing season or older approved nursery grown sod shall be placed on parkways and median strips adjacent to residential property, parks or other special areas as designated by the Engineer.

January 15, 2013 1 Page(s) Total

SPECIAL PROVISION FOR WORK ZONE TRAFFIC CONTROL SURVEILLANCE

Revise Article 701.10 of the Standard Specifications to read:

"The Contractor shall conduct inspections of the worksite at a frequency that will allow for the timely replacement of any traffic control device that has become displaced, worn, or damaged. A sufficient quantity of replacement devices, based on vulnerability to damage, shall be readily available to meet this requirement."

Delete Articles 701.19(d) and Article 701.20(g) of the Standard Specifications.

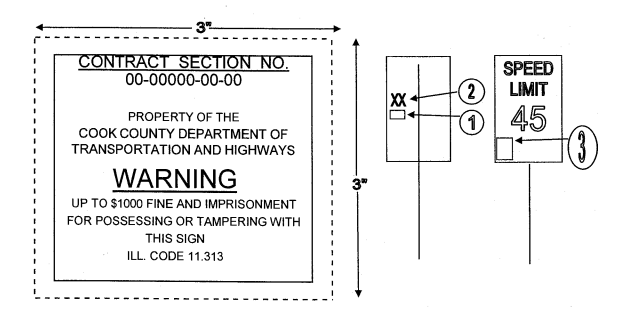
Page 1

January 1, 2010 1 Page(s) Total

SPECIAL PROVISION FOR SIGN IDENTIFICATION DECAL

- 1. The identification decal shall have an Orange background with Black legend. The material may be of non-reflectorized or reflectorized sign face with weatherproof adhesive backing. The decal shall be applied as per drawing to the back side of all sign panels installed, replaced or relocated.
- 2. A decal of 3" series D numerals representing the last two digits of the year in which NEW sign was first installed shall be applied on the back of the sign and just above the identification decal. The numerals shall be of the Orange color.
- 3. As shown in the drawing, wording 'CCDOTH XX-XX' 3/8" high shall be stenciled at the bottom left of the sign face where XX-XX represents the month and year of NEW sign fabrication.

The cost of the material and labor for applying the decals and year identification numerals shall be considered as incidental to the Contract. A finished sample of the decals shall be submitted to the Engineer for approval prior to application.



230 (CC) Sign Identification Decal January 15, 2013 1 Page Total

SPECIAL PROVISION FOR TRAFFIC PROTECTION

<u>General</u>. This item of work shall include furnishing, installing, maintaining, replacing, relocating and removing all traffic control devices used for the purpose of regulating, warning or directing traffic and protecting workers during the construction or maintenance of this improvement.

Traffic protection shall be provided as called for in the plans, these Special Provisions, applicable Traffic Control Highway Standards, applicable sections of the Standard Specifications, or as directed by the Engineer.

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 along the roadway through or around the construction zone. The Contractor shall arrange his operations to keep the closing of any lane of the roadway to a minimum. Where the traffic of any building in the area of the proposed improvement is of an emergency nature, such as Hospital, Fire or Police Station traffic, the Contractor shall provide for free movement of such traffic during the course of construction.

Traffic Control Devices include signs and their supports, signals, pavement markings and markers, traffic cones, barricades with sand bags, plastic drums, channelizing devices, warning lights, arrow boards, flaggers, or any other device used for the purpose of regulating, detouring, warning or guiding traffic through or around the construction zone, including required devices and marking approaching and departing the construction zone.

The Contractor is required to conduct routine inspections of the worksite at a frequency that will allow for the prompt replacement of any traffic control device that has become displaced, worn or damaged to the extent that it no longer conforms to the shape, dimensions, color and operational requirements of the "Manual on Uniform Traffic Control Devices for Streets and Highways (MUTCD), the Traffic Control Standards and the "Quality Standard for Work Zone Traffic Control Devices" issued by the Illinois Department of Transportation or will no longer present a neat appearance to motorists. A sufficient quantity of replacement devices, based on vulnerability to damage, shall be readily available to meet this requirement.

The Contractor shall be responsible for the proper location, installation and arrangement of all traffic control devices. Special attention shall be given to advance warning signs during construction operations in order to keep lane assignment consistent with barricade placement at all times. The Contractor shall immediately remove, cover or turn from the view of the motorists all traffic control devices which are inconsistent with detour or lane assignment patterns and conflicting conditions during the transition from one construction stage to another. When the Contractor elects to cover conflicting or inappropriate signing, materials used shall totally block out reflectivity of the sign and shall cover the entire sign. The method used for covering the signing shall meet with the approval of the Engineer.

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 which were furnished, installed and 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.

The Contractor shall ensure that all traffic control devices installed by him are functional and effective 24 hours each day.

107.15 <u>Dirt on Pavement or Structures</u>. Add the following after the first paragraph of this Article:

When ordered by the Engineer, the Contractor shall use some method to allay dust and prevent a nuisance. This shall be done preferably by sprinkling the Subgrade or the portion of pavement used by trucks or busses with water. If conditions warrant, this shall receive constant attention by the Contractor. Calcium Chloride shall not be used for this purpose. No extra compensation shall be allowed the Contractor for this work.

<u>Signs</u>. All signs except those referring to daily lane closures shall be post mounted in accordance with Standard 701901 for all projects that exceed four days.

Construction signs referring to daytime lane closures during working hours shall be removed, covered or turned away from the view of the motorists during non-working hours.

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".

"Fresh Oil" signs (W21-2) shall be used when prime is applied to pavement that is open to traffic. The signs are to remain until tracking of the prime ceases. The sign shall be erected a minimum of 500 feet preceding the start of the prime and on all side roads within the posted area. The "Fresh Oil" sign on the side road shall be posted a minimum of 200 feet from the mainline pavement.

"Rough Grooved Surface" signs (W8-I107) shall be used when the road has been cold milled and open to traffic. The signs shall remain in place until the milled surface condition no longer exists. These signs shall be erected a minimum of 500 feet preceding the start of the milled pavement and on all side roads within the posted area. The "Rough Grooved Surface" signs on the side roads shall be posted 200 feet from the mainline pavement. All signs shall have an 18" x 18" orange flag and amber flashing light attached.

Whenever a lane is closed to traffic using Standard 701606, 701601, or 701701, the pavement width transition sign (W4-2R or W4-2L) shall be used in lieu of "Workers" sign (W21-1 or W21-1a).

Whenever any vehicle, equipment, workers or their activities infringe on the shoulder or within 15 feet of the traveled way and the traveled way remains unobstructed, then the applicable Traffic Control Standard shall be 701006, 701011, 701101, or 701701. "Shoulder Work Ahead" sign (W21-5(0)-48) shall be used in lieu of the "Workers" sign (W21-1 or W-21-1a).

The Contractor shall provide and erect any other signs that are required for traffic safety operations and the conveyance of traffic information to the motorist, which may not be included in the Traffic Control

Standards. The requirement for these signs shall be determined by and installed at the direction of the Engineer.

<u>Barricades</u>: Any drop off greater than 3 inches, but less than 6 inches within 8 feet of the pavement edge shall be protected by Type I or II barricades equipped with mono-directional steady burn lights at 100 foot center to center spacing. If the drop off within 8 feet of the pavement edge exceeds 6 inches, the barricades mentioned above shall be placed at 50 foot center to center spacing. Barricades that must be placed in excavated areas shall have leg extensions installed such that the top of the barricade is in compliance with the height requirements of Standard 701901. In addition to the placement of barricades as described above, pavement drop off signs (W8-9a) shall be used along with the barricades and at the direction of the Engineer.

Placement of all signs, barricades or drums shall proceed in the direction of flow of traffic. Removal of all signs, barricades or drums shall start at the end of the construction areas and proceed toward oncoming traffic unless otherwise directed by the Engineer.

All Type I and Type II barricades, drums and vertical panels shall be equipped with a steady burn light when used during hours of darkness unless otherwise stated herein.

Check barricades shall be placed in work areas perpendicular to traffic every 1,000 feet, one per lane and per shoulder, to prevent motorists from using work areas as a traveled way. Two additional check barricades shall be placed in advance of each patch excavation or any other hazards in the work area, the first at the edge of the open traffic lane and the second centered in the closed lane. Check barricades shall be Type I or II and equipped with a flashing light.

<u>Arrow Boards</u>. A flashing arrow board shall be operating at all times when a lane is closed to traffic on a multilane highway. Arrow boards shall be provided and located in a head-on position within each lane closure taper.

<u>Temporary Concrete Barrier Vertical Panels and Lights</u>. Whenever temporary concrete barrier is specified in the plans, vertical panels and steady burning lights meeting the requirement of Articles 1106.01 and 1106.02 of the Standard Specifications and Standard 701901 shall be installed on the barrier at 50 foot centers minimum or at the spacing shown on the plans. The method of mounting shall be approved by the Engineer. Upon conclusion of the work, the panels and lights shall be removed and shall remain the property of the Contractor.

<u>Pedestrian Sidewalk Control</u>. The Contractor shall install, maintain and remove necessary signs and barricades needed to direct pedestrians to usable sidewalks and walkways during the construction in accordance with Traffic Control Standard 701801 or as directed by the Engineer. The Contractor shall make adequate provision for the free passage of foot traffic at all intersecting streets which are to remain open to traffic. The materials or equipment used in the construction of this improvement shall be so placed as to afford access to abutting private properly and to all hydrants and valves with a minimum of inconvenience.

All barricades shall be Type I or II equipped with flashing lights. At each point of closure, sufficient numbers of barricades shall be used to completely close the sidewalk to pedestrian movement. Where construction activities involve sidewalks on both sides of the street, the work shall be staged so that both sidewalks are not out of service at the same time.

107.09 Public Convenience and Safety. Revise the Seventh paragraph of this Article to read as follows:

The following vertical and horizontal restrictions shall pertain to roads as defined in the Illinois Highway Code, Article 2, Division 1, Section 2-101, 2-102, and 2-103 when construction is being performed with the road open to traffic.

The Contractor shall provide a telephone number where a responsible individual can be contacted on a 24hour-a-day basis to receive notification of any deficiencies regarding traffic control and protection. The Contractor shall dispatch workers, materials and equipment to correct any such deficiencies. The Contractor shall respond to any call from the Department concerning any request for improving or correcting traffic control devices and begin making the requested repairs within two hours from the time of notification.

Personal vehicles shall not park within the right-of-way except in specific areas designated by the Engineer.

The contractor shall maintain at least one lane of traffic at all times on two lane roads and at least one lane in each direction on 4 or more lane roads, during the construction of this project. The Contractor shall also maintain areas to entrances and side roads along the proposed improvement. Interference with traffic movements and inconvenience to owners of abutting property and the public shall be kept to a minimum. Any delays or inconveniences caused to the Contractor by complying with these requirements shall be considered as incidental to the contract, and no additional compensation will be allowed.

On two lane roads, the Contractor is to plan the work so that there will be no open holes in the pavement and that all barricades will be removed from the pavement during non-work hours.

On four or more lane highways, there shall be no open holes in the pavement being used by the traveling public. Lane closures, if allowed, will be in accordance with the applicable standards, any staging details shown in the plans and other applicable contract documents.

The Contractor shall remove all equipment from the shoulders and medians after work hours.

No road closures or restrictions shall be permitted except those covered by the Traffic Control Highway Standards without written approval by the Engineer.

When traveling in lanes open to public traffic, the Contractor's vehicles shall always move with and not against or across the flow of traffic. These vehicles shall enter or leave work areas in a manner which will not be hazardous to, nor interfere with, traffic.

<u>Pavement Markings</u>. Temporary pavement marking paint used on temporary or unfinished surfaces shall be maintained to the highest degree of visibility and reflectivity and on long term projects shall be repainted when the temporary pavement marking shows signs of deterioration or at a minimum of every three (3) months and as directed by the Engineer at no additional cost and is considered as incidental to the cost of Traffic Protection.

Temporary pavement marking shall be applied as solid unbroken lines when used to delineate any pavement transition, turn lane transition and storage bay. Double yellow centerline shall be used across a bridge deck where the distance to be marked is less than 160 feet.

Temporary raised reflective bi-directional (amber) pavement markers (Section 781 and Article 1096.02 of the Standard Specifications) shall be used, and replaced when required, throughout a temporary by-pass detour pavement at no additional cost.

Method of Measurement. Delete: Article 701.19 Method of Measurement

Traffic Protection will not be measured for payment but shall include the furnishing, installing, maintaining, relocation and removal of traffic control devices required in the plans and these special provisions and all temporary pavement marking paint and tape lines, letters and symbols.

Basis of Payment. Delete: Article 701.20 Basis of Payment

This work will be paid for at the lump sum price for TRAFFIC PROTECTION, which price shall be payment in full for all labor, materials, transportation, handling and incidentals necessary to furnish, install, maintain, replace, relocate and remove all traffic control devices when required, such as signing, arrow boards, barricades, plastic drums, road closures, temporary pavement marking paint and tape lines and letters and symbols (Section 780 and Article 1095.02 of the Standard Specifications), temporary concrete barrier vertical panels and lights (Standard 701901), flexible delineators (Standard 701901), prismatic barrier reflectors (Section 781 and Article 1096.02 of the Standard Specifications), temporary raised reflective pavement markers (Section 781 and Article 1096.02 of the Standard Specifications) and all traffic control devices indicated in the plans and specifications. The salvage value of all material removed (including existing traffic signs - when removal is required) shall be reflected in the bid price for this item.

Delays to the Contractor caused by complying with these requirements will be considered incidental to the item for Traffic Protection, and no additional compensation will be allowed.

<u>Payment Adjustments</u>. The Engineer may require additional traffic control to 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.

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.

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

Adjust contract price = .25P + .75P [1+(X-0.1)]

Where "P" is the contract price for Traffic Protection

Where "X" = (Difference between original and final sum total value of all the work items for which protection is required) divided by (Original sum total value of all work items for which traffic protection is required)

The value of work items used in calculating the increase or decrease will include only items which 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 Protection.

In the event the Department cancels or alters any portion of the contract which results in elimination or noncompletion of any portion of the work, payment for partially completed work will be made in accordance with Article 109.06 of the Standard Specifications.

SPECIAL PROVISION FOR PROJECT SIGNS PLAQUE

County will erect signs announcing `A Cook County Department of Transportation and Highways, Road Improvement Project' with a 24"X4" size plaque reading `COMING SOON' in front and `COMPLETED' in back. Contractor will remove this 24"X4" size plaque and store it at the beginning of work on the contract. When work on the contract is completed, Contractor will attach the plaques to the Project signs reading `COMPLETED'. The cost of this work will be incidental to the contract.

SPECIAL PROVISION FOR ERADICATION OF EXISTING PAVEMENT MARKING

<u>Description</u>. This work shall consist of eradication of existing painted, thermoplastic or preformed plastic pavement markings by sand or hydro-blasting and/or by grinding.

<u>Equipment</u>. All equipment shall be approved by the Engineer prior to use and shall be sufficient capacity to efficiently and economically clean the roadway surface to the specified cleanliness. The equipment shall be power driven and in good operating condition. The equipment shall utilize moisture and oil traps, in working order, of sufficient capacity to remove contaminants from the air and prevent deposition of moisture, oil, or other contaminants on the roadway surface.

If a high pressure water spray or "hydro blast" is used, the pressure at the nozzle shall be no less than 6,500 psi and no more than 9,500 psi with 10 to 13 gallons of water per minute used.

The blasting medium shall be a quality commercial product capable of producing the specified surface cleanliness without the deposition of deleterious materials on the cleaned surface.

<u>Eradication Requirements</u>. The eradication shall be performed only on that portion of the roadway surface designated by the Engineer or as specified in the plans. Widths, lengths, and shapes of the blast-cleaned surface shall be of sufficient size to include the full area of the specified pavement marking to be removed.

Ninety percent (90%) of the pavement substrate shall be exposed. This shall include not only removal of the existing white or yellow pavement markings, but shall also include sufficient removal of any black markings which exist between the lane lines.

Over cleaning to the extent of possible damage to the roadway surface shall be held to a minimum. Very small particles of tightly adhering existing markings may remain in place if, in the opinion of the Engineer, complete removal of the small particles will result in pavement surface damage.

The cleaning operation shall be a continuous moving process with minimum interruption to traffic. Care should be taken to protect all persons and property from injury or damage.

<u>Method of Measurement</u>. Eradicated pavement marking shall be measured for payment in square feet. The area used for measurement shall be the actual area of lines and in the case of letters and symbols shall be the area of the smallest rectangle that will circumscribe each individual letter or symbol.

Basis of Payment. This work will be paid for at the contract unit price per square foot of ERADICATION OF EXISTING PAVEMENT MARKING, which price shall include eradication of existing painted, thermoplastic or preformed plastic pavement markings to the satisfaction of the Engineer.

SPECIAL PROVISION FOR TRAFFIC SIGNAL WORK GENERAL

All work and equipment performed and installed under this contract, shall be governed and shall comply to the State of Illinois "Standard Specifications for Road and Bridge Construction" latest edition, herein referred to as the Standard Specifications and the "District One Standard Design Details"; the State of Illinois "Manual on Uniform Traffic Control Devices for Streets and Highways", latest edition; the "National Electrical Code" latest edition herein referred to as the NEC; the National Electrical Manufacturers Association, herein referred to as NEMA (all publications for traffic control items) latest editions; the International Municipal Signal Association, herein referred to as IMSA "Official Wire & Cable Specifications Manual" latest edition; the Institute of Transportation Engineers, herein referred to as the ITE, Technical Report No.1, "A Standard for Adjustable Face Vehicular Traffic Control Heads"; AASHTO "Standard Specifications for Structural Supports for Highway Signs, Luminaries and Traffic Signals" and the "Supplemental Specifications" and "Recurring Special Provisions" noted herein.

The following Special Provisions supplement the above specifications, manuals, and code. The intent of these Special Provisions is to prescribe the materials and construction methods commonly used for traffic signal installations. All material furnished shall be new. The locations and the details of all installations shall be as indicated on the Plans or as directed by the Engineer. Traffic signal construction and maintenance work shall be performed by personnel holding IMSA Traffic Signal Technician Level II certification. The work to be done under this contract consists of furnishing and installing all traffic signal work as specified in the Plans and as specified herein in a manner acceptable and approved by the Engineer. In case of conflict with any part or parts of said documents, these Special Provisions shall take precedence and shall govern.

In order to reduce possible vehicular conflicts with fixed objects and avoid public criticism, it is necessary to require that no posts, poles, heads, or controller cabinets be installed until all traffic signal control equipment is brought to and located on the job site.

The construction, installation and/or removal work shall be accomplished at all the intersections within the limits of this project or as shown in the plans.

<u>Description of Work</u>. The work to be done under this contract consists of furnishing and installing all traffic signal work as specified on the Plans and as specified herein in a manner acceptable and approved by the Engineer.

<u>Restoration</u>. All areas and plant material damaged by the installation of Traffic Signal posts, mast arm poles, underground cables or conduits, handholes and control cabinets shall be replaced as follows:

- Grass Areas: Replace top soil to a depth of four (4) inches (100 mm), re-grade shoulders, ditch slopes, and open areas back to former existing grades, fertilize, seed and mulch all damaged areas.
- Sod Areas (areas adjacent to residential, commercial and industrial properties and any other areas as directed by the engineer): Fertilize and re-sod damaged areas.
- Plant Materials: Remove and replace damaged trees, shrubs and vines with the same varieties that existed prior to damage.

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- Shoulders other than Stabilized and Backslopes, medians, sidewalks, pavement, etc.: Replace shoulder to original condition and restore edge of backslope to original lines and grades. Medians, sidewalks and pavement shall be replaced in kind.
- All brick pavers disturbed in the work area shall be restored to their original configuration or as directed by the Engineer. All damaged brick pavers shall be replaced with a comparable material approved by the Engineer

All damaged landscape shall be replaced in accordance with Section 250 through 254 of the Standard Specifications.

Any damage, due to the installation of traffic signal equipment; or necessary removal at handholes, jacking pits, and inspection openings, of sidewalks, curbs, gutters, median and island paving, and/or pavement, shall be repaired or replaced by the Contractor. Repair or replacement shall be made with a like material of like thickness to the existing surface. Restoration of traffic signal work area shall be included in related pay items such as foundation, conduit, handhole, trench and backfill, etc.

Control of Traffic Signal Materials.

All work shall meet the requirements of the "Standard Specifications for Road and Bridge Construction", except as follows:

The controller and all control equipment shall be of a manufacturer that is approved by this Department. The manufacturer shall have a representative located in the six (6) county Chicago areas.

The intent of this Section is to prescribe the materials and construction methods commonly used for traffic signal installations. All material furnished shall be new. Traffic materials and equipment shall bear the U.L. label whenever such labeling is available.

All iron and steel products, which are to be incorporated into work shall be domestically manufactured or produced and fabricated. The contractor shall obtain from the iron or steel producer and/or fabricator, in addition to the mill analysis, a certification that all iron or steel materials meet these domestic source requirements.

The application of all coatings, epoxy, galvanizing, painting, etc., to metal products shall be domestically applied.

Metal material other than iron and steel, which are not domestically produced, may be accepted provided:

- (a) The contractor notifies the Department in advance of his/her intension to use other than domestically manufactured or produced material.
- (b) Written evidence is provided in English of compliance with all requirements of the specifications.
- (c) Physical tests conducted by the department verify the acceptability of the material.

Before any signal equipment, including mast arm assemblies, poles, controller cabinets, all control equipment and signal heads, 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.

All material approval requests shall be within thirty (30) consecutive calendar days after the Contract is awarded, or at the pre-construction meeting, whichever is first.

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 signal equipment are paid, and no additional compensation will be allowed. Materials and signal 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.

The Contractor must submit the following for approval by the Engineer:

- Three (3) complete set of manufacturer's descriptive literature, drawings, and specifications of the traffic signal equipment, handholes, junction box, cable, conduit and all associated items that will be installed on the contract. Partial or incomplete submittal will be returned without review.
- The contractor shall supply samples of all wire and cable, and shall make up and supply samples of each type of cable splice proposed for use in the work for the-Engineer's approval.
- Seven (7) complete shop drawings of the mast arm assemblies and poles including combination mast arm poles are required, showing in detail the fabrication, anchor bolts, reinforcing materials, design material, thickness of sections and weld sizes. These drawing shall be at least 11" x 17" (275mm x 425mm) in size and adequate quality for microfilming.
- Certain non-standard mast arm poles and assembles will require additional review. The Contractor shall account for additional review time in their schedule.
- Seven (7) copies of a letter from the Traffic Signal Contractor on company letterhead listing contract number or permit number, project location limits, pay item number and description and listing the manufacturer's name and model numbers of the proposed equipment to be supplied and stating that the proposed equipment meets all Contract requirements. The letter will be reviewed by the Engineer to determine whether the equipment to be used is approvable. The letters will be stamped as approved or not approved accordingly and returned to the Contractor.
- Five (5) copies of a letter from the Traffic Signal Contractor listing the System Coordination and Timing (SCAT) consultant's name shall be supplied. The letter will be reviewed by the Engineer to determine whether the SCAT consultant to be used is approved. The letters will be stamped as approved or not approved accordingly and returned to the Contractor.
- Where certifications and/or warranties are specified. The information submitted for approval shall include certifications and warranties. Certifications involving inspections and/or tests of material shall be complete with all test data, dates and times.
- All above shall be stamped with the Section Number, Permit Number, or Contract Number and Intersection(s) name(s). Pay item numbers shall also be included. If the above required information is

not on each sheet of the above literature or letters, the equipment and material cuts will not be reviewed and shall be returned to the Contractor.

- Exceptions, Deviations and Substitutions. In general, exceptions to and deviations from the
 requirements of the Contract Documents will not be allowed. 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 exceptions, deviations or substitutions will be permitted
 without the approval of the Engineer.
- After the engineer reviews the submittals for conformance with the design concept of the project, the Engineer will stamp the drawings indicating their status. Since the Engineer's review is for conformance with design concept only. It is 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, layout drawings, or other documents by the Departments approval thereof. The Contractor must be in full compliance with contract and specification requirements.

Maintenance and Responsibility.

Revise Article 801.11 to read as follows.

- a) Existing traffic signal installations and/or any electrical facilities at all or various locations may be altered or reconstructed totally or partially as part of the work on this Contract. The Contractor is hereby advised that all traffic control equipment, presently installed at these locations, may be the property of the State of Illinois, Department of Transportation, Division of Highways, Cook County Department of Transportation and Highways, Private Developer, or the Municipality in which they are located. Once the Contractor has begun any work on any portion of the project all traffic signals within the limits of this contract or those which have the item "Maintenance of Existing Traffic Signal Installation", "Temporary Traffic Signal Installation(s)" and/or "Maintenance of Existing Flashing Beacon Installation", shall become the full responsibility of the Contractor. Automatic Traffic Enforcement equipment is not owned by the County and the Contractor shall not be responsible for maintaining it during construction. The Contractor shall supply the engineer and the Department's Electrical Maintenance Contractor a 24-hour emergency contact name and telephone number.
- b) When the project has a pay item for "Maintenance of Existing Traffic Signal Installation", "Temporary Traffic Signal Installation(s)" and/or "Maintenance of Existing Flashing Beacon Installation", the Contractor must notify both the Design Engineer at (312) 603-1730 and the Department's Electrical Maintenance Contractor, of their intent to begin any physical construction work on the Contract or any portion thereof. This notification must be made a minimum of seven (7) working days prior to the start of construction to allow sufficient time for inspection of the existing traffic signal installation(s) and transfer of maintenance to the Contractor. If work is started prior to an inspection, maintenance of the traffic signal installation(s) will be transferred to the Contractor without an inspection. The Contractor will become responsible for repairing or replacing all equipment that is not operating properly or is damaged at no cost to the owner of the traffic signal. Final repairs or replacement of damaged equipment must meet the approval of the

Engineer prior to or at the time of final inspection otherwise the traffic signal installation will not be accepted.

- c) Projects which call for the storage and re-use of existing traffic signal equipment shall meet the requirements of Article 801.15(C) of the Standard Specifications, which call for a 30 day test period prior to project acceptance.
- d) Contracts such as pavement grinding or patching which result in the destruction of traffic signal loops may not require maintenance transfer, unless a pay item of "Maintenance of Existing Traffic Signal Installation" is included in the project. When the pay item of "Maintenance of Existing Traffic Signal Installation" is not included, the Contractor is required to notify of intent to work and an inspection. A minimum of seven (7) working days prior to the loop removal, the Contractor shall notify the Design Engineer at (312) 603-1730, the Department's Electrical Maintenance Contractor and the owner of automatic traffic enforcement prior to the loop removal, at which time arrangements will be made to adjust the traffic controller timing to compensate for the absence of detection. Damaged Automatic Traffic Enforcement equipment, including cameras, detectors, or other peripheral equipment, shall be replaced by others, per Permit agreements or other agreements, at no cost to the contract except for City of Chicago projects in which the detectors shall be replaced. See additional requirements in these specifications under Inductive Loop Detector.
- e) The Contractor is further advised that the existing traffic signal(s), and/or the existing temporary installation(s), must remain in operation during all construction stages except for the most essential down time. Any shutdown of the traffic signal installation(s), for a period to exceed fifteen (15) minutes, must have the prior approval of the Engineer. Such approval will generally only be granted during the period extending from 10:00 a.m. to 3:00 p.m. on weekdays. Shutdowns will not be allowed during inclement weather or during Holiday periods. Any other traffic signal shutdown, either for periods in excess of one (1) hour or outside of the 10:00 a.m. to 3:00 p.m. weekday period must have prior approval of the Engineer. The Contractor, prior to the commencement of his work, shall notify the State Electrical Maintenance Contractor, the Cook County Electrical Maintenance Contractor, or the concerned Municipality, of his intent to perform this work.
- f) The Contractor shall be fully responsible for the safe and efficient operation of the traffic signals. Any inquiry, complaint or request by the Department, the Department's Electrical Maintenance Contractor or the public, shall be investigated and repairs begun within one hour. 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 the cost of the Contract. The Department's Electrical Maintenance Contractor may inspect any signalizing device on the Department's highway system at any time without notification.
- g) Any proposed activity in the vicinity of a highway-rail grade crossing must adhere to the guidelines set forth in the current edition of the Manual on Uniform Traffic Control Devices (MUTCD) regarding work in temporary traffic control zones in the vicinity of highway-rail grade crossings which states that lane restrictions, flagging, or other operations shall not create conditions where

vehicles can be queued across the railroad tracks. If the queuing of vehicles across the tracks cannot be avoided, a uniformed law enforcement officer or flagger shall be provided at the crossing to prevent vehicles from stopping on the tracks, even if automatic warning devices are in place.

Damage to Traffic Signal System.

Add the following to Article 801.12(b).

- a) Any damaged equipment or equipment not operating properly from any cause whatsoever shall be repaired with new equipment provided by the contractor at no additional cost to the Contract and/or owner of the traffic signal system all as approved by the Engineer. Final repairs or replacement of damaged equipment must meet the approval of the Engineer prior to or at the time of final inspection otherwise the traffic signal will not be accepted. Cable splices outside the controller cabinet will not be allowed.
- b) Automatic Traffic Enforcement equipment, such as Red Light Enforcement cameras, detectors, and peripheral equipment, damaged or not operating properly from any cause whatsoever, shall be the responsibility of the municipality or the Automatic Traffic Enforcement Company per Permit agreement or other agreements. Except in the City of Chicago in which detectors are damaged due to a County project.

Traffic Signal Inspection (Turn - On).

Revise Article 801.15b to read as follows.

- a) The Contractor must have all electric work completed, the electrical service installation connected by the utility company and equipment field tested by the Vendor prior to the Department's "turn-on" field inspection. If in the event the Engineer determines the work is not complete and the inspection will require more than two (2) hours to complete, the inspection shall be canceled and the Contractor will be required to reschedule at another date. The maintenance of the traffic signals will not be accepted until all punch list work is corrected and re-inspected. The Department will not grant a field inspection until written certification is provided from the Contractor stating the equipment has been field tested and the intersection is operating according to Contract requirements.
- b) When the road is open to traffic, except as otherwise provided in Section 850 of the Standard Specification, the Contractor may request a turn-on and inspection of the completed traffic signal installation at each separate location. This request must be made to the Design Engineer at (312) 603-1730 a minimum of seven (7) working days prior to the time of the requested inspection. The Department will not grant a field inspection until notification is provided from the Contractor that the equipment has been field tested and the intersection is operating according to Contract requirements. The Department's facsimile number is (312) 603-9956. The Contractor must invite local fire department personnel to the turn-on when Emergency Vehicle Pre-emption (EVP) is included in the project. When the contract includes the item RE-OPTIMIZE TRAFFIC SIGNAL SYSTEM, OPTIMIZE TRAFFIC SIGNAL SYSTEM, or TEMPORARY TRAFFIC SIGNAL TIMINGS, the Contractor must notify the SCAT Consultant of the turn-on schedule, as well as stage changes and phase changes during construction.

- c) The Contractor must have all traffic signal work completed and the electrical service installation connected by the utility company prior to requesting an inspection and turn-on of the traffic signal installation. The Contractor shall be responsible to provide a Police Officer to direct traffic at the time of testing.
- d) The Contractor shall provide a representative from the control Equipment Vendor's office to attend the traffic signal inspection for both permanent and temporary traffic signal turn-ons. Upon demonstration that the signals are operating and all work is completed in accordance with the Contract and to the satisfaction of the Engineer, the Engineer will then allow the signals to be placed in continuous operation. The Agency that is responsible for the maintenance of each traffic signal installation will assume the maintenance upon successful completion of this inspection.
- e) Acceptance of the traffic signal equipment by the Department shall be based upon inspection results at the traffic signal turn-on. If approved, traffic signal acceptance shall be verbal at the turnon inspection followed by written correspondence from the Engineer. The Contractor shall be responsible for all traffic signal equipment and associated maintenance thereof until Departmental acceptance is granted.
- f) All equipment and/or parts to keep the traffic signal installation operating shall be furnished by the Contractor. No spare traffic signal equipment is available acceptable from the Department.
- g) All punch list work shall be completed within two (2) weeks after the final inspection. The Contractor shall notify the Design Engineer at (312) 603-1730 to inspect all punch list work. Failure to meet these time constraints shall result in liquidated damage charges of \$500 per month per incident.
- h) 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 signal equipment are paid and no additional compensation will be allowed. Materials and signal equipment not complying with the above requirements that have been installed on the job will be at the Contractor's own risk and shall be subject to removal and disposal at the Contractor's expense.
- The Contractor shall furnish the Cook County Department of Transportation and Highways with any special tools or wrenches that may be required for assembling or maintaining the control equipment and traffic control signal head assemblies.
- j) All control cable, when complete in place but before permanent connection, shall be subject to insulation tests at the discretion of the Engineer. The tests shall be made with approved insulation resistance testing equipment rated at 500 volts D.C. and witnessed by the Engineer. Results of these tests shall be submitted to the Department in written form, bearing the Engineers signature and shall become part of the project records. A final inspection of the traffic signal installation shall not be held until results of this insulation test have been received.
- k) All equipment such as new controllers and allied central equipment with the exception of cable, conduit, and other materials which require the use of the State of Illinois Materials Testing Laboratories, shall be built in the suppliers shop and inspected by a representative of this Department prior to the installation of such equipment, and upon approval of this equipment an inspection ticket will be issued to the Contractor by the inspection agency (State of Illinois Material Testing Laboratory or the Cook County Transportation and Highways Mechanical-Electrical

Section). The controller and allied control equipment shall be prepared in the suppliers shop and run under a load of a minimum of 500 watts per phase for at least 48 hours before it is inspected for proper operation and sequencing. After it passes this test an inspection ticket will be issued by the Cook County Transportation and Highways Mechanical-Electrical Section representative and it can then be delivered to the job site for installation.

- Upon completion of the installation, a final inspection will be carried out by qualified representatives of the Highway Agencies involved.
- m) If the Contractor fails to comply with any of the aforementioned requirements, the County shall impose such sanction as it may determine to be appropriate including but not limited to withholding all payments to the Contractor on this contract until the provisions of this special provision are complete with and/or implementation of article 108.10 of the standard specifications.

At the final inspection it will be required that the Contractor will have submitted to the Engineer all necessary inspection tickets for all new equipment and materials installed under this Contract. If the Contractor has not obtained the inspection tickets on any portion of the new equipment and materials, the representative of this Department will have the authority to postpone the final inspection until such time as the above has been satisfied. Any postponement of the final inspection for this reason shall not relieve the Contractor of his full maintenance responsibilities until such time as the installation is re-inspected and accepted by the County.

The County requires the following from the Contractor at traffic signal turn-on.

- 1) The Contractor shall, at the turn-on furnish one set of signal plans (24"x36") of record with field revisions marked in red ink to the maintaining agency.
- 2) Written notification from the Contractor and the Equipment Vendor of satisfactory field testing.
- 3) A knowledgeable representative of the controller equipment supplier shall be required at the permanent and temporary traffic signal turn-on. The representative shall be knowledgeable of both cabinet design and controller functions and shall have sufficient test and spare equipment to make the traffic signal installation operational.
- 4) A copy of the approved material letter.
- 5) One (1) copy of the operation and service manuals of the signal controller and associated control equipment.
- Five (5) copies 11" x 17" (280 mm X 430 mm) or 22" x 34" (560 mm x 860 mm) of the cabinet wiring diagrams and cable logs.
- 7) The controller manufacturer shall supply a printed form, not to exceed 11" x 17" (280 mm x 430 mm), for recording the traffic signal controller's timings; backup timings, coordination splits, offsets, cycles; TBC; Time of Day, week and year programs; traffic responsive program, detector phase assignment, type and detector switching; and any other functions programmable from the keyboard. The form shall include a location, date, manufacturers name, controller model and software version. The form shall be approved by the Engineer and a minimum of three (3) copies must be furnished at each turn-on. The manufacturer must provide all programming information used within the controller at the time of turn-on.

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8) All Manufacturer and Contractor warranties and guaranties required by Article 801.14.

RECORD DRAWINGS

The requirements listed for Electrical Installation shall apply for Traffic Signal Installations in Article 801.16. Revise the 2nd paragraph of Article 801.16 of the Standard Specifications to read:

- a. "When the work is complete, and seven days before the request for a final inspection, the full-size 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 for review and approval.
- b. In addition to the record drawings, copies of the final catalog cuts which have been Approved or Approved as Noted shall be submitted in PDF format along with the record drawings. The PDF files shall clearly indicate the pay item either by filename or PDF Table of Contents referencing the respective pay item number for multi-item PDF files. Specific part or model numbers of items which have been selected shall be clearly visible."

Add the following to Article 801.16 of the Standard Specifications:

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

- All Mast Arm Poles and Posts
- Handholes
- Conduit roadway crossings
- Controller Cabinets
- Communication Cabinets
- Electric Service Disconnect locations
- CCTV Camera installations
- Fiber Optic Splice Locations

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. Description of item
- 2. Designation or approximate station if the item is undesignated
- 3. Latitude
- 4. Longitude

Examples:

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Description	Designation	Latitude	Longitude
Mast Arm Pole	MP (SW, NW, SE or NE	-	
Assembly (dual, combo,	corner)		
etc)		41.580493	-87.793378
FO mainline splice	HHL-ST31		
handhole		41.558532	-87.792571
Handhole	HH	41.765532	-87.543571
Electric Service	Elec Srv	41.602248	-87.794053
Conduit crossing	SB IL83 to EB I290 ramp		
	SIDE A	41.584593	-87.793378
PTZ Camera	PTZ	41.584600	-87.793432
Signal Post	Post	41.558532	-87.792571
Controller Cabinet	CC	41.651848	-87.762053
Master Controller	MCC		
Cabinet		41.580493	-87,793378
Communication Cabinet	ComC	41.558532	-87.789771
Fiber splice connection	Toll Plaza34	41.606928	-87.794053

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 100 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.

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 a 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."

Location of Underground State and County Maintained Facilities.

Revise Article 803 to read as follows.

If this contract requires the services of an electrical contractor, the Contractor shall be responsible at his/her own expense for locating existing IDOT and CCDOTH facilities prior to performing any work. If this contract does not require the services of electrical contractor, the Contractor may request one free locate for existing IDOT and CCDOTH electrical facilities from the Electrical Maintenance Contractor(s) prior to the start of any work. Additional requests may be at the expense of the Contractor. The location of underground traffic facilities does not relieve the Contractor of their responsibility to repair any facilities damaged during construction at their expense.

The exact location of all utilities shall be field verified by the Contractor before the installation of any components of the traffic signal system. For locations of utilities, locally owned equipment, and leased enforcement camera system facilities, the local Counties or Municipalities may need to be contacted, in the City of Chicago contact D.I.G.G.E.R. at (312) 744-7000 and for all other locations contact J.U.L.I.E. at 1-800-892-0123 or 811.

SPECIAL PROVISION FOR LIGHT EMITTING DIODE (LED) TRAFFIC SIGNAL

This work shall consist of furnishing and installing a traffic signal head or pedestrian signal head with light emitting diodes (LED) of the type specified in the plan or retrofitting an existing traffic signal head with a traffic signal module or pedestrian signal module with LEDs as specified in the plans.

LED signal heads (All Face and Section Quantities), (All Mounting Types) shall conform fully to the requirements of Sections 880 and 881 and Articles 1078.01 and 1078.02 of the Standard Specifications amended herein:

All signal and pedestrian heads shall provide 12" (300 mm) displays with glossy yellow or black polycarbonate housings. All head housings shall be the same color (yellow or black) at the intersection. For new signalized intersections and existing signalized intersections where all signal and/or pedestrian heads are being replaced, the proposed head housings shall be black. Where only selected heads are being replaced, the proposed head housing color (yellow or black) shall match existing head housings. Connecting hardware and mounting brackets shall be polycarbonate (black). A corrosion resistant antiseize lubricant shall be applied to all metallic mounting bracket joints, and shall be visible to the inspector at the signal turn-on. Post top mounting collars are required on all posts, and shall be constructed of the same material as the brackets.

Pedestrian signal heads shall be furnished with the international symbolic "Walking Person" and "Upraised Palm" displays. Egg crate sun shields are not permitted.

Signal heads shall be positioned according to the "District One Standard Traffic Signal Design Details.

- 1. The LED signal modules shall be replaced or repaired if an LED signal module fails to function as intended due to workmanship or material defects within the first 60 months from the date of delivery. LED signal modules which exhibit luminous intensities less than the minimum values specified in Table 1 of the ITE Vehicle Traffic Control Signal Heads: Light Emitting Diode (LED) Circular Signal Supplement (June 27, 2005) [VTSCH] or applicable successor ITE specifications, or show signs of entrance of moisture or contaminants within the first 60 months of the date of delivery shall be replaced or repaired. The manufacturer's written warranty for the LED signal modules shall be dated, signed by an Officer of the company and included in the product submittal to the County.
- (a) Physical and Mechanical Requirements
 - 1. Modules can be manufactured under this specification for the following faces:
 - a. 12 inch (300 mm) circular, multi-section
 - b. 12 inch (300 mm) arrow, multi-section
 - 2. The maximum weight of a module shall be 4 lbs. (1.8 kg).

- 3. Each module shall be a sealed unit to include all parts necessary for operation (a printed circuit board, power supply, a lens and gasket, etc.), and shall be weather proof after installation and connection.
- 4. Material used for the lens and signal module construction shall conform to ASTM specifications for the materials.
- 5. The lens of the module shall be tinted with a wavelength-matched color to reduce sun phantom effect and enhance on/off contrast. The tinting shall be uniform across the lens face. Polymeric lens shall provide a surface coating or chemical surface treatment applied to provide abrasion resistance. The lens of the module shall be integral to the unit, convex with a smooth outer surface and made of plastic. The lens shall have a textured surface to reduce glare.
- 6. The use of tinting or other materials to enhance ON/OFF contrasts shall not affect chromaticity and shall be uniform across the face of the lens.
- 7. Each module shall have a symbol of the type of module (i.e. circle, arrow, etc.) in the color of the module. The symbol shall be 1 inch (25.4 mm) in diameter. Additionally, the color shall be written out in 1/2 inch (12.7mm) letters next to the symbol.
- (b) Photometric Requirements
 - 1. The minimum initial luminous intensity values for the modules shall conform to the values in Table 1 of the VTCSH (2005) for circular signal indications, and as stated in Table 3 of these specifications for arrow and pedestrian indications at 25°C.
 - 2. The modules shall meet or exceed the illumination values stated in Article 1078.01(3)c of the Standard Specifications for circular signal indications, and Table 3 of these specifications for arrow and pedestrian indications, throughout the useful life based on normal use in a traffic signal operation over the operating temperature range.
 - 3. The measured chromaticity coordinates of the modules shall conform to the chromaticity requirements of Section 4.2 of the VTCSH (2005) or applicable successor ITE specifications.
 - 4. The LEDs utilized in the modules shall be AllnGaP technology for red, yellow, Portland orange (pedestrian) and white (pedestrian) indications, and GaN for green indications, and shall be the ultra bright type rated for 100,000 hours of continuous operation from -40°C to +74°C.
- (c) Electrical
 - 1. Maximum power consumption for LED modules is per Table 2.
 - 2. Operating voltage of the modules shall be 120 VAC. All parameters shall be measured at this voltage.
 - 3. The modules shall be operationally compatible with currently used controller assemblies (solid state load switches, flashers, and conflict monitors).

- 4. When a current of 20 mA AC (or less) is applied to the unit, the voltage read across the two leads shall be 15 VAC or less.
- 5. The LED modules shall provide constant light output under power. Modules with dimming capabilities shall have the option disabled or set on a non-dimming operation.
- 6. The individual LEDs shall be wired such that a catastrophic loss or the failure of one or more LED will not result in the loss of the entire module.
- (d) Retrofit Traffic Signal Module
 - 1. The following specification requirements apply to the Retrofit module only. All general specifications apply unless specifically superseded in this section.
 - 2. Retrofit modules can be manufactured under this specification for the following faces:
 - a. 12 inch (300 mm) circular, multi-section
 - b. 12 inch (300 mm) arrow, multi-section
 - 3. Each Retrofit module shall be designed to be installed in the doorframe of a standard traffic signal housing. The Retrofit module shall be sealed in the doorframe with a one-piece EPDM (ethylene propylene rubber) gasket.
 - 4. The maximum weight of a Retrofit module shall be 4 lbs. (1.8 kg).
 - 5. Each Retrofit module shall be a sealed unit to include all parts necessary for operation (a printed circuit board, power supply, a lens and gasket, etc.), and shall be weather proof after installation and connection.
 - 6. Electrical conductors for modules, including Retrofit modules, shall be 39.4 inches (1m) in length, with quick disconnect terminals attached.
 - 7. The lens of the Retrofit module shall be integral to the unit, shall be convex with a smooth outer surface and made of plastic or of glass.
- (e) The following specification requirements apply to the 12 inch (300 mm) arrow module only. All general specifications apply unless specifically superseded in this section.
 - The arrow module shall meet specifications stated in Section 9.01 of the Equipment and Material Standards of the Institute of Transportation Engineers (November 1998) [ITE Standards], Chapter 2 (Vehicle Traffic Control Signal Heads) for arrow indications.
 - 2. The LEDs arrow indication shall be a solid display with a minimum of three (3) outlining rows of LEDs and at least one (1) fill row of LEDs.
- (f) The following specification requirement applies to the 12 inch (300 mm) programmed visibility PV module only. All general specifications apply unless specifically superseded in this section.

- 1. The module shall be a module designed and constructed to be installed in a programmed visibility (PV) signal housing without modification to the housing.
- (g) The following specification requirements apply to the 12 inch (300 mm) Pedestrian module only. All general specifications apply unless specifically superseded in this section.
 - 1. Each pedestrian signal LED module shall provide the ability to actuate the solid upraised hand and the solid walking person on one 12 inch (300mm) section.
 - 2. Two (2) pedestrian sections shall be installed. The top section shall be wired to illuminate only the upraised hand and the bottom section shall be the walking man.
 - 3. "Egg Crate" type sun shields are not permitted. All figures must be a minimum of 9 inches (225mm) in height and easily identified from a distance of 120-feet (36.6m).

<u>Basis of Payment</u>. This item shall be paid for at the contract unit price EACH for SIGNAL HEAD, LED, or OPTICALLY PROGRAMMED SIGNAL HEAD, LED, PEDESTRIAN SIGNAL HEAD, LED, of the type specified, which price shall be payment in full for furnishing the equipment described above including signal head, LED(s) modules, all mounting hardware, and installing them in satisfactory operating condition. The type specified will indicate the number of signal faces, the number of signal sections, and the method of mounting.

When installed in an existing signal head, this item shall be paid for at the contract unit price EACH for SIGNAL HEAD, LED, OPTICALLY PROGRAMMED SIGNAL HEAD, LED, PEDESTRIAN SIGNAL HEAD, LED of the type specified, RETROFIT, which price shall be payment in full for furnishing the equipment described above including LED(s) modules, all mounting hardware, and installing them in satisfactory operating condition. The type specified will indicate the number of signal faces, the number of signal sections, and the method of mounting.

SPECIAL PROVISION FOR LIGHT EMITTING DIODE (LED) PEDESTRIAN COUNTDOWN SIGNAL HEAD

The installation of an Pedestrian Countdown Signal Head, Light Emitting Diode shall meet the requirements of Section 881 and 1078.02 of the Standard Specifications, except as follows:

Description.

This work shall consist of furnishing and installing a pedestrian countdown signal head, with light emitting diodes (LED) of the type specified in the plans.

Pedestrian Countdown Signal Head, Light Emitting Diode, shall conform fully to the SIGNAL HEAD, LIGHT EMITTING DIODE specification, with the following modifications:

Application.

- 1. Pedestrian Countdown Signal Heads shall not be used at signalized intersections where traffic signals and railroad warning devices are interconnected.
- 2. All pedestrian signals at an intersection shall be the same type and have the same display. No mixing of countdown and other types of pedestrian traffic signals will be permitted.

Installation.

- Pedestrian Countdown Signal Heads shall be 16 inch (406mm) x 18 inch (457mm), for single units with the housings glossy black polycarbonate. Connecting hardware and mounting brackets shall be polycarbonate (black). A corrosion resistant anti-seize lubricant shall be applied to all metallic mounting bracket joints, and shall be visible to the inspector at the signal turn-on.
- Each pedestrian signal LED module shall be fully MUTCD compliant and shall consist of double overlay message combining full LED symbols of an Upraised Hand and a Walking Person. "Egg Crate" type sun shields are not permitted. Numerals shall measure 9 inches (229mm) in height and easily identified from a distance of 120 feet (36.6m).

Material.

- The module shall operate in one mode: Clearance Cycle Countdown Mode Only. The countdown
 module shall display actual controller programmed clearance cycle and shall start counting when
 the flashing clearance signal turns on and shall countdown to "0" and turn off when the steady
 Upraised Hand (symbolizing Don't Walk) signal turns on. Module shall not have user accessible
 switches or controls for modification of cycle.
- 2. At power on, the module shall enter a single automatic learning cycle. During the automatic learning cycle, the countdown display shall remain dark.

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- 3. The module shall re-program itself if it detects any increase or decrease of Pedestrian Timing. The counting unit will go blank once a change is detected and then take one complete pedestrian cycle (with no counter during this cycle) to adjust its buffer timer.
- 4. The module shall allow for consecutive cycles without displaying the steady Upraised Hand.
- 5. The module shall recognize preemption events and temporarily modify the crossing cycle accordingly.
- 6. If the controller preempts during the Walking Person (symbolizing Walk), the countdown will follow the controller's directions and will adjust from Walking Person to flashing Upraised Hand. It will start to count down during the flashing Upraised Hand.
- 7. If the controller preempts during the flashing Upraised Hand, the countdown will continue to count down without interruption.
- 8. The next cycle, following the preemption event, shall use the correct, initially programmed values.
- If the controller output displays Upraised Hand steady condition and the unit has not arrived to zero
 or if both the Upraised Hand and Walking Person are dark for some reason, the unit suspends any
 timing and the digits will go dark.
- 10. The digits will go dark for one pedestrian cycle after loss of power of more than 1.5 seconds.
- 11. The countdown numerals shall be two (2) "7 segment" digits forming the time display utilizing two rows of LEDs.
- 12. The LED module shall meet the requirements of the Institute of Transportation Engineers (ITE) LED purchase specification, "Pedestrian Traffic Control Signal Indications - Part 2: LED Pedestrian Traffic Signal Modules," or applicable successor ITE specifications, except as modified herein.
- 13. The LED modules shall provide constant light output under power. Modules with dimming capabilities shall have the option disabled or set on a non-dimming operation.
- 14. In the event of a power outage, light output from the LED modules shall cease instantaneously.
- 15. The LEDs utilized in the modules shall be AllnGaP technology for Portland Orange (Countdown Numerals and Upraised Hand) and GaN technology for Lunar White (Walking Person) indications.
- 16. The individual LEDs shall be wired such that a catastrophic loss or the failure of one or more LED will not result in the loss of the entire module.

Electrical.

- 1. Maximum power consumption for LED modules is 29 watts.
- 2. The measured chromaticity shall remain unchanged over the input line voltage range listed of 80 VAC to 135 VAC.

<u>Basis of Payment</u>. This item shall be paid for at the contract unit price EACH for PEDESTRIAN COUNTDOWN SIGNAL HEAD, LED, of the type specified, which shall be payment in full for furnishing the equipment described above including LED(s) modules, all mounting hardware, and installing them in satisfactory operating condition. The type specified will indicate the number of faces and the method of mounting.

SPECIAL PROVISION FOR TRAFFIC SIGNAL BACKPLATE

The furnishing and installation of this item shall meet the requirements of Section 882 and 1078.03 of the Standard Specifications, except as follows:

Backplates shall be aluminum and louvered with a minimum thickness of 0.05 inch (1.3 mm).

The surface of the backplate shall provide openings (louvers) to allow wind to penetrate and thereby reduce the wind loading on the mast arm and pole. The louver openings shall cover a minimum of twenty (20) percent of the surface area of the backplate. The louvers shall be designed not to deter the purpose of the backplate, which is to shield the signal lens from sunlight. The louvers shall be spaced symmetrically on the backplate in such a way as not to adversely affect its structural integrity.

When more than one backplate is mounted on a pole or post, their louvered symmetry shall be the same.

When retro reflective sheeting is specified, it shall be Type ZZ sheeting according to Article 1091.03 and applied in preferred orientation for the maximum angularity according to the manufacturer's recommendations. The retro reflective sheeting shall be installed under a controlled environment at the manufacturer/supplier before shipment to the contractor. The aluminum backplate shall be prepared and cleaned, following recommendations of the retro reflective sheeting manufacturer.

The reflective backplate shall not contain louvers.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price EACH for TRAFFIC SIGNAL BACKPLATE, of the type specified, which price shall be payment in full for furnishing and installing the traffic signal backplate complete.

SPECIAL PROVISION FOR TRAFFIC SIGNAL POST AND PEDESTRIAN PUSHBUTTON POST

The furnishing and installation of this item shall meet the requirements of Sections 106.01, 875, 876, 1077.01 and 1077.02 of the Standard Specifications, except as follows:

All posts (steel), bases (cast iron), and related mounting hardware shall be hot-dipped galvanized in accordance with AASHTO M 111. A magnetic field tester may be utilized at any time to determine the thickness of galvanization. Average galvanization thickness shall be 2.0 oz. per square foot and minimum thickness shall be 1.8 oz. per square foot. The Contractor shall use a fabric post tightener to attach the post to the base. If the galvanization on the post is removed using a chain post tightener exposing bare metal, the post shall be rejected and replaced with a new post.

All iron and steel products, which are to be incorporated into work shall be domestically manufactured or produced and fabricated. The contractor shall obtain from the iron or steel producer and/or fabricator, in addition to the mill analysis, a certification that all iron or steel materials meet these domestic source requirements.

If the fabricator elects to cut and thread the post after the galvanization process, the bare metal shall immediately be cleaned to remove all cutting solvents and oils, then sprayed with two (2) coats of "Brite Zinc" galvanized compound manufactured by Brite Products, or an approved equal. Any scratches shall be repaired with "Brite Zinc". If the Department approves painting, powder coating by the manufacturer will be required over the galvanizing.

Bases shall be cast iron and octagonal in shape, approximately 15 inches (375 mm) high and 16 inches (400 mm) across the flat sides at the bottom. All bases shall be designed to accept four (4) 5/8" (15.6 mm) diameter anchor bolts evenly spaced in a 12-1/2" (312 mm) diameter circle.

Welded extensions onto the post shall not be permitted.

Posts are to erected plumb and no shims are allowed between the bottom of the base and the foundation.

When a new post is installed on an existing foundation, the foundation shall be plumed before the post is installed. It shall not be paid for separately but shall be included in cost for Traffic Signal Post or Pedestrian Push-Button Post.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price EACH for TRAFFIC SIGNAL POST, GALVANIZED STEEL, of the length specified or PEDESTRIAN PUSH-BUTTON POST, GALVANIZED STEEL, TYPE I or TYPE II, which price shall be payment in full for furnishing and installing the traffic signal post, base, foundation for pedestrian post, nuts and washers, and pipe cap complete.

SPECIAL PROVISION FOR STEEL MAST ARM ASSEMBLY AND POLE AND/OR STEEL COMBINATION MAST ARM ASSEMBLY AND POLE

The furnishing and installation of a steel mast arm assembly and pole and/or steel combination mast arm assembly and pole shall meet the requirements of Section 106.01, 877 and 1077.03 of the Standard Specifications, Plans, and the Standard Drawings for Mast Arm Assembly and Pole, except as follows:

All iron and steel products, which are to be incorporated into work shall be domestically manufactured or produced and fabricated. The contractor shall obtain from the iron or steel producer and/or fabricator, in addition to the mill analysis, a certification that all iron or steel materials meet these domestic source requirements.

The steel mast arm assembly and pole and steel combination mast arm assembly and pole shall consist of a traffic signal mast arm, a Luminaire mast arm or davit (for combination pole only), a pole, and a base, together with anchor rods and other appurtenances. The configuration of the mast arm assembly, pole, and base shall be according to the details shown on the plans.

The mast arm assembly and pole, and combination mast arm assembly pole shall be designed for the loading shown on the Highway Standards or elsewhere on the plans whichever is greater. The design shall be according to AASHTO "Standard Specification for Structural Supports for Highway signs, Luminaries And Traffic Signals" 1994 edition for 80 mph (130km/hr) wind velocity.

However, the arm to pole connection for tapered signal and Luminaire arms shall be according to the "ring plate" detail as shown in Figure 11-1(f) of the 2002 Interim, to the AASHTO to "Standard Specification for Structural Supports for Highway Signs, Luminaire and Traffic Signals" 2001 4th edition.

Prior to the final acceptance of any steel mast arm assembly and pole and/or steel combination mast arm assembly and pole, the Contractor must furnish to the Engineer a certified, notarized mill analysis of the material used in the steel mast arm assembly and pole and/or steel combination mast arm assembly and pole complete including any other requirements in the Special Provision or Specifications.

The steel mast arm assembly and pole and/or steel combination mast arm assembly and pole furnished shall conform to the Standard Drawings for Mast Arm Assembly and Pole. The traffic signal mast arms shall be of one-piece construction, unless otherwise approved by the Engineer. All poles shall be galvanized.

All bolts on the mast arm assembly and pole and foundation to have a minimum exposure of at least one thread outside the nut when fully tightened.

The components of a steel mast arm assembly and pole and/or steel combination mast arm assembly and pole shall be assembled and erected in accordance with the details shown on the plans. The pole shall be erected vertically on a concrete foundation. The Contractor shall furnish

and install leveling and locking nuts and required washers for mounting and plumbing the pole on the anchor bolts. Prior to the approval of the installation, the Contractor shall brush or spray on two (2) coats of "Brite Zinc" galvanized compound to any scratched areas. The pole shall be grounded to a ground rod in accordance with the details shown on the plans.

The base of the mast arm pole shall be protected by a galvanized steel or extruded aluminum shroud for protection of the mast arm pole base plate similar to the dimensions detailed in the "District 1 Standard Traffic Signal Design Details." The shroud shall be of sufficient strength to deter pedestrian and vehicular damage. The shroud shall allow air to circulate throughout the mast arm but not allow manifestation of insects or other animals and such that it is not hazardous to probing fingers and feet. All mounting hardware shall be stainless steel. The Shroud shall not be paid for separately but shall be included in the cost of the mast arm assembly and pole.

The steel mast arm assembly and pole and/or steel combination mast arm assembly and pole shall be designed to support signal heads, signs, illuminated signs, luminare, camera and other attachments as shown on the plans. Refer to the Standard Drawings for Mast Arm Assembly and Pole for design loadings and projected area with wind load based on an 80 mile per hour (130 km/h) wind velocity plus 30 percent gust factor.

Structural Steel Grade. The mast arm and pole shall be fabricated according to ASTM A 595, Grade A or B, ASTM A 572 Grade 55, or ASTM A 1011 Grade 55 HSLAS Class 2. The base and flange plates shall be of structural steel according to AASHTO M 270 Grade 50 (M 270M Grade 345). Luminaire arms and trussed arms 15 ft (4.5 m) or less shall be fabricated from one steel pipe or tube size according to ASTM A 53 Grade B or ASTM A 500 Grade B or C. All mast arm assemblies, poles, and bases shall be galvanized according to AASHTO M 111.

Fabrication. The design and fabrication of the mast arm assembly, pole, and base shall be according to the requirements of the Standard Specifications for Structural Supports for Highway Signs, Luminaires, and Traffic Signals published by AASHTO. The mast arm and pole may be of single length or sectional design. If section design is used, the overlap shall be at least 150 percent of the maximum diameter of the overlapping section and shall be assembled in the factory.

The manufacturer will be allowed to slot the base plate in which other bolt circles may fit, provided that these slots do not offset the integrity of the pole. Circumferential welds of tapered arms and poles to base plates shall be full penetration welds.

Shop Drawing Approval. The contractor shall submit detailed drawings showing design materials, thickness of sections, weld sizes, and anchor rods to the Engineer for approval prior to fabrication. These drawings shall be at least 11X17 in. (275X425 mm) in size and of adequate quality for microfilming. All product data and shop drawings shall be submitted in electronic form on CD-ROM.

Anchor Rods. The anchor rods shall be ASTM F 1554 Grade 105, coated by the hot-dip galvanizing process according to AASHTO M 232, and shall be threaded a minimum of 7 1/2 in. (185 mm) at one end and have a bend at the other end. The first 12 in. (300 mm) at the threaded end shall be galvanized. Two nuts, one lock washer, and one flat washer shall be furnished with each anchor rod. All nuts and washers shall be galvanized.

In addition to the signal loading, the steel mast arm assembly and pole, and/or steel combination mast arm assembly and pole shall be structurally adequate to support a maximum of two (2) sign panels 30" x 72" (750 mm x 1,800 mm) in size mounted back to back, one LED street sign 96 5/8" x 22 5/16" with 92 pounds and one (1) sign panels 30" x 24" (750 mm x 600 mm) in size mounted from 3 feet (900 mm) from end of the mast arm. The actual size and number of the sign panel(s) to be furnished and installed and the details of mounting shall be as shown on the County Standard Drawing of "ILLUMINATED STREET NAME SIGN MOUNTING DETAIL".

Signs attached to poles or posts (such as mast arm signs) shall have mounting brackets and sign channels which are equal to and completely interchangeable with those used by the Department. Signfix Aluminum Channel Framing System is currently recommended, but other brands of mounting hardware are acceptable based upon the Department's approval.

Basis of Payment. This work will be paid for at the contract unit price EACH for STEEL MAST ARM ASSEMBLY AND POLE, and/or STEEL COMBINATION MAST ARM ASSEMBLY AND POLE of the size(s) specified which price shall be payment in full for furnishing and installing the steel mast arm assembly and pole and/or steel combination mast arm assembly and pole, anchor bolts, nuts, washers, and connected to a ground rod as shown on the Standard, complete.

SPECIAL PROVISION FOR DETECTOR LOOP

This work shall consist of furnishing and installing detector loop in accordance with the requirements of Section 886 and 1079 of the Standard Specifications, except as follows:

Description.

This work shall consist of furnishing and installing a detector loop in the pavement.

Procedure.

A minimum of seven (7) working days prior to the Contractor cutting loops, the Contractor shall have the proposed loop locations marked and contact the CCDOTH Design Engineer at (312) 603-1730 to inspect and approve the layout. When preformed detector loops are installed, the Contractor shall have them inspected and approved prior to the pouring of the portland cement concrete surface, using the same notification process as above.

Installation.

Each loop lead-in shall be placed in a separate conduit from edge of pavement to handhole. Loop detectors shall be installed according to the requirements of the "District 1 Standard Traffic Signal Design Details". Saw-cuts (homerun on preformed detector loops) from the loop to the edge of pavement shall be made perpendicular to the edge of pavement when possible in order to minimize the length of the saw cut (homerun on preformed detector loops) unless directed otherwise by the Engineer or as shown on the plans. Spacing between the lead-ins (holes drilled in the pavement) shall not be less than one (1) foot (300 mm) and shall be located one (1) foot (300 mm) from the edge of pavement. Loop lead-in wires should be twisted to provide a minimum of five (5) turns per foot (fifteen [15] turns per meter) from the loop to the splice.

The cable splice connection of the detector loop and the lead-in cable to the controller shall conform to Section 873 of the Standard Specifications or the requirements set forth in the "District 1 Standard Traffic Signal Design Details".

Each loop detector lead-in wire shall be labeled in the handhole using a Panduit PLFIM water proof tag or approved equal secured to each wire with nylon ties. The lead-in wire, including all necessary connections for proper operation, from the edge of pavement to the handhole shall be incidental to the price of the detector loop.

The detector loop cable insulation shall be labeled with the cable specifications.

Resistance to ground shall be a minimum of 100 megohms under any conditions of weather or moisture. Inductance shall be more than 50 and less than 700 microhenries. Quality readings shall be greater than 5.

Type 1:

 All loops installed in new asphalt pavement shall be installed in the binder course and not in the surface course. The edge of pavement or the curb shall be cut with a 1/4" (6.3 mm) x 4" (100 mm) long sawcut to mark the location of each loop lead-in.

- Loop sealant shall be a two-component thixotropic chemically cured polyurethane either Chemque Q-Seal 295, Perol Elastic Cement A/C Grade or an approved equal. The sealant shall be installed 1/8" (3 mm) below the pavement surface, if installed above the surface the overlap shall be removed immediately.
- Detector loop measurements shall include the sawcut and the length of the loop lead-in leading to the edge of pavement. The lead-in wire, including all necessary connections for proper operations, from the edge of pavement to the handhole, shall be incidental to the price of the detector loop. Unit duct, trench and backfill, and drilling of pavement or handholes shall be incidental to detector loop quantities.
- The corners of all loops shall be core drilled with a two (2) inch (50 mm) bit. All joints and cracks in the pavement that the loop crosses must be core drilled.

Preformed:

This work shall consist of furnishing and installing a rubberized heat resistant preformed traffic signal loop in accordance with the Standard Specifications, except for the following:

- Preformed detector loops shall be installed in new pavement constructed of portland cement concrete using mounting chairs or tied to re-bar or the preformed detector loops may be placed in the sub-base. Loop lead-ins shall be extended to a temporary protective enclosure near the proposed handhole location. The protective enclosure shall provide sufficient protection from other construction activities and may be buried for additional protection.
- Handholes shall be placed next to the shoulder or back of curb when preformed detector loops enter the handhole. Non-metallic coilable duct, included in this pay item, shall be used to protect the preformed lead-ins from back of curb to the handhole.
- Preformed detector loops shall be factory assembled with ends capped and sealed against moisture and other contaminants. Homeruns and interconnects shall be pre-wired and shall be an integral part of the loop assembly. The loop configurations and homerun lengths shall be assembled for the specific application. The loop and homerun shall be constructed using 11/16" (17.2 mm)outside diameter (minimum), 3/8" (9.5 mm) inside diameter (minimum) Class A oil resistant synthetic cord reinforced hydraulic hose with 250 psi (1,720 kpa) internal pressure rating or a similar sized XLPE cable jacket. Hose for the loop and homerun assembly shall be one continuous piece. No joints or splices shall be allowed in the hose except where necessary to connect homeruns or interconnects to the loops. This will provide maximum wire protection and loop system strength. Hose tee connections shall be heavy duty high temperature synthetic rubber. The tee shall be of proper size to attach directly to the hose, minimizing glue joints. The tee shall have the same flexible properties as the hose to insure that the whole assembly can conform to pavement movement and shifting without cracking or breaking. For XLPE jacketed preformed loops, all splice connections shall be soldered, sealed,

and tested before being sealed in a high impact glass impregnated plastic splice enclosure. The wire used shall be #16 THWN stranded copper.

The number of turns in the loop shall be application specific. Homerun wire pairs shall be twisted a minimum of four turns per foot. No wire splices will be allowed in the preformed loop assembly. The loop and homeruns shall be filled and sealed with a flexible sealant to insure complete moisture blockage and further protect the wire. The preformed loops shall be constructed to allow a minimum of 6.5 feet of extra cable in the handhole. Six foot (1.8 m) round loop(s) may be substituted for six foot (1.8 m) by six foot (1.8 m) square loop(s) and shall be paid for as 24 feet (7.2 m) of detector loop.

Method of Measurement.

This work will be measured for payment in feet (meters) in place. Type I detector loop will be measured along the sawed slot in the pavement containing the loop and lead-in, rather than the actual length of the wire. Preformed detector loops will be measured along the detector loop and lead-in embedded in the pavement, rather than the actual length of the wire.

Basis of Payment. This work will be paid for at the contract unit price per FOOT (METER) of DETECTOR LOOP, TYPE I or PREFORMED DETECTOR LOOP, as specified in the plans, which price shall be payment in full and for furnishing, installing and testing the Detector Loop and all related connections for proper operation.

SPECIAL PROVISION FOR PEDESTRIAN PUSH-BUTTON

The installation of a Pedestrian Pushbutton shall meet Section 888 and 1074.02 of the Specifications except as revised with this Special Provision.

This item shall consist of furnishing and installing a push-button assembly which shall be ADA compliant, highly vandal resistant, be pressure activated with minimal movement and can not be stuck in a closed or constant call position. A red latching LED and audible tone shall be provided for confirmation of an actuation call.

The normal state of the LED shall be off. When the push button is pressure activated, the LED shall be lighted and remain on until the beginning of the walk phase. The latching relay shall be mounted in the signal cabinet, controlling two pedestrian phases.

The pedestrian push-button housing shall be constructed of aluminum alloy according to ASTM B 308 6061-T6 and powder coated yellow, unless otherwise noted on the plans. The housing shall be furnished with suitable mounting hardware.

The actuator shall be stainless steel with a solid state electric PIEZO switch rated for a minimum of 20 million cycles with no moving plunger or moving electrical contacts. The operating voltage shall be 12-24V AC/DC.

Stations shall be designed to be mounted directly to a post, mast arm pole or wood pole. The station shall be aluminum and shall accept a 3 inch (75mm) round push-button assembly and a regulatory pedestrian instruction sign according to MUTCD, sign series R10-3e 9 x 15 inch sign with arrow(s) for a count-down pedestrian signal. The pedestrian station size without count-down pedestrian signals shall accommodate a MUTCD sign series R10-3b or R10-3d 9 x 12 inch sign with arrow(s).

Pedestrian push buttons and stations shall be mounted directly to poles and/or posts as shown on the plans and shall be fully accessible from a paved or concrete surface. See the District's Detail sheets for orientation and mounting details

Basis of Payment. This work shall be paid for at the contract unit price EACH for PEDESTRIAN PUSH-BUTTON, which price shall be payment in full for furnishing and installing the pushbutton assembly complete.

SPECIAL PROVISION FOR CONDUIT

The installation of a conduit shall meet the requirements of Sections 810, 811 of the Standard Specifications, except as revised with this Special Provision.

Pavement, driveways, and curbs shall not be removed to install electrical conduits.

All conduit installed underground shall have a minimum depth of two feet six inches (2'-6" [760 mm]) except under railroad tracks where the conduit shall be a minimum of five feet (5' [1.52 m]) as measured to the outside diameter of the conduit on the top side.

All conduit splices shall be solid threaded couplings. Conduit terminating in junction and pull boxes shall be terminated with hubs, integral box hubs, or integral box bosses.

Directional boring or plowing will be allowed in place of trenched and backfilled or pushed conduit, but no additional compensation will be allowed.

All conduit attached to a structure shall have a minimum of one (1) expansion joint placed within the length of the attached conduit. At each end of the structure the Contractor shall install a weatherproof galvanized cast iron box with a minimum size of 8" (200 mm) x 8" (200 mm) x 6" (150 mm) deep. The installation of these two (2) boxes and any required expansion joints shall be considered incidental to the unit price for conduit attached to structure.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price per FOOT (METER) for UNDERGROUND CONDUIT or CONDUIT ATTACHED TO STRUCTURE, of the type and size specified, which price shall be payment in full for furnishing and installing the conduit and fittings complete. Trench and Backfill will be paid for separately.

SPECIAL PROVISION FOR COILABLE NON-METALLIC CONDUIT

This work shall consist of furnishing and installing empty Coilable Non-Metallic Conduit (CNC) in trench of the type and size specified. The installation of CNC shall meet all applicable requirements of the Standard Specifications of Section 810 and 811. All installations of CNC shall be incidental to the contract and not paid for separately. polyethylene duct shall be used for all detector loop raceways to handholes. All duct shall be placed a minimum depth of 30 inches (750 mm) or as shown on the contract plans or standard details.

The conduit shall be a polyethylene 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 conduit and its manufacture shall conform to the standards of NEMA Publication TC7, ASTM Standard Specifications D3485 and NEC Article 353.

On temporary traffic signal installations with detector loops, CNC shall be used for detector loop raceways from the saw-cut to 10 feet (3 m) up the wood pole, unless otherwise shown on the plans.

<u>Material</u>. The conduit shall be manufactured from high density polyethylene complying with ASTM D1248, Type III, Class C and the requirements listed in Table 2-1 of NEMA TC7. Submittal information shall demonstrate compliance with the details of these requirements.

<u>Construction</u>. Conduit dimensions shall conform to the standards listed in Table 2-2 of NEMA TC7. Submittal information shall demonstrate compliance with these requirements.

As specified in NEMA TC7, the conduit shall be clearly and durably marked at least every 10 feet (3 meters) with the material designation (HDPE for high density polyethylene), nominal size of the conduit and the name and/or trademark of the manufacturer.

<u>Freeze-up Test</u>: A ten foot length of the conduit bent into an upright "U" shape shall be filled with water and then placed in a low temperature cabinet and maintained at -20 degrees C for 24 hours. The conduit shall not crack or burst during the test.

<u>Compression Test</u>. The test shall be conducted on a six inch (150 mm) sample of the conduit. Samples are placed between six inch (150 mm) plates and compressed at the rate of one-half inch (12.5 mm) per minute until the distance between the plates is reduced by 50%, recording the load required to compress the conduit. The samples are then removed and allowed to stand for exactly 5 minutes. The load required to compress the sample shall be equal to or greater than that listed below and the conduit shall have returned to nor less than 85% of its original diameter at the end of the 5 minutes.

Nominal Size		Load
¾ inch.	20 mm	122 lbs.
1 inch.	25 mm	167 lbs.
1 ¼ inch.	30 mm	243 lbs.
1 ½ inch.	40 mm	297 lbs.
2 inch.	50 mm	387 lbs.

<u>Tests</u>. All of the tests referred to above and the applicable tests in the cited ASTM Standards shall be performed on the conduit at the manufacturer's plant and certified copies of the reports of the results of these tests shall be submitted to the Engineer prior to the installation of the CNC.

Basis of Payment.

All installations of CNC for loop detection shall be included in the contract and not paid for separately.

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SPECIAL PROVISION FOR ELECTRIC CABLE

The installation of an electric cable shall meet the requirements of Section 873, 1088.01 and 1076.04 of the Standard Specifications and District One Standard Traffic Signal Design Details with the addition as the following:

The jacket for electric cable in this contract shall be of the polyvinyl chloride type meeting the requirements of IMSA 19-1. (Traffic signal cable shall be solid copper No. 14 unless otherwise specified in the plans or these Special Provisions). No other type of jacket will be allowed, except as follows:

The service cable may have a XLP jacket. Service cable may be single or multiple conductor cable.

Communications and lead-in cable shall have a gray or chrome jacket.

Electric cable sized No. 12 AWG and smaller shall be solid.

The length of cable slack shall be in accordance with District One Standard Traffic Signal Design Details.

The cable splice connection of the detector loop and the lead-in cable to the controller shall conform to Section 873 of the Standard Specifications or to the requirements set forth in the "District 1 Standard Traffic Signal Design Details ".

Heat shrink splices shall be used according to "District 1 Standard Traffic Signal Design Details".

Basis of Payment. This work will be paid for at the contract unit price per FOOT (METER) for ELECTRIC CABLE of the type, size and number of conductors as specified., which price shall be payment in full for furnishing the material and making all electrical connections and installing the cable complete, measured as specified.

SPECIAL PROVISION FOR SYSTEM GROUND AND GROUNDING CABLE

This specification revises requirements of section 806 of the Standard Specifications to read:

General:

All traffic signal systems, equipment and appurtenances shall be properly grounded in strict conformance with the National Electrical Code. See IDOT District 1 traffic signal detail plan sheets for additional information.

The grounding electrode system shall include a ground rod installed with each traffic signal controller concrete foundation and all mast arm and post concrete foundations. An additional ground rod will be required at locations where measured resistance exceeds 25 ohms. Ground rods are included in the applicable foundation or service installation pay item and will not be paid for separately. All steel ground rods shall be copper clad, a minimum of 10' (3.0 m), and $\frac{3}{4}$ " (20mm) in diameter.

Testing shall be according to Section 801.13(a) (4) and (5).

- 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.
- b) The equipment grounding conductor shall be green color coded. The following is in addition to Section 801.04 of the Standard Specifications.
 - Equipment grounding conductors shall be XLP insulated 600V No.6 gauge copper, 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 conductors shall be bonded, using a listed grounded connector (Burndy type KC/K2C, as applicable or approved equal), to all traffic signal mast arm poles, traffic signal posts, pedestrian posts, pushbutton posts, pull boxes, handhole frames and covers, conduits and other metallic enclosures throughout the traffic signal wiring system, except where noted herein. Bonding shall be made with a splice and pigtail connected using a sized compression type copper sleeve, sealant tape and heat shrinkable cap. A listed electrical joint compound shall be applied to all conductor terminations, connector threads and contact points. Conduit grounding bushings shall be installed at all conduit terminations. Bonding to existing handhole frames and covers shall be paid for separately.
 - 3) All metallic and non-metallic raceways containing traffic signal 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.
 - 4) Individual conductor splices in handholes shall be soldered and sealed with heat shrink. When necessary to maintain effective equipment grounding, a full heat shrink shall be provided over individual conductor heat shrinks.

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.

GROUNDING CABLE

The cable shall meet the requirements of Section 817.02(b) of the "Standard Specifications". Unless otherwise noted on the plans, Traffic Signal Grounding Conductor shall be one conductor, #6 gauge copper, with a green color coded XLP jacket.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price per FOOT (METER) for ELECTRIC CABLE IN CONDUIT, GROUNDING NO. 6, 1C, which price shall be payment in full for furnishing labor and material including grounding clamps, cable, splicing, exothermic welds, grounding connectors conduit grounding bushings, and hardware. All ground rods shall be incidental to the cost of associated items for Concrete Foundations and Service Installation.

GROUNDING EXISTING HANDHOLE FRAME AND COVER.

Description.

This work shall consist of all materials and labor required to bond the equipment grounding conductor to the existing handhole frame and handhole cover. All installations shall meet the requirements of the details in the "District One Standard Traffic Signal Design Details," and applicable portions of the Standard Specifications and these specifications.

The equipment grounding conductor shall be bonded to the handhole frame and to the handhole cover. Two (2) ½-inch diameter x 1 ¼-inch long hex-head stainless steel bolts, spaced 1.75-inches apart center-to-center shall be fully welded to the frame and to the cover to accommodate a heavy duty Listed grounding compression terminal (Burndy type YGHA or approved equal). The grounding compression terminal shall be secured to the bolts with stainless steel split-lock washers and nylon-insert locknuts.

Welding preparation for the stainless steel bolt hex-head to the frame and to the cover shall include thoroughly cleaning the contact and weldment area of all rust, dirt and contaminates. The Contractor shall assure a solid strong weld. The welds shall be smooth and thoroughly cleaned of flux and spatter. The grounding installation shall not affect the proper seating of the cover when closed.

The grounding cable shall be paid for separately.

Method of Measurement.

Units measured for payment will be counted on a per handhole basis, regardless of the type of handhole and its location.

Basis of Payment.

This work shall be paid for at the contract unit price each for GROUNDING EXISTING HANDHOLE FRAME AND COVER which shall be payment in full for grounding the handhole complete.

SPECIAL PROVISION FOR SERVICE INSTALLATION, POLE MOUNTED

This specification revises requirements of section 805 of the Standard Specifications to read:

All installations shall meet the requirements of the details in the "District 1 Standard Traffic Signal Design Details" and applicable portions of the Specifications. The electrical service installation shall be the electric service disconnecting means and it shall be identified as suitable for use as service equipment.

Materials.

- 1) General. The completed control panel shall be constructed in accordance with UL Std. 508A, Industrial Control Panel, and carry the UL label. Wire terminations shall be UL listed.
- 2) The cabinet shall be UL 50, NEMA Type 4X, unfinished single door design, fabricated from minimum 0.080-inch (2.03 mm) thick Type 5052 H-32 aluminum. Seams shall be continuous welded and ground smooth. Stainless steel screws and clamps shall secure the cover and assure a watertight seal. The cover shall be removable by pulling the continuous stainless steel hinge pin. The cabinet shall have an oil-resistant gasket and a lock kit shall be provided with an internal O-ring in the locking mechanism assuring a watertight and dust-tight seal. The cabinet shall be sized to adequately house all required components with extra space for arrangement and termination of wiring. A minimum size of 14-inches (350 mm) high, 9-inches (225 mm) wide and 8-inches (200 mm) in depth is required. The cabinet shall be channel mounted to a wooden utility pole using assemblies recommended by the manufacturer.
- Surge Protector. Overvoltage protection, with LED indicator, shall be provided for the 120 volt load circuit by the means MOV and thermal fusing technology. The response time shall be <5n seconds and operate within a range of -40C to +85C. The surge protector shall be UL 1449 Listed.
- 4) Circuit Breakers. Circuit breakers shall be standard UL listed molded case, thermal-magnetic bolt-on type circuit breakers with trip free indicating handles. 120 volt circuit breakers shall have an interrupting rating of not less than 65,000 rms symmetrical amperes. Unless otherwise indicated, the main disconnect circuit breaker for the traffic signal controller shall be rated 60 amperes, otherwise noted on the plans, 120 V and the auxiliary circuit breakers shall be rated 10 amperes, 120 V.
- 5) Fuses, Fuseholders and Power Indicating Light. Fuses shall be small-dimensional cylindrical fuses of the dual element time-delay type. The fuses shall be rated for 600 V AC and shall have a UL listed interrupting rating of not less than 10,000 rms symmetrical amperes at rated voltage. The power indicating light shall be LED type with a green colored lens and shall be energized when electric utility power is present.
- 6) Ground and Neutral Bus Bars. A single copper ground and neutral bus bar, mounted on the equipment panel shall be provided. Ground and neutral conductors shall be separated on the bus bar. Compression lugs, plus 2 spare lugs, shall be sized to accommodate the cables with the heads of the connector screws painted green for ground connections and white for neutral connections.

- 7) The Contractor shall notify the Commonwealth Edison Marketing Representative a minimum of 30 working days prior to the anticipated date of hook-up. This 30 day advance notification will begin only after the Commonwealth Edison Marketing Representative has received service charge payments from the Contractor. Prior to contacting the Commonwealth Edison marketing representative for service connection, the service installation, controller cabinet and cable must be installed for inspection by Commonwealth Edison.
- 8) Ground Rod. Ground rods shall be copper-clad steel, a minimum of 10' (3.0 meters) in length, and 3/4" (20 mm) in diameter. Ground rod resistance measurements to ground shall be 25 ohms or less. If necessary additional rods shall be installed to meet resistance requirements at no additional cost to the contract.

Installation:

- 1) General. The Contractor shall confirm the orientation of the traffic service installation and its door side with the engineer, prior to installation. All conduit entrances into the service installation shall be sealed with a pliable waterproof material.
- 2) Brackets designed for pole mounting shall be used. All mounting hardware shall be stainless steel. Mounting height shall be as noted on the plans or as directed by the Engineer.

The Contractor must request in writing for service and/or service modification within ten (10) days of contract award and must follow-up with the electric utility to assure all necessary documents and payment are received by the utility. The Contractor shall forward copies of all correspondence between the Contractor and utility company to the County Design Engineer. The loading form to be sent to the utility company shall be furnished by the County Design Engineer. The service agreement and sketch shall be submitted for signature to the County Design Engineer.

The Commonwealth Edison contact phone number is 866-639-3532

Basis of Payment. This work will be paid for at the contract unit price EACH for SERVICE INSTALLATION, POLE MOUNTED, which shall be payment in full for furnishing and installing the service installation complete. SERVICE INSTALLATION, POLE MOUNTED shall include the 3/4" (20 mm) grounding conduit, ground rod, and pole mount assembly. Any charges by the utility company to provide electrical services to the service installation will be paid for in accordance with Article 109.05 of the Standard Specifications.

SPECIAL PROVISION FOR HANDHOLE

The installation of a handhole shall meet the requirements of Section 814 of the Standard Specifications, with the addition as the following:

All handholes shall be concrete poured in place against undisturbed earth. No pre-cast concrete handholes will be accepted.

The handholes shall have an inside dimension of 21-1/2" (549 mm) minimum. Frames and lid openings shall match this dimension.

The cover of the handhole shall be labeled "TRAFFIC SIGNALS" with legible raised letters.

All conduits will enter the handhole at a depth of 30" (760 mm) except for the conduits between the curb and handhole for detector loops when the handhole is less than five (5) feet (1.52 m) from the detector loop. All conduit ends should be sealed with a waterproof sealant to prevent the entrance of contaminants into the handhole.

For grounding purposes the handhole frame shall have provisions for a 7/16" (15.875 mm) diameter stainless bolt cast into the frame. The covers shall have a stainless steel threaded stint extended from the eye hook assembly for the purpose of attaching the grounding conductor to the handhole frame and cover.

The minimum wall thickness for heavy duty hand holes shall be 12 inches (300 mm).

Steel cable hooks shall be coated with hot-dipped galvanization in accordance with AASHTO Specification M111. Hooks shall be a minimum of 1/2 inch (12.7mm) diameter with two 90 degree bends and extend into the handhole at least 6 inches (150 mm). Hooks shall be placed a minimum of 12 inches (300 mm) below the lid or lower if additional space is required.

The French drain shall be constructed of crushed stone or gravel, Gradation CA 5 or CA 7, and according to Section 601 of the Standard Specifications.

Basis of Payment. This work will be paid for at the contract unit price EACH for HANDHOLE, HEAVY-DUTY HANDHOLE, or DOUBLE HANDHOLE, which price shall be payment in full for all necessary excavating, backfilling, disposal of unsuitable materials, and furnishing all materials within the limits of the handhole.

SPECIAL PROVISION FOR CONCRETE FOUNDATION

The installation of a concrete foundation shall meet the requirements of Section 106.01, 878 and 1006.09 of the Standard Specifications, the Standard Drawing for Concrete Foundations and District One Standard Traffic Signal Design Details with the addition as the following:

All anchor bolts shall be according to Section 1006.09, except all anchor bolts shall be hot dipped galvanized a minimum of 12 in. (300 mm) from the threaded end.

All iron and steel products, which are to be incorporated into work shall be domestically manufactured or produced and fabricated. The contractor shall obtain from the iron or steel producer and/or fabricator, in addition to the mill analysis, a certification that all iron or steel materials meet these domestic source requirements.

All Type "A" foundations shall be a minimum depth of 48 inches (1220 mm).

Concrete Foundations, Type "C" for Traffic Signal Cabinets with Uninterruptible Power Supply (UPS) cabinet installations shall be a minimum of 72 inches (1830 mm) long and 31 inches (790 mm) wide. All Type "C" foundations shall be a minimum depth of 48 inches (1220 mm). The concrete apron in front of the Type IV or V cabinet shall be 36 in. x 48 in. x 5 in. (915 mm X 1220 mm X 130 mm). The concrete apron in front of the UPS cabinet shall be 36 in. x 67 in. x 5 in. (915 mm X 1700 mm X 130 mm). Anchor bolts shall provide bolt spacing as required by the manufacturer.

Concrete Foundations, Type "D" for Traffic Signal Cabinets shall be a minimum of 48 inches (1220 mm) long and 31 inches (790 mm) wide. All Type "D" foundations shall be a minimum depth of 48 inches (1220 mm). The concrete apron shall be 36 in. x 48 in. x 5 in. (910 mm X 1220 mm X 130 mm). Anchor bolts shall provide bolt spacing as required by the manufacturer.

Concrete Foundations, Type "E" for Mast Arm and Combination Mast Arm Poles shall meet the current requirements listed in the Highway Standards.

Foundations used for Combination Mast Arm Poles shall provide an extra 2-1/2 inch (65 mm) raceway.

No foundation is to be poured until the Resident Engineer gives approval as to the depth of the foundation.

Basis of Payment: This work will be paid for at the contract unit price per FOOT (METER) of depth for:

CONCRETE FOUNDATION, TYPE A CONCRETE FOUNDATION, TYPE C CONCRETE FOUNDATION, TYPE D CONCRETE FOUNDATION, TYPE E - 30" (750 mm) Dia. CONCRETE FOUNDATION, TYPE E - 36" (900 mm) Dia. CONCRETE FOUNDATION, TYPE E - 42" (900 mm) Dia.

which price shall be payment in full for all necessary excavating or drilling, back filling, disposal of unsuitable material, form work, ground rods and furnishing all materials within the limits of the foundation.

SPECIAL PROVISION FOR REMOVE EXISTING TRAFFIC SIGNAL EQUIPMENT

The removal of existing traffic signal equipment shall meet the requirements of Section 895.05 of the Standard Specifications, except as follows:

This work shall consist of removing the existing traffic signal equipment at an intersection as listed and as shown on the plans.

All equipment to be returned to an Agency shall be delivered by the Contractor to the Agency's Traffic Signal Maintenance Contractor's main facility. The Contractor shall contact the Agency's Electrical Maintenance Contractor to schedule an appointment to deliver the equipment. No equipment will be accepted without a prior appointment. All equipment shall be delivered within 30 days of removing it from the traffic signal installation. The Contractor shall provide 5 copies of a list of equipment that is to remain the property of the Agency's Electrical Maintenance Contractor shall and serial numbers, where applicable. A list of equipment shall be signed by the Agency's Electrical Maintenance Contractor and fax to the County Engineer at (312) 603-9956. The Contractor shall also provide a copy of the contract plan or special provision showing the quantities and type of equipment. Controllers and peripheral equipment from the same location shall be boxed together (equipment from different locations may not be mixed) and all boxes and controller cabinets shall be clearly marked or labeled with the location from which they were removed. If equipment is not returned with these requirements, it will be rejected by the Agency's Electrical Maintenance Contractor. The Contractor shall be responsible for the condition of the traffic signal equipment from the time Contractor takes maintenance of the signal installation until the acceptance of a receipt drawn by the Agency's Electrical Maintenance Contractor indicating the items have been returned in good condition.

The traffic signal equipment which is to be removed and is to become the property of the Contractor shall be disposed of by them outside the right-of-way at their expense.

All equipment is to be disassembled so as to make for easy loading and storage into Agency stock as per the Engineers instructions.

Traffic signal equipment which is lost or not returned to the Department for any reason shall be replaced with new equipment meeting the requirements of these Specifications at no cost to the contract.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price EACH for REMOVE EXISTING TRAFFIC SIGNAL EQUIPMENT per intersection which price shall be payment in full for removing the equipment, and storing and/or disposing of it as required. The salvage value of the equipment retained by the Contractor shall be reflected in this contract unit price.

SPECIAL PROVISION FOR TEMPORARY TRAFFIC SIGNAL INSTALLATION

This item shall consist of furnishing, installing, maintaining and removing a temporary traffic signal installation at an existing intersection as shown on the plans and as described herein including but not limited to temporary signal heads, emergency vehicle priority systems, interconnect, vehicle detectors, uninterruptible power supply, and signing. Temporary traffic signal controllers and cabinets interconnected to railroad traffic control devices shall be new. When temporary traffic signals will be operating within a county or local agency Traffic Management System, the equipment must be NTCIP compliant and compatible with the current operating requirements of the Traffic Management System. The energy charges for the operation of the traffic signal installation shall be paid for by others if the installation is replacing an existing signal. Otherwise charges shall be paid for under Section 109.05 of the Road Specifications.

Only an approved Equipment Vendor will be allowed to assemble the temporary traffic signal cabinet. Only controllers supplied by an approved Equipment Vendor will be approved for use on temporary traffic signals. Only an approved Closed Loop Equipment Vendor shall assemble and test a temporary railroad interconnected traffic signal cabinet. (Refer to Traffic Actuated Controller Specification). A representative of the approved control Equipment Vendor shall be present at the temporary traffic signal turn-on inspection.

All "railroad interconnected" temporary traffic signal controllers and cabinets shall be newly constructed. Only controllers and cabinets supplied by one of the IDOT District 1 approved closed loop Equipment Manufacturers will be allowed.

The installation of a temporary traffic signal installation shall meet the requirements of Section 890 and 801.11 of the Standard Specifications and the Standard Drawings, except as follows:

Equipment. The Contractor shall provide the following:

- All control equipment for the temporary traffic signals shall be furnished by the Contractor unless
 otherwise stated in the plans. On projects with multiple temporary traffic signal installations, all
 controllers shall be of the same manufacturer brand and model number with current software installed.
- Only controllers supplied by one of the Cook County Department of Transportation and Highways approved closed loop equipment manufacturers will be approved for use at temporary signal locations. Controllers used for temporary traffic signals shall be fully actuated NEMA microprocessor based with RS232 data entry ports compatible with the latest revision of monitoring software approved CCDOTH or District 1 installed in NEMA TS2 cabinets with 8 phase back panels, capable of supplying 255 seconds of cycle length and individual phase length settings up to 99 seconds. On projects with one lane open and two way traffic flow, such as bridge deck repairs, the temporary signal controller shall be capable of providing an adjustable all red clearance setting of up to 30 seconds in length.
- All temporary traffic signal controllers shall meet or exceed the requirements of section 857 with regards to internal time coordination and preemption. The controller settings shall be set in the field as directed by the Engineer.

- All railroad interconnected temporary controllers and cabinets shall be new and shall satisfy the requirements of Article 857.02 of the Standard Specifications as modified herein. Only controllers and cabinet supplied by one of the IDOT district 1 approved closed loop equipment manufactures will be allowed.
- All temporary traffic signal cabinets shall have a closed bottom made of aluminum alloy. The bottom shall be sealed along the entire perimeter of the cabinet base to ensure a water, dust and insect-proof seal. The bottom shall provide a minimum of two (2) 100 mm (4 inch) diameter holes to run the electric cables through. The 100 mm (4 inch) diameter holes shall have a bushing installed to protect the electric cables and shall be sealed after the electric cables are installed.
- Grounding shall be provided for the temporary traffic signal cabinet meeting or exceeding the applicable portions of the National Electrical Code, Section 807 of the Standard Specifications and shall meet the requirements of the District 1 and Cook County Traffic Signal Specifications for "Grounding of Traffic Signal Systems".

• All traffic signal sections and pedestrian signal sections shall be of the 12" (300 mm) type. Traffic signal section shall be LED with expandable view, unless otherwise approval by the Engineer. Pedestrian signal heads shall be Light Emitting Diode (LED) Pedestrian Countdown Signal Heads except when a temporary traffic signal is installed at an intersection interconnected with a railroad grade crossing. When a temporary traffic signal is installed at an intersection interconnected with a railroad grade crossing, Light Emitting Diode (LED) Pedestrian Signal Heads shall be furnished. The temporary traffic signal heads shall be placed as indicated on the temporary traffic signal plan or as directed by the Engineer. The Contractor shall furnish enough cable slack to relocate heads to any position on the span wire or at locations illustrated on the plans for construction staging. The temporary traffic signal shall remain in operation during all signal head relocations. Each temporary traffic signal head shall have its own cable from the controller cabinet to the signal heads shall be mounted no less than 17-ft and no more than 25-ft above the crown of the roadway. Signal heads with backplates shall be measured from the bottom of the backplate for minimum clearance and from the top signal section for maximum clearance.

Interconnect.

- 1. Temporary traffic signal interconnect shall be provided using fiber optic cable or wireless interconnect technology as specified in the plans. The Contractor may request, in writing, to substitute the fiber optic temporary interconnect indicated in the contract documents with a wireless interconnect. The Contractor must provide assurances that the radio device will operate properly at all times and during all construction staging. If approved for use by the Engineer, the Contractor shall submit marked-up traffic signal plans indicating locations of radios and antennas and installation details. If wireless interconnect is used, and in the opinion of the engineer, it is not viable, or if it fails during testing or operations, the Contractor shall be responsible for installing all necessary poles, fiber optic cable, and other infrastructure for providing temporary fiber optic interconnect at no cost to the contract.
- 2. The existing system interconnect and phone lines are to be maintained as part of the Temporary Traffic Signal Installation specified for on the plan. The interconnect shall be installed into the temporary controller cabinet as per the notes or details on the plans. All labor and equipment required to install and maintain the existing interconnect as part of the Temporary Traffic Signal

Installation shall be included in the item Temporary Traffic Signal Installation. When shown in the plans, temporary traffic signal interconnect equipment shall be furnished and installed. The temporary traffic signal interconnect shall maintain interconnect communications throughout the entire signal system for the duration of the project.

- 3. Temporary wireless interconnect, complete. The radio interconnect system shall be compatible with Eagle or Econolite controller closed loop systems. This item shall include all materials, labor and testing to provide the completely operational closed loop system as shown on the plans. The radio interconnects system shall include the following components:
 - a. Rack or Shelf Mounted RS-232 Frequency Hopping Spread Spectrum (FHSS) Radio
 - b. Software for Radio Configuration (Configure Frequency and Hopping Patterns)
 - c. Antennas (Omni Directional or Yagi Directional)
 - d. Antenna Cables, LMR400, Low Loss. Max. 100-ft from controller cabinet to antenna
 - e. Brackets, Mounting Hardware, and Accessories Required for Installation
 - f. RS232 Data Cable for Connection from the radio to the local or master controller
 - g. All other components required for a fully functional radio interconnect system

All controller cabinet modifications and other modifications to existing equipment that are required for the installation of the radio interconnect system components shall be included in this item.

The radio interconnect system may operate at 900Mhz (902-928) or 2.4 Ghz depending on the results of a site survey. The telemetry shall have an acceptable rate of transmission errors, time outs, etc. comparable to that of a hardwire system.

The proposed master controller and telemetry module shall be configured for use with the radio interconnect at a minimum rate of 9600 baud.

The radio interconnect system shall include all other components required for a complete and fully functional telemetry system and shall be installed in accordance to the manufacturers recommendations.

The following radio equipment is currently approved for use in Region One/District One: Encon Model 5100 and Intuicom Communicator II.

- All existing street name and intersection regulatory signs shall be removed from existing poles and
 relocated and securely fastened to the signal span wire. The signs shall be relocated to the new and/ or
 existing mast arm poles and posts at no extra cost. Any intersection regulatory signs that are required
 for the temporary traffic signal shall be provided as shown on the plans or as directed by the Engineer.
 Relocation, removing, bagging and installing the regulatory signs for the various construction stages
 shall be provided as shown on the plans or as directed by the Engineer.
- If lighted signs are existing they shall be taken down and stored by the Contractor and reflective street
 name signs shall be installed on the temporary signal. The existing lighted sign shall be installed at the
 updated intersection as part of this pay item.
- All emergency vehicle preemption equipment (light detectors, light detector amplifiers, confirmation beacons, etc.) as shown on the temporary traffic signal plans shall be provided by the Contractor. It

shall be the Contractor's responsibility to contact the municipality or fire district to verify the brand of emergency vehicle preemption equipment to be installed prior to the contract bidding. The equipment must be completely compatible with all components of the equipment currently in use by the Agency. All light operated systems shall operate at a uniform rate of 14.035 Hz ± 0.002 , or as otherwise required by the Engineer, and provide compatible operation with other light systems currently being operated in the County. All labor and material required to install and maintain the emergency vehicle pre-emption installation shall be included in the item Temporary Traffic Signal Installation.

- All temporary traffic signal installations shall have vehicle detection installed as shown on the plans, or as directed by the Engineer. Pedestrian push buttons shall be provided for all pedestrian signal heads/phases as shown on the plans or as directed by the Engineer. All approaches shall have vehicular detection provided by Vehicle Detection System as shown on the plans or as directed by the Engineer. Video vehicle detection system shall be approved by CCDOTH prior to Contractor furnishing and installing. The Contractor shall install, wire, and adjust the alignment of the video vehicle detection system in accordance to the manufacturer's recommendations and requirements. The Contractor shall be responsible for adjusting the alignment of the video vehicle detection system for all construction staging changes and for maintaining proper alignment throughout the project. A representative of the approved control equipment vendor and the video vehicle detection system. An in-cabinet video monitor shall be provided with all video vehicle detection systems and shall be included in the item Temporary Traffic Signal Installation.
- Uninterruptible Power Supply. When called for in the plans, the UPS cabinet shall be mounted to the temporary traffic signal cabinet and meet the requirements of UNINTERRUPTIBLE POWER SUPPLY in Divisions 800 and 1000 of these specifications.

All labor and material required to comply with these requirements shall be considered incidental to the bid price of temporary traffic signal installation.

<u>Maintenance Procedures</u>. The Contractor shall perform the following maintenance procedures for each temporary installation designated to remain in operation during construction.

The Contractor Shall:

- Have on staff electricians with IMSA Level II certification to provide signal maintenance.
- Patrol and inspect each installation every two (2) weeks for proper alignment of signal heads, light detectors, lamp failures, and general operation of the traffic signal.
- Check all controllers every two (2) weeks, which will include visually inspecting all timing intervals, relays, detectors, and pre-emption equipment to insure that they are functioning properly. This item includes, as routine maintenance, all portions of emergency vehicle pre-emption equipment.
- Provide immediate corrective action to replace burned out lamps or damaged sockets. When lamps are
 replaced, the reflector and lens shall be cleaned. All replacement lamps shall meet the approval of the
 Engineer. The Contractor shall repair or replace all defective equipment from any cause whatsoever.

- Maintain in stock at all times a sufficient amount of materials and equipment to provide effective temporary and permanent repairs.
- Provide immediate corrective action when any part or parts of the system fail to function properly. Two
 far side heads facing each approach shall be considered the minimum acceptable signal operation
 pending permanent repairs. A near right signal must also be maintained. When repairs at a signalized
 intersection require that the controller be disconnected and power is available, the Contractor shall
 place the traffic signal installation on flashing operation. The signals shall flash RED for all directions
 unless a different indication has been specified by the Engineer.
- The Contractor is required to place stop signs (R1-1-36) at each approach to the intersection as a temporary means of regulating traffic. At approaches, where a Yellow Flashing indication is necessary, as directed by the Engineer, stop signs will not be required. The Contractor shall furnish and equip all their vehicles assigned to the maintenance of traffic signal installations with a sufficient number of Stop Signs as specified herein. The Contractor shall maintain sufficient number of spare Stop Signs in stock at all times to replace Stop Signs which may be damaged or stolen.
- Replace defective or damaged equipment. If the proper sequence with full detection cannot be obtained immediately, a controller which will provide the proper sequence and full detection shall be installed within twelve (12) hours of removal of the original controller.
- The Contractor shall be required to maintain the existing type of equipment and sequence of operations during the period of time that the original control equipment is being overhauled
- Provide the Engineer with the names, addresses, and telephone numbers of two (2) persons qualified and assigned to the maintenance of the traffic signal installation. These people must be made available 24 hours per day, each and every day of the year for emergency calls by the Engineer.
- Respond to all emergency calls from the Department or municipality within one hour after notification and provide immediate corrective action. When equipment has been damaged or becomes faulty beyond repair, the Contractor shall replace it with new and identical equipment. The cost of furnishing and installing the replaced equipment shall be borne by the Contractor at no additional charge to the State or County. The Contractor may institute action to recover damages from a responsible third party. If at any time the Contractor fails to perform all work as specified herein to keep the temporary traffic signal installation in proper operating condition or if the Engineer cannot contact the Contractor's designated personnel, the Engineer shall have the State's or the County's Electrical Maintenance Contractor perform the maintenance work required. The State's or County's Electrical Maintenance Contractor shall bill the Contractor for the total cost of the work. The contractor shall pay this bill within thirty (30) days of the date of receipt of the invoice or the cost of such work will be deducted from the amount due the Contractor.

When temporary traffic signals are to be installed at locations where existing signals are presently operating, the Contractor shall be fully responsible for the maintenance of the existing signal installation as soon as any physical work begins on the contract or any portion thereof until which time the temporary signals are functioning and the existing signals are removed. In addition, seven days prior to

assuming maintenance of the existing traffic signal installation(s) under this contract, the Contractor shall request that the Resident Engineer contact the Design Engineer at (312) 603-1730 for an inspection of the Installation(s). The Design Engineer shall establish a date and time of inspection and at this time shall check the installation to determine if any corrective work should be done by the State's or County's Electrical Maintenance Contractor or the Municipalities Contractor prior to the Contractor taking over maintenance of the installation. The Resident Engineer, Engineer, and the Contractor shall mutually agree on the date of maintenance transfer to the Contractor for this section.

Temporary Traffic Signals for bridge projects shall follow the State Standards, Standard Specifications, Cook County Specifications and any plans for Bridge Temporary Traffic Signals included in the plans. The installation shall meet the Standard Specifications and all other requirements in this "Temporary Traffic Signal Installation" specification. In addition all electric cable shall be aerially suspended, at a minimum height of 18 feet (5.5 m), on temporary wood poles (Class 5 or better) of 45 feet (13.7 m), minimum height. The signal heads shall be span wire mounted or bracket mounted to the wood pole as shown in the plans or as directed by the Engineer. The Controller cabinet shall be mounted to the wood pole or as directed by the Engineer. Video vehicle detection may be used in place of the detector loops as approved by the Engineer.

Temporary Portable Traffic Signal for Bridge Projects.

- 1. Unless otherwise directed by the Engineer, temporary portable traffic signals shall be restricted to use on roadways of less than 8000 ADT that have limited access to electric utility service, shall not be installed on projects where the estimated need exceeds ten (10) weeks, and shall not be in operation during the period of November through March. The Contractor shall replace the temporary portable traffic signals with temporary span wire traffic signals noted herein at no cost to the contract if the bridge project or Engineer requires temporary traffic signals to remain in operation into any part of period of November through March. If, in the opinion of the engineer, the reliability and safety of the temporary portable traffic signal is not similar to that of a temporary span wire traffic signal installation, the Contractor shall replace the temporary portable traffic signals with temporary span wire traffic signals noted herein at no cost to the contract.
- 2. The controller and LED signal displays shall meet the Standard Specifications and all other requirements in this TEMPORARY TRAFFIC SIGNAL INSTALLATION specification".
- 3. Work shall be according to Article 701.18(b) of the Standard Specifications except as noted herein.
- 4. General.
 - a. The temporary portable bridge traffic signals shall be trailer-mounted units. The trailer-mounted units shall be set up securely and level. Each unit shall be self-contained and consist of two signal heads. The left signal head shall be mounted on a mast arm capable of extending over the travel lane. Each unit shall contain a solar cell system to facilitate battery charging. There shall be a minimum of 12 days backup reserve battery supply and the units shall be capable of operating with a 120 V power supply from a generator or electrical service.
 - b. All signal heads located over the travel lane shall be mounted at a minimum height of 17 feet (5m) from the bottom of the signal back plate to the top of the road surface. All far right signal heads located outside the travel lane shall be mounted at a minimum height of 8 feet (2.5m) from the bottom of the signal back plate to the top of the adjacent travel lane surface.

- c. The long all red intervals for the traffic signal controller shall be adjustable up to 250 seconds in one-second increments.
- d. As an alternative to detector loops, temporary portable bridge traffic signals may be equipped with video detection or other approved methods of vehicle detection and traffic actuation.
- e. All portable traffic signal units shall be interconnected using hardwire communication cable. Radio communication equipment may be used only with the approval of the Engineer. If radio communication is used, a site analysis shall be completed to ensure that there is no interference present that would affect the traffic signal operation. The radio equipment shall meet all applicable FCC requirements.
- f. The temporary portable bridge traffic signal system shall meet the physical display and operational requirements of conventional traffic signals as specified in Part IV and other applicatble portions of the currently adopted version of the Manual on Uniform Traffic Control Devices (MUTCD). The signal system shall be designed to continuously operate over an ambient temperature range between -30 °F (-34 °C) and 120 °F (48 °C). When not being utilized to inform and direct traffic, portable signals shall be treated as nonoperating equipment according to Article 701.11.
- g. Basis of Payment. This work will be paid for according to Article 701.20(c).

Basis of Payment: This work will be paid for at the contract unit price EACH for TEMPORARY TRAFFIC SIGNAL INSTALLATION, TEMPORARY BRIDGE TRAFFIC SIGNAL INSTALLATION or TEMPORARY PORTABLE BRIDGE TRAFFIC SIGNAL INSTALLATION, which price shall include all costs for the modifications required for traffic staging, changes in signal phasing as required in the Contract plans, video vehicle detection system, any maintenance or adjustment to the video vehicle detection system, all material required, the installation and complete removal of the temporary traffic signal. Sixty percent of the bid price will be paid following approval of each installation. The remaining 40 percent will be paid following removal of each installation.

SPECIAL PROVISION FOR RELOCATE EXISTING EMERGENCY VEHICLE PRIORITY SYSTEM, DETECTOR UNIT

This item shall consist of relocating the existing emergency vehicle priority system light detector from an existing traffic signal mast arm or post to the new traffic signal mast arm or post as indicated in the plans or as directed by the Engineer.

The work shall include disconnecting light detector and reconnecting it to the new cable.

The emergency vehicle system is not to be inoperative for more than forty-eight (48) hours and the Contractor must notify the municipality or Fire Protection District seventy-two (72) hours prior to the disconnection of the equipment.

Basis of Payment. This item will be paid for at the contract unit price EACH for RELOCATE EXISTING EMERGENCY VEHICLE PRIORITY SYSTEM, DETECTOR UNIT which price shall be payment in full for disconnecting the existing light detector, relocating and connecting the light detector to the new cable complete and operating to the satisfaction of the Engineer. The relocating and connecting the existing confirmation beacon shall be considered incidental to the pay item for RELOCATE EXISTING EMERGENCY VEHICLE PRIORITY SYSTEM, DETECTOR UNIT.

The confirmation beacon and light detector lead-in cables will be paid for at the contract unit price per FOOT for ELECTRIC CABLE IN CONDUIT, SIGNAL NO. 14 3C, ELECTRIC CABLE IN CONDUIT, NO. 20 3C, TWISTED, SHIELDED, ELECTRIC CABLE AERIAL SUSPENDED, SIGNAL NO. 14 3C, or ELECTRIC CABLE AERIAL SUSPENDED, NO. 20 3C, TWISTED, SHIELDED, which price shall be payment in full for furnishing and installing the lead-in cable and making all electrical connections. The length of measurement shall be the distance horizontally measured between changes in direction, including cable in mast arms and slack cables. All vertical cables will not be measured for payment. Slack cables will be paid for as lead-in cables in conduit.

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SPECIAL PROVISION FOR UNINTERRUPTIBLE POWER SUPPLY (UPS)

The furnishing and installation of this item shall meet the requirements of Section 862 and 1074.04 of the Supplemental Specifications and Recurring Special Provisions, except as follows:

The UPS shall have the power capacity to provide normal operation of a signalized intersection that utilizes all LED type signal head optics, for a minimum of six hours.

The UPS shall additionally include, but not be limited to, a battery cabinet. The UPS shall provide reliable emergency power to the traffic signals in the event of a power failure or interruption.

Installation

When a UPS is installed at an existing traffic signal cabinet, the UPS cabinet shall partially rest on the lip of the existing controller cabinet foundation and be secured to the existing controller cabinet by means of at least four (4) stainless steel bolts. The UPS cabinet shall be completely enclosed with the bottom and back constructed of the same material as the cabinet.

When a UPS is installed at a new signal cabinet and foundation, it shall be mounted as shown on the plans.

At locations where UPS is installed and Emergency Vehicle Priority System is in use, any existing incandescent confirmation beacons shall be replaced with LED lamps in accordance with the Cook County Emergency Vehicle Priority System specification at no additional cost to the contract.

Material:

The UPS shall be line interactive and provide voltage regulation and power conditioning when utilizing utility power. The UPS shall be sized appropriately for the intersection's normal traffic signal operating connected load, plus 20 percent (20%). The total connected traffic signal load shall not exceed the published ratings for the UPS. The UPS shall provide a minimum of six (6) hours of normal operation run-time for signalized intersections with LED type signal head optics at 77 °F (25 °C) (minimum 700 W/1000 VA active output capacity, with 90 percent minimum inverter efficiency).

The UPS shall have a minimum of four (4) sets of normally open (NO) and normally closed (NC) single-pole double-throw (SPDT) relay contact closures, available on a panel mounted terminal block or locking circular connectors, rated at a minimum 120 V/1 A, and labeled so as to identify each contact according to the plans.

The UPS shall be compatible with the County's approved traffic controller assemblies utilizing NEMA TS 1 or NEMA TS 2 controllers and cabinet components for full time operation.

When the intersection is in battery backup mode, the UPS shall bypass all internal cabinet lights, ventilation fans, service receptacles, any lighted street name signs, any automated enforcement equipment and any other devices directed by the Engineer.

Batteries, inverter/charger and power transfer relay shall be housed in a separate NEMA Type 3R cabinet. The cabinet shall be Aluminum alloy, 5052-H32, 0.125-inch thick and have a natural mill finish.

No more than three batteries shall be mounted on individual shelves for a cabinet housing six batteries and no more than four batteries per shelf for a cabinet housing eight batteries.

The battery cabinet housing shall have the following nominal outside dimensions: a width of 25 in. (785 mm), a depth of 16 in. (440 mm), and a height of 41 to 48 in. (1.1 to 1.3 m). Clearance between shelves shall be a minimum of 10 in. (250 mm).

The door shall be equipped with a two position doorstop, one a 90° and one at 120°.

The door shall open to the entire cabinet, have a neoprene gasket, an Aluminum continuous piano hinge with stainless steel pin, and a three point locking system. The cabinet shall be provided with a main door lock which shall operate with a traffic industry conventional No. 2 key. Provisions for padlocking the door shall be provided.

The battery cabinet shall have provisions for an external generator connection.

The UPS shall include a tip or kill switch installed in the battery cabinet, which shall completely disconnect power from the UPS when the switch is manually activated.

The UPS shall incorporate a flanged electric generator inlet for charging the batteries and operating the UPS. The generator connector shall be male type, twist-lock, rated as 15A, 125VAC with a NEMA L5-15P configuration and weatherproof lift cover plate (Hubbell model HBL4716C or approved equal). Access to the generator inlet shall be from a secured weatherproof lift cover plate or behind a locked battery cabinet police panel.

Battery System: All batteries supplied in the UPS shall be either gel cell or AGM type, deep cycle, completely sealed, prismatic lead calcium based, silver alloy, valve regulated lead acid (VRLA) requiring no maintenance. All batteries in a UPS installation shall be the same type; mixing of gel cell and AGM types within a UPS installation is not permitted.

Batteries shall be certified by the manufacturer to operate over a temperature range of -13 to 160 °F (-25 to + 71 °C) for gel cell batteries and -40 to 140 °F (-40 to + 60 °C) for AGM type batteries.

The UPS shall consist of an even number of batteries that are capable of maintaining normal operation of the signalized intersection for a minimum of six hours. Calculations shall be provided showing the number of batteries of the type supplied that are needed to satisfy this requirement. A minimum of four batteries shall be provided.

The warranty for an uninterruptible 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 from the date the traffic signal and UPS are placed into service.

Basis of Payment

This work will be paid for at the contract unit price per EACH for Uninterruptible POWER SUPPLY, which price shall be payment in full for furnishing and installing the Uninterruptible Power Supply complete with necessary connections for proper operation. Replacement of Emergency Vehicle Priority System confirmation beacons shall be included in the cost of the UNINTERRUPTABLE POWER SUPPLY item.

SPECIAL PROVISION FOR TRAFFIC SIGNAL CABINET LOAD SWITCH

This work shall consist of furnishing and installing a load switch in an existing traffic signal control cabinet. Load switches installed in a new traffic signal control cabinet are included in the cost of the cabinet. The load switch shall be according to Article 1074.03 of the Standard Specifications.

When a new load switch is being installed to replace an existing load switch, removal of the existing load switch shall be included in the cost of this item.

Basis of Payment. This work will be paid for at the contract unit price EACH for TRAFFIC SIGNAL CABINET LOAD SWITCH, which price shall be payment in full for furnishing and installing the load switch, complete with all necessary connections for proper operation.

SPECIAL PROVISION FOR TEMPORARY TRAFFIC SIGNAL TIMINGS

<u>Description</u>. This work shall consist of developing and maintaining appropriate traffic signal timings for the specified intersection for the duration of the temporary signalized condition, as well as impact to existing traffic signal timings caused by detours or other temporary conditions.

All timings and adjustments necessary for this work shall be performed by an approved Consultant who has previous experience in optimizing Closed Loop Traffic signal Systems for the County. The Contractor shall contact the Traffic Signal Engineer at (312) 603-1730 for a listing of approved Consultants.

The following tasks are associated with TEMPORARY TRAFFIC SIGNAL TIMINGS.

- (a) Consultant shall attend temporary traffic signal inspection (turn-on) and/or detour meeting, if needed and conduct on-site implementation of the traffic signal timings. Make fine-turning adjustments to the timings in the field to alleviate observed adverse operating conditions and to enhance operations.
- (b) Consultant shall provide monthly observation of traffic signal operations in the field.
- (c) Consultant shall provide on-site consultation and adjust timings as necessary for construction stage changes, temporary traffic signal phase changes, and any other conditions affecting timing and phasing, including lane closures, detours, and other construction activities.
- (d) Consultant shall make timing adjustments and prepare comment responses as directed by the Traffic Signal Engineer.
- (e) Return original timing plan once construction is complete.

<u>Basis of Payment</u>. The work shall be paid for at the contract unit price EACH for TEMPORARY TRAFFIC SIGNAL TIMINGS, which price shall be payment in full for performing all work described herein per intersection. When the temporary traffic signal installation is turned on and/or detour implemented, 50 percent of the bid price will be paid. The remaining 50 percent of the bid price will be paid following the removal of the temporary traffic signal installation and/or detour.

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State of Illinois Department of Transportation

SPECIAL PROVISION FOR

QUALITY CONTROL OF CONCRETE MIXTURES AT THE PLANT

Effective: August 1, 2000 Revised: January 1, 2014

<u>Description</u>. This Special Provision specifies the quality control responsibilities of the Contractor at the plant, for portland cement concrete mixtures, cement aggregate mixture II, and controlled low-strength material incorporated in the project, and defines the quality assurance and acceptance responsibilities of the Engineer.

A list of quality control/quality assurance (QC/QA) documents is provided in Schedule C.

<u>Equipment/Laboratory</u>. The Contractor shall provide a laboratory and test equipment to perform their quality control testing, as required in Schedule A.

The laboratory shall be of sufficient size and be furnished with the necessary equipment, supplies, and current published test methods for adequately and safely performing all required tests. The laboratory will be approved by the Engineer at the beginning of each construction season or each 12 month period. Production of a mixture shall not begin until the Engineer provides written approval of the laboratory. The Contractor shall refer to the Department's "Required Sampling and Testing Equipment for Concrete" for equipment requirements.

Test equipment shall be maintained and calibrated as required by the appropriate test method, and when required by the Engineer. This information shall be documented on the Department's "Calibration of Concrete Testing Equipment" forms BMPR PCCQ01 through BMPR PCCQ09.

The Engineer shall have unrestricted access to the plant and laboratory at any time to inspect measuring and testing equipment, and will notify the Contractor of any deficiencies. Defective equipment shall be immediately repaired or replaced by the Contractor.

<u>Plant/Delivery Trucks</u>. The concrete plant and delivery trucks shall be approved according to the Department's Policy Memorandum "Approval of Concrete Plants and Delivery Trucks".

<u>Quality Control Plan</u>. The Contractor shall submit, in writing, a proposed Quality Control (QC) Plan, Part 2, to the Engineer. The QC Plan shall be submitted a minimum of 45 calendar days prior to the production of a mixture. The QC Plan shall address the quality control of the concrete, cement aggregate mixture II, and controlled low-strength material at the plant. The Contractor shall refer to the Department's "Model Quality Control Plan for Concrete Production" to prepare a QC Plan. The Engineer will respond in writing to the Contractor's proposed QC Plan within 15 calendar days of receipt.

Production of a mixture shall not begin until the Engineer provides written approval of the QC Plan. The approved QC Plan shall become a part of the contract between the Department and the Contractor, but shall not be construed as acceptance of any mixture produced.

The QC Plan may be amended during the progress of the work, by either party, subject to mutual agreement. The Engineer will respond in writing to a Contractor's proposed QC Plan amendment within 15 calendar days of receipt. The response will indicate the approval or denial of the Contractor's proposed QC Plan amendment.

<u>Plant Quality Control by Contractor</u>. At the plant, the Contractor shall perform quality control inspection, sampling, testing, and documentation to meet contract requirements. Quality control includes the recognition of obvious defects and their immediate correction. Quality control also includes appropriate action when passing test results are near specification limits. Quality control may require increased testing, communication of test results to the plant or the jobsite, modification of operations, suspension of mixture production, rejection of material, or other actions as appropriate. The Engineer shall be immediately notified of any failing tests and subsequent remedial action. Passing tests shall be reported no later than the start of the next work day.

When a mixture does not comply with specifications, the Contractor shall reject the material; unless the Engineer accepts the material for incorporation in the work, according to Article 105.03 of the Standard Specifications.

(a) Personnel Requirements. The Contractor shall provide personnel to perform the required inspections, sampling, testing, and documentation in a timely manner. A Quality Control (QC) Manager will not be required. The Contractor shall refer to the Department's "Qualifications and Duties of Concrete Quality Control Personnel" document.

A Level II PCC Technician shall be provided at the plant, or shall be available, during mixture production and placement. A Level II PCC Technician may supervise a maximum of three plants. Whenever the Level II PCC Technician is not at the plant during mixture production and placement, a Concrete Tester or Level I PCC Technician shall be present at the plant to perform any necessary concrete tests. The Concrete Tester, Level I PCC Technician, or other individual shall also be trained to perform any necessary aggregate moisture tests, if the Level II PCC Technician is not at the plant during mixture production and placement. The Concrete Tester, Level I PCC Technician, plant personnel, and jobsite personnel shall have the ability to contact the Level II PCC Technician by cellular phone, two-way radio, or other methods approved by the Engineer.

A Concrete Tester may provide assistance with sampling and testing, and shall be supervised by a Level I or Level II PCC Technician.

(b) Required Plant Tests. Sampling and testing shall be performed at the plant, or at a location approved by the Engineer, to control the production of a mixture. The required minimum Contractor plant sampling and testing is indicated in Schedule A.

<u>Plant Quality Assurance by Engineer</u>. The Engineer will perform quality assurance tests on independent samples and split samples at the plant. An independent sample is a field sample obtained and tested by only one party. A split sample is one of two equal portions of a field sample, where two parties each receive one portion for testing. The Engineer may request the Contractor to obtain a split sample. Aggregate split samples and any failing strength specimen shall be retained until permission is given by the Engineer for disposal. The results of all quality assurance tests by the Engineer will be made available to the Contractor. However, Contractor split sample test results shall be provided to the Engineer before Department test results are revealed. The Engineer's quality assurance independent sample and split sample testing is indicated in Schedule B.

(a) Comparing Test Results. Differences between the Engineer's and the Contractor's split sample test results will not be considered extreme if within the following limits:

Test Parameter	Acceptable Limits of Precision
Slump	0.75 in. (20 mm)
Air Content	0.9%
Aggregate Gradation	See "Guideline for Sample Comparison" in Appendix "A" of the Manual of Test Procedures for Materials.

When acceptable limits of precision have been met, but only one party is within specification limits, the failing test shall be resolved before the material may be considered for acceptance.

- (b) Test Results and Specification Limits. Split sample and independent sample testing shall be as follows.
 - (1) Split Sample Testing. If either the Engineer's or the Contractor's split sample test result is not within specification limits, and the other party is within specifications limits; immediate retests on a split sample shall be performed for slump, air content, or aggregate gradation. A passing retest result by each party will require no further action. If either the Engineer's or Contractor's slump, air content, or aggregate gradation split sample retest result is a failure; or if either the Engineer's or Contractor's strength test result is a failure, and the other party is within specification limits; the following actions shall be initiated to investigate the test failure:
 - a. The Engineer and the Contractor shall investigate the sampling method, test procedure, equipment condition, equipment calibration, and other factors.
 - b. The Engineer or the Contractor shall replace test equipment, as determined by the Engineer.
 - c. The Engineer and the Contractor shall perform additional testing on split samples, as determined by the Engineer.

For aggregate gradation, plant slump, and plant air content: if the failing split sample test result is not resolved according to a., b., or c., and the mixture has not been placed, the Contractor shall reject the material; unless the Engineer accepts the material for incorporation in the work according to Article 105.03 of the Standard Specifications. If the mixture has already been placed, the material will be considered unacceptable.

If a continued trend of difference exists between the Engineer's and the Contractor's split sample test results, or if split sample test results exceed the acceptable limits of precision, the Engineer and the Contractor shall investigate according to a., b., or c.

(2) Independent Sample Testing. For aggregate gradation, plant slump, and plant air content, if the result of a quality assurance test on a sample independently obtained by the Engineer is not within specification limits and the mixture has not been placed, the Contractor shall reject the material, unless the Engineer accepts the material for incorporation in the work according to Article 105.03 of the Standard Specifications. If the mixture has already been placed, the material will be considered unacceptable.

Jobsite Acceptance Testing by the Engineer. The Engineer will perform acceptance testing at the jobsite for slump, air content, and strength.

<u>Acceptance by the Engineer</u>. Final acceptance will be based on the Standard Specifications and the following:

- (a) The Contractor's compliance with all contract documents for quality control.
- (b) Comparison of the Engineer's jobsite acceptance test results with specification limits, using samples independently obtained by the Engineer.
- (c) Validation of Contractor plant quality control test results by comparison with the Engineer's quality assurance test results using split samples. Any quality control or quality assurance test determined to be flawed may be declared invalid only when reviewed and approved by the Engineer. The Engineer will declare a test result invalid only if it is proven that improper sampling or testing occurred. The test result is to be recorded and the reason for declaring the test invalid will be provided by the Engineer.
- (d) Comparison of the Engineer's plant quality assurance test results with specification limits using samples independently obtained by the Engineer.

The Engineer may suspend mixture production, reject materials, or take other appropriate action if the Contractor does not control the quality of concrete, cement aggregate mixture II, or controlled low-strength material for acceptance. The decision will be determined according to (a), (b), (c), and (d).

<u>Documentation</u>. The Contractor shall be responsible for documenting all observations, inspections, adjustments to the mix design, test results, retest results, and corrective actions in a bound hardback field book, bound hardback diary, or

appropriate Department form, which shall become the property of the Department. The documentation shall include a method to compare the Engineer's test results with the Contractor's results. The Contractor shall be responsible for the maintenance of all permanent records whether obtained by the Contractor, the consultants, subcontractors, or the producer of the mixture. The Contractor shall provide the Engineer full access to all documentation throughout the progress of the work.

The Department's form BMPR MI504 shall be completed by the Contractor, and shall be submitted to the Engineer weekly or as required by the Engineer. A correctly completed Form BMPR MI504 is required to authorize payment by the Engineer, for applicable pay items.

The Engineer will be responsible for completing form BMPR MI654 and form BMPR MI655.

<u>Basis of Payment.</u> Quality Control of Concrete Mixtures at the Plant will not be paid for separately, but shall be considered as included in the cost of the various types of concrete mixtures required to construct the work items included in the contract.

	CONTRACTOR PLANT SAM	PLING AND TESTING	- DOUBLE A
Item	Test	Frequency	IL Modified AASHTO IL Modified ASTM, or Illinois Test Procedure ^{1/}
Aggregates (Arriving at Plant)	Gradation ^{2/}	As needed to check	ITP 2, ITP 11, ITP 27, and ITP 248
Aggregates (Stored at Plant in Stockpiles or Bins)	Gradation ^{2/}	2500 cu yd (1900 cu m) for each gradation number ^{3/}	ITP 2, ITP 11, ITP 27, and ITP 248
Aggregates (Stored at Plant in Stockpiles or Bins)	Moisture ^{4/} : Fine Aggregate	Once per week for moisture sensor, otherwise daily for each gradation number	Flask, Dunagan, Pychnometer Jar, or ITP 255
	Moisture ^{4/} : Coarse Aggregate	As needed to control production for each gradation number	Dunagan, Pychnometer Jar, or ITP 255
Mixture ^{5/}	Slump Air Content Unit Weight / Yield Slump Flow (SCC) Visual Stability Index (SCC) J-Ring (SCC) ^{6/} L-Box (SCC) ^{6/} Temperature	As needed to control production	R60 and T 119 R60 and T 152 or T 196 R60 and T 121 ITP SCC-1 and ITP SCC-2 ITP SCC-1 and ITP SCC-2 ITP SCC-1 and ITP SCC-3 ITP SCC-1 and ITP SCC-4 R60 and ASTM C 1064
Mixture (CLSM) ^{7/}	Flow Air Content Temperature	As needed to control production	ITP 307

SCHEDULE A

1/ Refer to the Department's "Manual of Test Procedures for Materials".

- 2/ All gradation tests shall be washed. Testing shall be completed no later than 24 hours after the aggregate has been sampled.
- 3/ One per week (Sunday through Saturday) minimum, unless the stockpile has not received additional aggregate material since the previous test.

One per day minimum for a bridge deck pour, unless the stockpile has not received additional aggregate material since the previous test. The sample shall be taken and testing completed prior to the pour. The bridge deck aggregate sample may be taken the day before the pour or as approved by the Engineer.

4/ If the moisture test and moisture sensor disagree by more than 0.5 percent, retest. If the difference remains, adjust the moisture sensor to an average of two or more moisture tests. The Department's "Water/Cement Ratio Worksheet" form (BMPR PCCW01) shall be completed, when applicable.

5/ The Contractor may also perform strength testing according to Illinois Modified AASHTO R 60, T 23, and T 22 or T 177; or water content testing according to Illinois Modified AASHTO T 318.

The Contractor may also perform other available self-consolidating concrete (SCC) tests at the plant to control mixture production.

- 6/ The Contractor shall select the J-Ring or L-Box test for plant sampling and testing.
- 7/ The Contractor may also perform strength testing according to ITP 307.

SCHEDULE B

ENGINEER QUALITY ASSURANCE INDEPENDENT SAMPLE TESTING		
Location	ation Measured Property Testing Frequency ^{1/}	
Plant	PlantGradation of aggregates stored in stockpiles or bins, Slump, and Air ContentAs determined by th Engineer.	

ENGINEER QUALITY ASSURANCE SPLIT SAMPLE TESTING 2/		
Location	Measured Property	Testing Frequency ^{1/}
Plant	Gradation of aggregates stored in stockpiles or bins	At the beginning of the project, the first test performed by the Contractor. Thereafter, a minimum of 10% of total tests required of the Contractor will be performed per aggregate gradation number and per plant.
	Slump, Air Content, Slump Flow (SCC), Visual Stability Index (SCC), J-Ring (SCC), and L-Box (SCC)	As determined by the Engineer.

1/ The Engineer will perform the testing throughout the period of quality control testing by the Contractor.

2/ The Engineer will witness and take immediate possession of or otherwise secure the Department's split sample obtained by the Contractor.

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SCHEDULE C

IDOT CONCRETE QUALITY CONTROL AND QUALITY ASSURANCE DOCUMENTS

- (a) Model Quality Control Plan for Concrete Production (*)
- (b) Qualifications and Duties of Concrete Quality Control Personnel (*)
- (c) Development of Gradation Bands on Incoming Aggregate at Mix Plants (*)
- (d) Required Sampling and Testing Equipment for Concrete (*)
- (e) Calibration of Concrete Testing Equipment (BMPR PCCQ01 through BMPR PCCQ09)(*)
- (f) Water/Cement Ratio Worksheet (BMPR PCCW01) (*)
- (g) Field/Lab Gradations (BMPR MI504) (*)
- (h) Aggregate Technician Course or Mixture Aggregate Technician Course (*)
- (i) Portland Cement Concrete Tester Course (*)
- (j) Portland Cement Concrete Level I Technician Course Manual of Instructions for Concrete Testing (*)
- (k) Portland Cement Concrete Level II Technician Course Manual of Instructions for Concrete Proportioning (*)
- Portland Cement Concrete Level III Technician Course Manual of Instructions for Design of Concrete Mixtures (*)

(m) Manual of Test Procedures for Materials

* Refer to the Department's "Manual of Test Procedures for Materials" for more information.

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State of Illinois Department of Transportation

SPECIAL PROVISION FOR

QUALITY CONTROL/QUALITY ASSURANCE OF CONCRETE MIXTURES

Effective: April 1, 1992 Revised: January 1, 2015

Add the following to Section 1020 of the Standard Specifications:

"1020.16 Quality Control/Quality Assurance of Concrete Mixtures. This Article specifies the quality control responsibilities of the Contractor for concrete mixtures (except Class PC and PS concrete), cement aggregate mixture II, and controlled low-strength material incorporated in the project, and defines the quality assurance and acceptance responsibilities of the Engineer.

A list of quality control/quality assurance (QC/QA) documents is provided in Article 1020.16(g), Schedule D.

A Level I Portland Cement Concrete (PCC) Technician shall be defined as an individual who has successfully completed the Department's training for concrete testing.

A Level II Portland Cement Concrete (PCC) Technician shall be defined as an individual who has successfully completed the Department's training for concrete proportioning.

A Level III Portland Cement Concrete (PCC) Technician shall be defined as an individual who has successfully completed the Department's training for concrete mix design.

A Concrete Tester shall be defined as an individual who has successfully completed the Department's training to assist with concrete testing and is monitored on a daily basis.

Aggregate Technician shall be defined as an individual who has successfully completed the Department's training for gradation testing involving aggregate production and mixtures.

Mixture Aggregate Technician shall be defined as an individual who has successfully completed the Department's training for gradation testing involving mixtures.

Gradation Technician shall be defined as an individual who has successfully completed the Department's training to assist with gradation testing and is monitored on a daily basis.

(a) Equipment/Laboratory. The Contractor shall provide a laboratory and test equipment to perform their quality control testing.

The laboratory shall be of sufficient size and be furnished with the necessary equipment, supplies, and current published test methods for adequately and safely performing all required tests. The laboratory will be approved by the Engineer according to the current Bureau of Materials and Physical Research Policy Memorandum "Minimum Private Laboratory Requirements for Construction Materials Testing or Mix Design". Production of a mixture shall not begin until the Engineer provides written approval of the laboratory. The Contractor shall refer to the Department's "Required Sampling and Testing Equipment for Concrete" for equipment requirements.

Test equipment shall be maintained and calibrated as required by the appropriate test method, and when required by the Engineer. This information shall be documented on the Department's "Calibration of Concrete Testing Equipment" forms BMPR PCCQ01 through BMPR PCCQ09.

Test equipment used to determine compressive or flexural strength shall be calibrated each 12 month period by an independent agency, using calibration equipment traceable to the National Institute of Standards and Technology (NIST). The Contractor shall have the calibration documentation available at the test equipment location.

The Engineer will have unrestricted access to the plant and laboratory at any time to inspect measuring and testing equipment, and will notify the Contractor of any deficiencies. Defective equipment shall be immediately repaired or replaced by the Contractor.

(b) Quality Control Plan. The Contractor shall submit, in writing, a proposed Quality Control (QC) Plan to the Engineer. The QC Plan shall be submitted a minimum of 45 calendar days prior to the production of a mixture. The QC Plan shall address the quality control of the concrete, cement aggregate mixture II, and controlled low-strength material incorporated in the project. The Contractor shall refer to the Department's "Model Quality Control Plan for Concrete Production" to prepare a QC Plan. The Engineer will respond in writing to the Contractor's proposed QC Plan within 15 calendar days of receipt.

Production of a mixture shall not begin until the Engineer provides written approval of the QC Plan. The approved QC Plan shall become a part of the contract between the Department and the Contractor, but shall not be construed as acceptance of any mixture produced.

The QC Plan may be amended during the progress of the work, by either party, subject to mutual agreement. The Engineer will respond in writing to a Contractor's proposed QC Plan amendment within 15 calendar days of receipt. The response will indicate the approval or denial of the Contractor's proposed QC Plan amendment.

(c) Quality Control by Contractor. The Contractor shall perform quality control inspection, sampling, testing, and documentation to meet contract requirements. Quality control includes the recognition of obvious defects

and their immediate correction. Quality control also includes appropriate action when passing test results are near specification limits, or to resolve test result differences with the Engineer. Quality control may require increased testing, communication of test results to the plant or the jobsite, modification of operations, suspension of mixture production, rejection of material, or other actions as appropriate. The Engineer shall be immediately notified of any failing tests and subsequent remedial action. Passing tests shall be reported no later than the start of the next work day.

When a mixture does not comply with specifications, the Contractor shall reject the material, unless the Engineer accepts the material for incorporation in the work, according to Article 105.03.

(1) Personnel Requirements. The Contractor shall provide a Quality Control (QC) Manager who will have overall responsibility and authority for quality control. The jobsite and plant personnel shall be able to contact the QC Manager by cellular phone, two-way radio, or other methods approved by the Engineer.

The QC Manager shall visit the jobsite a minimum of once a week. A visit shall be performed the day of a bridge deck pour, the day a non-routine mixture is placed as determined by the Engineer, or the day a plant is anticipated to produce more than 1000 cu yd (765 cu m). Any of the three required visits may be used to meet the once per week minimum requirement.

The Contractor shall provide personnel to perform the required inspections, sampling, testing, and documentation in a timely manner. The Contractor shall refer to the Department's "Qualifications and Duties of Concrete Quality Control Personnel" document.

A Level I PCC Technician shall be provided at the jobsite during mixture production and placement, and may supervise concurrent pours on the project. For concurrent pours, a minimum of one Concrete Tester shall be required at each pour location. If the Level I PCC Technician is at one of the pour locations, a Concrete Tester is still required at the same location. Each Concrete Tester shall be able to contact the Level I PCC Technician by cellular phone, two-way radio, or other methods approved by the Engineer. A single Level I PCC Technician shall not supervise concurrent pours for multiple contracts.

A Level II PCC Technician shall be provided at the plant, or shall be available, during mixture production and placement. A Level II PCC Technician may supervise a maximum of three plants. Whenever the Level II PCC Technician is not at the plant during mixture production and placement, a Concrete Tester or Level I PCC Technician shall be present at the plant to perform any necessary concrete tests. The Concrete Tester, Level I PCC Technician, or other individual shall also be trained to perform any necessary aggregate moisture tests, if the Level II PCC Technician is not at the plant during mixture production and placement. The Concrete Tester, Level I PCC Technician, plant personnel, and jobsite personnel shall have the ability to contact the Level II PCC Technician by cellular phone, two-way radio, or other methods approved by the Engineer.

For a mixture which is produced and placed with a mobile portland cement concrete plant as defined in Article 1103.04, a Level II PCC Technician shall be provided. The Level II PCC Technician shall be present at all times during mixture production and placement. However, the Level II PCC Technician may request to be available if operations are satisfactory. Approval shall be obtained from the Engineer, and jobsite personnel shall have the ability to contact the Level II PCC Technician by cellular phone, two-way radio, or other methods approved by the Engineer.

A Concrete Tester, Mixture Aggregate Technician, and Aggregate Technician may provide assistance with sampling and testing. A Gradation Technician may provide assistance with testing. A Concrete Tester shall be supervised by a Level I or Level II PCC Technician. A Gradation Technician shall be supervised by a Level II PCC Technician, Mixture Aggregate Technician, or Aggregate Technician.

- (2) Required Plant Tests. Sampling and testing shall be performed at the plant, or at a location approved by the Engineer, to control the production of a mixture. The required minimum Contractor plant sampling and testing is indicated in Article 1020.16(g) Schedule A.
- (3) Required Field Tests. Sampling and testing shall be performed at the jobsite to control the production of a mixture, and to comply with specifications for placement. For standard curing, after initial curing, and for strength testing, the location shall be approved by the Engineer. The required minimum Contractor jobsite sampling and testing is indicated in Article 1020.16(g), Schedule B.
- (d) Quality Assurance by Engineer. The Engineer will perform quality assurance tests on independent samples and split samples. An independent sample is a field sample obtained and tested by only one party. A split sample is one of two equal portions of a field sample, where two parties each receive one portion for testing. The Engineer may request the Contractor to obtain a split sample. Aggregate split samples and any failing strength specimen shall be retained until permission is given by the Engineer for disposal. The results of all quality assurance tests by the Engineer will be made available to the Contractor. However, Contractor split sample test results shall be provided to the Engineer before Department test results are revealed. The Engineer's quality assurance independent sample and split sample testing are indicated in Article 1020.16(g), Schedule C.
 - (1) Strength Testing. For strength testing, Article 1020.09 shall apply, except the Contractor and Engineer strength specimens may be placed in the same field curing box for initial curing and may be cured in the same water storage tank for final curing.

Test Parameter	Acceptable Limits of Precision
Slump	0.75 in. (20 mm)
Air Content	0.9%
Compressive Strength	900 psi (6200 kPa)
Flexural Strength	90 psi (620 kPa)
Slump Flow (Self-	1.5 in. (40 mm)
Consolidating Concrete (SCC))	
Visual Stability Index (SCC)	Not Applicable
J-Ring (SCC)	1.5 in. (40 mm)
L-Box (SCC)	10 %
Hardened Visual Stability Index (SCC)	Not Applicable
Dynamic Segregation Index (SCC)	1.0 %
Flow (Controlled Low-Strength Material (CLSM))	1.5 in. (40 mm)
Strength (CLSM)	40 psi (275 kPa)
Aggregate Gradation	See "Guideline for Sample Comparison" in Appendix "A" of the Manual of Test Procedures for Materials.

(2) Comparing Test Results. Differences between the Engineer's and the Contractor's split sample test results will be considered reasonable if within the following limits:

When acceptable limits of precision have been met, but only one party is within specification limits, the failing test shall be resolved before the material may be considered for acceptance.

- (3) Test Results and Specification Limits.
 - a. Split Sample Testing. If either the Engineer's or the Contractor's split sample test result is not within specification limits and the other party is within specification limits, immediate retests on a split sample shall be performed for slump, air content, slump flow, visual stability index, J-Ring, L-Box, dynamic segregation index, flow (CLSM), or aggregate gradation. A passing retest result by each party will require no further action. If either the Engineer's or Contractor's slump, air content, slump flow, visual stability index, J-Ring, L-Box, dynamic segregation index, flow (CLSM), or aggregate gradation split sample retest result is a failure; or if either the Engineer's or Contractor's strength or hardened visual stability index test result is a failure and the other party is within specification limits; the following actions shall be initiated to investigate the test failure:
 - 1. The Engineer and the Contractor shall investigate the sampling method, test procedure, equipment condition, equipment calibration, and other factors.

- 2. The Engineer or the Contractor shall replace test equipment, as determined by the Engineer.
- 3. The Engineer and the Contractor shall perform additional testing on split samples, as determined by the Engineer.

For aggregate gradation, jobsite slump, jobsite air content, jobsite slump flow, jobsite visual stability index, jobsite J-Ring, jobsite L-Box, jobsite dynamic segregation index, and jobsite flow (CLSM), if the failing split sample test result is not resolved according to 1., 2., or 3., and the mixture has not been placed, the Contractor shall reject the material; unless the Engineer accepts the material for incorporation in the work, according to Article 105.03. If the mixture has already been placed, or if a failing strength or hardened visual stability index test result is not resolved according to 1., 2., or 3., the material will be considered unacceptable.

If a continued trend of difference exists between the Engineer's and the Contractor's split sample test results, or if split sample test results exceed the acceptable limits of precision, the Engineer and the Contractor shall investigate according to items 1., 2., and 3.

- b. Independent Sample Testing. For aggregate gradation, jobsite slump, jobsite air content, jobsite slump flow, jobsite visual stability index, jobsite J-Ring, jobsite L-Box, jobsite dynamic segregation index, jobsite flow (CLSM), if the result of a quality assurance test on a sample independently obtained by the Engineer is not within specification limits, and the mixture has not been placed, the Contractor shall reject the material; unless the Engineer accepts the material for incorporation in the work, according to Article 105.03. If the mixture has already been placed or the Engineer obtains a failing strength or hardened visual stability index test result, the material will be considered unacceptable.
- (e) Acceptance by the Engineer. Final acceptance will be based on the Standard Specifications and the following:
 - (1) The Contractor's compliance with all contract documents for quality control.
 - (2) Validation of Contractor quality control test results by comparison with the Engineer's quality assurance test results using split samples. Any quality control or quality assurance test determined to be flawed may be declared invalid only when reviewed and approved by the Engineer. The Engineer will declare a test result invalid only if it is proven that improper sampling or testing occurred. The test result is to be recorded and the reason for declaring the test invalid will be provided by the Engineer.

(3) Comparison of the Engineer's quality assurance test results with specification limits using samples independently obtained by the Engineer.

The Engineer may suspend mixture production, reject materials, or take other appropriate action if the Contractor does not control the quality of concrete, cement aggregate mixture II, or controlled low-strength material for acceptance. The decision will be determined according to (1), (2), or (3).

- (f) Documentation.
 - (1) Records. The Contractor shall be responsible for documenting all observations, inspections, adjustments to the mix design, test results, retest results, and corrective actions in a bound hardback field book, bound hardback diary, or appropriate Department form, which shall become the property of the Department. The documentation shall include a method to compare the Engineer's test results with the Contractor's results. The Contractor shall be responsible for the maintenance of all permanent records whether obtained by the Contractor, the consultants, the subcontractors, or the producer of the mixture. The Contractor shall provide the Engineer full access to all documentation throughout the progress of the work.

The Department's form BMPR MI504, form BMPR MI654, and form BMPR MI655 shall be completed by the Contractor, and shall be submitted to the Engineer weekly or as required by the Engineer. A correctly completed form BMPR MI504, form BMPR MI654, and form BMPR MI655 are required to authorize payment by the Engineer for applicable pay items.

- (2) Delivery Truck Ticket. The following information shall be recorded on each delivery ticket or in a bound hardback field book: initial revolution counter reading (final reading optional) at the jobsite, if the mixture is truck-mixed; time discharged at the jobsite; total amount of each admixture added at the jobsite; and total amount of water added at the jobsite.
- (g) Basis of Payment and Schedules. Quality Control/Quality Assurance of portland cement concrete mixtures will not be paid for separately, but shall be considered as included in the cost of the various concrete contract items.

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406 (IL Recurring) QC/QA of Concrete Mixtures

	CONTRACTOR PLAN	T SAMPLING AND T	ESTING
ltem	Test	Frequency	IL Modified AASHTO, IL Modified ASTM, or Illinois Test Procedure ^{1/}
Aggregates (Arriving at Plant)	Gradation ^{2/}		ITP 2, ITP 11, ITP 27, and ITP 248
Aggregates (Stored at Plant in Stockpiles or Bins)	Gradation ^{2/}	2500 cu yd (1900 cu m) for each gradation number ^{3/}	ITP 2, ITP 11, ITP 27, and ITP 248
Aggregates (Stored at Plant in Stockpiles or Bins)	Moisture ^{4/} : Fine Aggregate	Once per week for moisture sensor, otherwise daily for each gradation number	Flask, Dunagan, Pychnometer Jar, or ITP 255
	Moisture ^{4/} : Coarse Aggregate	As needed to control production for each gradation number	Dunagan, Pychnometer Jar, or ITP 255
Mixture ^{5/}	Slump Air Content Unit Weight / Yield Slump Flow (SCC) Visual Stability Index (SCC) J-Ring (SCC) ^{6/} L-Box (SCC) ^{6/} Temperature	As needed to control production	R 60 and T 119 R 60 and T 152 or T 196 R 60 and T 121 ITP SCC-1 and ITP SCC-2 ITP SCC-1 and ITP SCC-2 ITP SCC-1 and ITP SCC-3 ITP SCC-1 and ITP SCC-4 R 60 and ASTM C 1064
Mixture (CLSM) ^{7/}	Flow Air Content Temperature	As needed to control production	ITP 307

SCHEDULE A

1/ Refer to the Department's "Manual of Test Procedures for Materials".

2/ All gradation tests shall be washed. Testing shall be completed no later than 24 hours after the aggregate has been sampled.

3/ One per week (Sunday through Saturday) minimum, unless the stockpile has not received additional aggregate material since the previous test.

One per day minimum for a bridge deck pour, unless the stockpile has not received additional aggregate material since the previous test. The sample shall be taken and testing completed prior to the pour. The bridge deck aggregate sample may be taken the day before the pour or as approved by the Engineer.

4/ If the moisture test and moisture sensor disagree by more than 0.5 percent, retest. If the difference remains, adjust the moisture sensor to an average of two or more moisture tests. The Department's "Water/Cement Ratio Worksheet" form (BMPR PCCW01) shall be completed, when applicable.

5/ The Contractor may also perform strength testing according to Illinois Modified AASHTO R 60, T 23, and T 22 or T 177; or water content testing according to Illinois Modified AASHTO T 318.

The Contractor may also perform other available self-consolidating concrete (SCC) tests at the plant to control mixture production.

6/ The Contractor shall select the J-Ring or L-Box test for plant sampling and testing.

7/ The Contractor may also perform strength testing according to ITP 307.

406 (IL Recurring) QC/QA of Concrete Mixtures January 1, 2015 16 Page(s) Total

CÓN	TRACTOR JOBSITE	SAMPLING & TESTING	1/
ltem	Measured Property	Random Sample Testing Frequency per Mix Design and per Plant ^{2/}	IL Modified AASHTO, IL Modified ASTM, or Illinois Test Procedure
Pavement, Shoulder, Base Course,	Slump 3/4/	1 per 500 cu yd (400 cu m) or minimum 1/day	R 60 and T 119
Base Course Widening, Driveway Pavement, Railroad Crossing, Cement Aggregate	Air Content ^{3/ 5/ 6/}	1 per 100 cu yd (80 cu m) or minimum 1/day	R 60 and T 152 or T 196
Mixture II	Compressive Strength ^{7/8/} or Flexural Strength	1 per 1250 cu yd (1000 cu m) or minimum 1/day	R 60, T 22 and T 23 or R 60, T 177 and T 23
Bridge Approach Slab ^{9/} , Bridge Deck ^{9/} , Bridge Deck Overlay ^{9/} ,	Slump ^{3/4/}	1 per 50 cu yd (40 cu m) or minimum 1/day	R 60 and T 119
Superstructure ^{9/} , Substructure,	Air Content ^{3/ 5/ 6/}	1 per 50 cu yd (40 cu m) or minimum 1/day	R 60 and T 152 or T 196
Culvert, Miscellaneous Drainage Structures, Retaining Wall, Building Wall, Drilled Shaft Pile & Encasement Footing, Foundation, Pavement Patching, Structural Repairs	Compressive Strength ^{7/8/} or Flexural Strength ^{7/8/}	1 per 250 cu yd (200 cu m) or minimum 1/day	R 60, T 22 and T 23 or R 60, T 177 and T 23
Seal Coat	Slump ^{3/}	1 per 250 cu yd (200 cu m) or minimum 1/day	R 60 and T 119
	Air Content ^{3/5/6/}	1 per 250 cu yd (200 cu m) or minimum 1/day when air is entrained	R 60 and T 152 or T 196
	Compressive Strength ^{7/ 8/} or Flexural Strength ^{7/ 8/}	1 per 250 cu yd (200 cu m) or minimum 1/day	R 60, T 22 and T 23 or R 60, T 177 and T 23

SCHEDULE B

CONTRACTOR JOBSITE SAMPLING & TESTING 1/				
Curb, Gutter, Median,	Slump ^{3/4/}	1 per 100 cu yd (80 cu m) or minimum 1/day	R 60 and T 119	
Barrier, Sidewalk, Slope Wall,	Air Content 3/ 5/ 6/	1 per 50 cu yd (40 cu m) or minimum 1/day	R 60 and T 152 or T 196	
Paved Ditch, Fabric Formed Concrete Revetment Mat ^{10/} , Miscellaneous Items, Incidental Items	Compressive Strength ^{7/8/} or Flexural Strength ^{7/8/}	1 per 400 cu yd (300 cu m) or minimum 1/day	R 60, T 22 and T 23 or R 60, T 177 and T 23	
	Slump Flow ^{3/} VSI ^{3/} J-Ring ^{3/11/} L-Box ^{3/11/}	Perform at same frequency that is specified for the Item's slump	ITP SCC-1 & ITP SCC-2 ITP SCC-1 & ITP SCC-2 ITP SCC-1 & ITP SCC-3 ITP SCC-1 & ITP SCC-4	
Items Using Self- Consolidating	HVSI ^{12/}	Minimum 1/day at start of production for that day	ITP SCC-1 and ITP SCC-6	
Concrete	Dynamic Segregation Index (DSI)	Minimum 1/week at start of production for that week	ITP SCC-1 and ITP SCC-8 (Option C)	
	Air Content ^{3/ 5/ 6/}	Perform at same frequency that is specified for the Item's air content	ITP SCC-1 and T 152 or T 196	
	Compressive Strength ^{7/8/} or Flexural Strength 7/8/	Perform at same frequency that is specified for the Item's strength	ITP SCC-1, T 22 and T 23 or ITP SCC-1, T 177 and T 23	
All	Temperature ^{3/}	As needed to control production	R 60 and ASTM C 1064	
Controlled Low- Strength Material (CLSM)	Flow, Air Content, Compressive Strength (28-day) ^{13/} , and Temperature	First truck load delivered and as needed to control production thereafter	ITP 307	

1/ Sampling and testing of small quantities of curb, gutter, median, barrier, sidewalk, slope wall, paved ditch, miscellaneous items, and incidental items may be waived by the Engineer, if requested by the Contractor. However, quality control personnel are still required according to Article 1020.16(c)(1). The Contractor shall also provide recent evidence that similar material has been found to be satisfactory under normal sampling and testing

procedures. The total quantity that may be waived for testing shall not exceed 100 cu yd (76 cu m) per contract.

If the Contractor's or Engineer's test result for any jobsite mixture test is not within the specification limits, all subsequent truck loads delivered shall be tested by the Contractor until the problem is corrected.

2/ If one mix design is being used for several construction items during a day's production, one testing frequency may be selected to include all items. The construction items shall have the same slump, air content, and water/cement ratio specifications. For self-consolidating concrete, the construction items shall have the same slump flow, visual stability index, J-Ring, L-Box, air content, and water/cement ratio specifications. The frequency selected shall equal or exceed the testing required for the construction item.

One sufficiently sized sample shall be taken to perform the required test(s). Random numbers shall be determined according to the Department's "Method for Obtaining Random Samples for Concrete". The Engineer will provide random sample locations.

- 3/ The temperature, slump, and air content tests shall be performed on the first truck load delivered, for each pour. For self-consolidating concrete, the temperature, slump flow, visual stability index, J-Ring or L-Box, and air content tests shall be performed on the first truck load delivered, for each pour. Unless a random sample is required for the first truck load, testing the first truck load does not satisfy random sampling requirements.
- 4/ The slump random sample testing frequency shall be a minimum 1/day for a construction item which is slipformed.
- If a pump or conveyor is used for placement, a correction factor shall be 5/ established to allow for a loss of air content during transport. The first three truck loads delivered shall be tested, before and after transport by the pump or conveyor, to establish the correction factor. Once the correction is determined, it shall be re-checked after an additional 50 cu yd (38 cu m) is pumped, or an additional 100 cu yd (76 cu m) is transported by conveyor. This shall continue throughout the pour. If the re-check indicates the correction factor has changed, a minimum of two truckloads is required to reestablish the correction factor. The correction factor shall also be reestablished when significant changes in temperature, distance, pump or conveyor arrangement, and other factors have occurred. If the correction factor is greater than 3.0 percent, the Contractor shall take corrective action to reduce the loss of air content during transport by the pump or conveyor. The Contractor shall record all air content test results, correction factors, and corrected air contents. The corrected air content shall be reported on form BMPR MI654.
- 6/ If the Contractor's or Engineer's air content test result is within the specification limits, and 0.2 percent or closer to either limit, the next truck load delivered shall be tested by the Contractor. For example, if the specified air content range is 5.0 to 8.0 percent and the test result is 5.0, 5.1, 5.2, 7.8, 7.9, or 8.0 percent, the next truck shall be tested by the Contractor.

- 7/ The test of record for strength shall be the day indicated in Article 1020.04. For cement aggregate mixture II, a strength requirement is not specified and testing is not required. Additional strength testing to determine early falsework and form removal, early pavement or bridge opening to traffic, or to monitor strengths is at the discretion of the Contractor. Strength shall be defined as the average of two 6 x 12 in. (150 x 300 mm) cylinder breaks, three 4 x 8 in. (100 x 200 mm) cylinder breaks, or two beam breaks for field tests. Per Illinois Modified AASHTO T 23, cylinders shall be 6 x 12 in. (150 x 300 mm) when the nominal maximum size of the coarse aggregate exceeds 1 in. (25 mm). Nominal maximum size is defined as the largest sieve which retains any of the aggregate sample particles.
- 8/ In addition to the strength test, a slump test, air content test, and temperature test shall be performed on the same sample. For selfconsolidating concrete, a slump flow test, visual stability index test, J-Ring or L-Box test, air content test, and temperature test shall be performed on the same sample as the strength test. For mixtures pumped or conveyored, the Contractor shall sample according to Illinois Modified AASHTO R 60.
- 9/ The air content test will be required for each delivered truck load.
- 10/ For fabric formed concrete revetment mat, the slump test is not required and the flexural strength test is not applicable.
- 11/ The Contractor shall select the J-Ring or L-Box test for jobsite sampling and testing.
- 12/ In addition to the hardened visual stability index (HVSI) test, a slump flow test, visual stability index (VSI) test, J-Ring or L-Box test, air content test, and temperature test shall be performed on the same sample. The Contractor shall retain all hardened visual stability index cut cylinder specimens until the Engineer notifies the Contractor that the specimens may be discarded.
- 13/ The test of record for strength shall be the day indicated in Article 1019.04. In addition to the strength test, a flow test, air content test, and temperature test shall be performed on the same sample. The strength test may be waived by the Engineer if future removal of the material is not a concern.

SCHEDULE C

ENGINEER QUALITY ASSURANCE INDEPENDENT SAMPLE TESTING			
Location	cation Measured Property Testing Frequer		
Plant	Gradation of aggregates stored in stockpiles or bins, Slump and Air Content	As determined by the Engineer.	
Jobsite	Slump, Air Content, Slump Flow, Visual Stability Index, J-Ring, L-Box, Hardened Visual Stability Index, Dynamic Segregation Index, and Strength	As determined by the Engineer.	
	Flow, Air Content, Strength (28-day), and Dynamic Cone Penetration for Controlled Low-Strength Material (CLSM)	As determined by the Engineer	

ENGINEER QUALITY ASSURANCE SPLIT SAMPLE TESTING 2/		
Location	Measured Property	Testing Frequency ^{1/}
Plant	Gradation of aggregates stored in stockpiles or bins	At the beginning of the project, the first test performed by the Contractor. Thereafter, a minimum of 10% of total tests required of the Contractor will be performed per aggregate gradation number and per plant.
	Slump, Air Content, Slump Flow (SCC), Visual Stability Index (SCC), J-Ring (SCC), and L-Box (SCC)	As determined by the Engineer.
Jobsite	Slump, Air Content ^{3/} , Slump Flow, Visual Stability Index, J-Ring and L-Box	At the beginning of the project, the first three tests performed by the Contractor. Thereafter, a minimum of 20% of total tests required of the Contractor will be performed per plant, which will include a minimum of one test per mix design.
	Hardened Visual Stability Index	As determined by the Engineer.
	Dynamic Segregation Index	As determined by the Engineer.
	Strength	At the beginning of the project, the first test performed by the Contractor. Thereafter, a minimum of 20% of total tests required of the Contractor will be performed per plant, which will include a minimum of one test per mix design.
	Flow, Air Content, and Strength (28-day) for Controlled Low-Strength Material (CLSM)	As determined by the Engineer.

- 1/ The Engineer will perform the testing throughout the period of quality control testing by the Contractor.
- 2/ The Engineer will witness and take immediate possession of or otherwise secure the Department's split sample obtained by the Contractor.
- 3/ Before transport by pump or conveyor, a minimum of 20 percent of total tests required of the Contractor will be performed per mix design and per plant. After transport by pump or conveyor, a minimum of 20 percent of total tests required of the Contractor will be performed per mix design and per plant.

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SCHEDULE D

CONCRETE QUALITY CONTROL AND QUALITY ASSURANCE DOCUMENTS

- (a) Model Quality Control Plan for Concrete Production (*)
- (b) Qualifications and Duties of Concrete Quality Control Personnel (*)
- (c) Development of Gradation Bands on Incoming Aggregate at Mix Plants (*)
- (d) Required Sampling and Testing Equipment for Concrete (*)
- (e) Method for Obtaining Random Samples for Concrete (*)
- (f) Calibration of Concrete Testing Equipment (BMPR PCCQ01 through BMPR PCCQ09) (*)
- (g) Water/Cement Ratio Worksheet (BMPR PCCW01) (*)
- (h) Field/Lab Gradations (BMPR MI504) (*)
- (i) Concrete Air, Slump and Quantity (BMPR MI654) (*)
- (j) P.C. Concrete Strengths (BMPR MI655) (*)
- (k) Aggregate Technician Course or Mixture Aggregate Technician Course (*)
- (I) Portland Cement Concrete Tester Course (*)
- (m) Portland Cement Concrete Level I Technician Course Manual of Instructions for Concrete Testing (*)
- (n) Portland Cement Concrete Level II Technician Course Manual of Instructions for Concrete Proportioning (*)
- (o) Portland Cement Concrete Level III Technician Course Manual of Instructions for Design of Concrete Mixtures (*)
- (p) Manual of Test Procedures for Materials
- * Refer to Appendix C of the Department's "Manual of Test Procedures for Materials" for more information.

CONCRETE GUTTER, CURB, MEDIAN, AND PAVED DITCH (BDE)

Effective: April 1, 2014 Revised: August 1, 2014

Add the following to Article 606.02 of the Standard Specifications:

Revise the fifth paragraph of Article 606.07 of the Standard Specifications to read:

"Transverse contraction and longitudinal construction joints shall be sealed according to Article 420.12, except transverse joints in concrete curb and gutter shall be sealed with polysulfide or polyurethane joint sealant."

Add the following to Section 1050 of the Standard Specifications:

"1050.04 Polyurethane Joint Sealant. The joint sealant shall be a polyurethane sealant, Type S, Grade NS, Class 25 or better, Use T (T_1 or T_2), according to ASTM C 920."

80334

407 (IL BDE) Concrete Gutter, Curb, Median and Paved Ditch August 1, 2014 1 Page(s) Total

HOT-MIX ASPHALT - DENSITY TESTING OF LONGITUDINAL JOINTS (BDE)

Effective: January 1, 2010 Revised: April 1, 2012

<u>Description</u>. This work shall consist of testing the density of longitudinal joints as part of the quality control/quality assurance (QC/QA) of hot-mix asphalt (HMA). Work shall be according to Section 1030 of the Standard Specifications except as follows.

<u>Quality Control/Quality Assurance (QC/QA)</u>. Delete the second and third sentence of the third paragraph of Article 1030.05(d)(3) of the Standard Specifications.

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

"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 oneminute 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 ten feet apart longitudinally along the unconfined pavement edge and centered at the random density test location."

Revise the Density Control Limits table in Article 1030.05(d)(4) of the Standard Specifications to read:

"Mixture Composition	Parameter	Individual Test (includes confined edges)	Unconfined Edge Joint Density Minimum
IL-4.75	Ndesign = 50	93.0 - 97.4%	91.0%
IL-9.5, IL-12.5	Ndesign ≥ 90	92.0 - 96.0%	90.0%
IL-9.5,IL-9.5L, IL-12.5	Ndesign < 90	92.5 - 97.4%	90.0%
IL-19.0, IL-25.0	Ndesign ≥ 90	93.0 - 96.0%	90.0%
IL-19.0, IL-19.0L, IL-25.0	Ndesign < 90	93.0 - 97.4%	90.0%

SMA	Ndesign = 50 & 80	93.5 - 97.4%	91.0%
All Other	Ndesign = 30	93.0 - 97.4%	90.0%"

80246

April 1, 2012 2 Page(s) Total

HOT-MIX ASPHALT -- MIXTURE DESIGN COMPOSITION AND VOLUMETRIC REQUIREMENTS (BDE)

Effective: November 1, 2013 Revised: November 1, 2014

Revise the last sentence of the first paragraph of Article 312.05 of the Standard Specifications to read:

"The minimum compacted thickness of each lift shall be according to Article 406.06(d)."

Delete the minimum compacted lift thickness table in Article 312.05 of the Standard Specifications.

Revise the second paragraph of Article 355.02 of the Standard Specifications to read:

"The mixture composition used shall be IL-19.0."

Revise Article 355.05(a) of the Standard Specifications to read:

"(a) The top lift thickness shall be 2 1/4 in. (60 mm) for mixture composition IL-19.0."

Revise the Leveling Binder table and second paragraph of Article 406.05(c) of the Standard Specifications to read:

"Leveling I	Binder
Nominal, Compacted, Leveling Binder Thickness, in. (mm)	Mixture Composition
≤ 1 1/4 (32)	IL-4.75, IL-9.5, or IL-9.5L
> 1 1/4 to 2 (32 to 50)	IL-9.5 or IL-9.5L

The density requirements of Article 406.07(c) shall apply for leveling binder, machine method, when the nominal compacted thickness is: 3/4 in. (19 mm) or greater for IL-4.75 mixtures; and 1 1/4 in. (32 mm) or greater for IL-9.5 and IL-9.5L mixtures."

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)
IL-9.5, IL-9.5L	1 1/4 (32)
SMA-12.5	1 1/2 (38)
IL-19.0, IL-19.0L	2 1/4 (57)"

Revise the ninth paragraph of Article 406.14 of the Standard Specifications to read:

November 1, 2014 10 Page(s) Total "Test strip mixture will be evaluated at the contract unit price according to the following."

Revise Article 406.14(a) of the Standard Specifications to read:

"(a) If the HMA placed during the initial test strip is determined to be acceptable the mixture will be paid for at the contract unit price."

Revise Article 406.14(b) of the Standard Specifications to read:

"(b) If the HMA placed during the initial test strip (1) is determined to be unacceptable to remain in place by the Engineer, and (2) was not produced within 2.0 to 6.0 percent air voids or within the individual control limits of the JMF according to the Department's test results, the mixture will not be paid for and shall be removed at the Contractor's expense. An additional test strip shall be constructed and the mixture will be paid for in full, if produced within 2.0 to 6.0 percent air voids and within the individual control limits of the JMF."

Revise Article 406.14(c) of the Standard Specifications to read:

"(c) If the HMA placed during the initial test strip (1) is determined to be unacceptable to remain in place by the Engineer, and (2) was produced within 2.0 to 6.0 percent air voids and within the individual control limits of the JMF according to the Department's test results, the mixture shall be removed. Removal will be paid according to Article 109.04. This initial mixture will be paid for at the contract unit price. An additional test strip shall be constructed and the mixture will be paid for in full, if produced within 2.0 to 6.0 percent air voids and within the individual control limits of the JMF."

Delete Article 406.14(d) of the Standard Specifications.

Delete Article 406.14(e) of the Standard Specifications.

Delete the last sentence of Article 407.06(c) of the Standard Specifications.

Revise Note 2. of Article 442.02 of the Standard Specifications to read:

"Note 2. The mixture composition of the HMA used shall be IL-19.0 binder, designed with the same Ndesign as that specified for the mainline pavement."

Delete the second paragraph of Article 482.02 of the Standard Specifications.

Revise the first sentence of the sixth paragraph of Article 482.05 of the Standard Specifications to read:

"When the mainline HMA binder and surface course mixture option is used on resurfacing projects, shoulder resurfacing widths of 6 ft (1.8 m) or less may be placed simultaneously with the adjacent traffic lane for both the binder and surface courses."

Revise the second sentence of the fourth paragraph of Article 601.04 of the Standard Specifications to read:

"The top 5 in. (125 mm) of the trench shall be backfilled with an IL-19.0L Low ESAL mixture meeting the requirements of Section 1030 and compacted to a density of not less than 90 percent of the theoretical density."

Revise the second sentence of the fifth paragraph of Article 601.04 of the Standard Specifications to read:

"The top 8 in. (200 mm) of the trench shall be backfilled with an IL-19.0L Low ESAL mixture meeting the requirements of Section 1030 and compacted to a density of not less than 90 percent of the theoretical density."

Revise Article 1003.03(c) of the Standard Specifications to read:

"(c) Gradation. The fine aggregate gradation for all HMA shall be FA 1, FA 2, FA 20, FA 21, or FA 22. The fine aggregate gradation for SMA shall be FA/FM 20.

For mixture IL-4.75 and surface mixtures with an Ndesign = 90, at least 50 percent of the required fine aggregate fraction shall consist of either stone sand, slag sand, or steel slag meeting the FA 20 gradation.

For mixture IL-19.0, Ndesign = 90 the fine aggregate fraction shall consist of at least 67 percent manufactured sand meeting FA 20 or FA 22 gradation. For mixture IL-19.0, Ndesign = 50 or 70 the fine aggregate fraction shall consist of at least 50 percent manufactured sand meeting FA 20 or FA 22 gradation. The manufactured sand shall be stone sand, slag sand, steel slag sand, or combinations thereof.

Gradation FA 1, FA 2, or FA 3 shall be used when required for prime coat aggregate application for HMA."

Remove footnote 3/ from the tables and at the end of the tables in Article 1004.01(c) of the Standard Specifications.

Delete the last sentence of the first paragraph of Article 1004.03(b) of the Standard Specifications.

"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	CA 11 ^{1/}
	IL-9.5	CA 16 and/or CA 13
		CA 16
HMA Low ESAL	IL-19.0L	CA 11 ^{1/}
	IL-9.5L	CA 16
	Stabilized Subbase	
	or Shoulders	

Revise the table in Article 1004.03(c) of the Standard Specifications to read:

1/ CA 16 or CA 13 may be blended with the gradations listed."

Revise the nomenclature table in Article 1030.01 of the Standard Specifications to read:

"High ESAL	IL-19.0 binder; IL-9.5 surface
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	
(b) Fine Aggregate	
(c) RAP Material	
(d) Mineral Filler	
(e) Hydrated Lime	
(f) Slaked Quicklime (Note 1)	
(g) Performance Graded Asphalt Binder (Note 2)	
(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.

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.

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:

	High ES	SAL, MIX	TUREC	OMPOSIT	ION (%	PASSING	G) ^{1/}	
Sieve	IL-19.		SMA			5 mm		'5 mm
Size	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	90	99		100		100
3/8 in. (9.5 mm)			50	85	90	100		100
#4 (4.75 mm)	40	60	20	40	32	69	90	100
#8 (2.36 mm)	26	42	16	24 ^{5/}	32	52 ^{2/}	70	90
#16 (1.18 mm)	15	30			10	32	50	65
#50 (300 μm)	6	15			4	15	15	30
#100 (150 μm)	4	9			3	10	10	18
#200 (75 μm)	3	6	8.0	11.0 ^{3/}	4	6	7	9
Ratio Dust/Asphalt Binder	-	1.0				1.0		1.0 ^{3/}

"(1) High ESAL Mixtures. The Job Mix Formula (JMF) shall fall within the following limits.

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.

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- 4/ The maximum percent passing the #635 (20 μ m) sieve shall be \leq 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 24 percent."

Delete Article 1030.04(a)(3) of the Standard Specifications.

Delete Article 1030.04(a)(4) of the Standard Specifications.

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

	"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			18.5	65 – 78 ^{2/}		
70 90	13.5	15.0		65 - 75		

- 1/ Maximum Draindown for IL-4.75 shall be 0.3 percent
- 2/ VFA for IL-4.75 shall be 76-83 percent"

Revise the table in Article 1030.04(b)(2) of the Standard Specifications to read:

"VOLUMETRIC REQUIREMENTS Low ESAL				
Mixture Composition	Design Compactive Effort	Design Air Voids Target %	VMA (Voids in the Mineral Aggregate), % min.	VFA (Voids Filled with Asphalt Binder), %
IL-9.5L	N _{DES} =30	4.0	15.0	65-78
IL-19.0L	N _{DES} =30	4.0	13.5	N/A"

Replace Article 1030.04(b)(3) of the Standard Specifications with the following:

"(3) SMA Mixtures.

ESALs (million)	Ndesign	Design Air Voids Target %	Voids in the Mineral Aggregate (VMA), % min.	Voids Filled with Asphalt (VFA), %
<u>≤ 10</u>	50	4.0	16.0	75 - 80
> 10	80	4.0	17.0	75 – 80"

Delete Article 1030.04(b)(4) of the Standard Specifications.

Delete Article 1030.04(b)(5) from the Supplemental Specifications.

Revise the table in Article 1030.05(d)(2)a. of the Standard Specifications to read:

	Frequency of Tests	Test Method
"Parameter	High ESAL Mixture Low ESAL Mixture	See Manual of Test Procedures for Materials
Aggregate Gradation % passing sieves: 1/2 in. (12.5 mm), No. 4 (4.75 mm), No. 8 (2.36 mm), No. 30 (600 μm) No. 200 (75 μm)	1 washed ignition oven test on the mix per half day of production Note 3.	Illinois Procedure
Asphalt Binder Content by Ignition Oven Note 1.	1 per half day of production	Illinois-Modified AASHTO T 308
VMA Note 2.	Day's production ≥ 1200 tons: 1 per half day of production Day's production < 1200 tons: 1 per half day of production for first 2 days and 1 per day thereafter (first sample of the day)	Illinois-Modified AASHTO R 35

	Frequency of Tests	Test Method
"Parameter		See Manual of
Parameter	High ESAL Mixture	Test Procedures
A:- \ / - : - -	Low ESAL Mixture	for Materials
Air Voids	Day's production	
	≥ 1200 tons:	
Bulk Specific		Illinois-Modified
Gravity	1 per half day of	AASHTO T 312
of Gyratory Sample	production	
Note 4.	Day's production	
	< 1200 tons:	
	1200 10113.	
	1 per half day of	
	production for first	
	2 days and 1 per	
	day thereafter (first	•
	sample of the day)	
	Day's production	
Maximum Specific	≥ 1200 tons:	Illinois-Modified
Gravity of Mixture		AASHTO T 209
	1 per half day of	- A
	production	
	Day's production	
	< 1200 tons:	
	1 por holf day of	
	1 per half day of	
	production for first	
	2 days and 1 per	
	day thereafter (first	
	sample of the day)	1

Note 1. The Engineer may waive the ignition oven requirement for asphalt binder content if the aggregates to be used are known to have ignition asphalt binder content calibration factors which exceed 1.5 percent. If the ignition oven requirement is waived, other Department approved methods shall be used to determine the asphalt binder content.

Note 2. The G_{sb} used in the voids in the mineral aggregate (VMA) calculation shall be the same average G_{sb} value listed in the mix design.

Note 3. The Engineer reserves the right to require additional hot bin gradations for batch plants if control problems are evident.

Note 4. The WMA compaction temperature for mixture volumetric testing shall be 270 ± 5 °F (132 ± 3 °C) for quality control testing. The WMA compaction temperature for quality assurance testing will be 270 ± 5 °F (132 ± 3 °C) if the mixture is not allowed to cool to room temperature. If the mixture is allowed to cool to room temperature, it shall be reheated to standard HMA compaction temperatures."

"Parameter	High ESAL Mixture
	Low ESAL Mixture
Ratio Dust/Asphalt Binder	0.6 to 1.2
Moisture	0.3 %"

Revise the table in Article 1030.05(d)(2)b. of the Standard Specifications to read:

Revise the Article 1030.05(d)(4) of the Supplemental Specifications to read:

"(4) Control Limits. Target values shall be determined by applying adjustment factors to the AJMF where applicable. The target values shall be plotted on the control charts within the following control limits.

		CONTRO	OL LIMITS				
D		High ESAL Low ESAL		SMA		IL-4.75	
Parameter	Individual Test	Moving Avg. of 4	Individual Test	Moving Avg. of 4	Individual Test	Moving Avg. of 4	
% Passing: ^{1/}							
1/2 in. (12.5 mm)	±6%	±4%	±6%	±4%			
3/8 in. (9.5mm)			±4%	± 3 %			
No. 4 (4.75 mm)	±5%	±4%	± 5 %	±4%			
No. 8 (2.36 mm)	±5%	±3%	±4%	±2%			
No. 16 (1.18 mm)			±4%	± 2 %	±4%	±3%	
No. 30 (600 µm)	±4%	± 2.5 %	±4%	± 2.5 %			
Total Dust Content No. 200 (75 μm)	± 1.5 %	± 1.0 %			± 1.5 %	± 1.0 %	
Asphalt Binder Content	± 0.3 %	± 0.2 %	± 0.2 %	± 0.1 %	± 0.3 %	± 0.2 %	
Voids	± 1.2 %	± 1.0 %	± 1.2 %	± 1.0 %	± 1.2 %	± 1.0 %	
VMA	-0.7 % ^{2/}	-0.5 % 2/	-0.7 % 2/	-0.5 % 2/	-0.7 % 2/	-0.5 % 2/	

1/ Based on washed ignition oven

2/ Allowable limit below minimum design VMA requirement

DENSITY CONTROL LIMITS				
Mixture Composition	Parameter	Individual Test		
IL-4.75	Ndesign = 50	93.0 - 97.4 % ^{1/}		
IL-9.5	Ndesign = 90	92.0 - 96.0 %		
IL-9.5,IL-9.5L	Ndesign < 90	92.5 - 97.4 %		
IL-19.0	Ndesign = 90	93.0 - 96.0 %		
IL-19.0, IL-19.0L	Ndesign < 90	93.0 ^{2/} - 97.4 %		
SMA	Ndesign = 50 & 80	93.5 - 97.4 %		

- 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."

Revise the table in Article 1030.05(d)(5) of the Supplemental Specifications to read:

"CONTROL CHART	High ESAL,
REQUIREMENTS	Low ESAL, SMA
·	& IL-4.75
	% Passing Sieves:
	1/2 in. (12.5 mm) ^{2/}
Gradation ^{1/3/}	No. 4 (4.75 mm)
	No. 8 (2.36 mm)
	No. 30 (600 µm)
Total Dust Content ^{1/}	No. 200 (75 μm)
	Asphalt Binder Content
	Bulk Specific Gravity
	Maximum Specific
	Gravity of Mixture
	Voids
	Density
	VMA

1/ Based on washed ignition oven.

2/ Does not apply to IL-4.75.

3/ SMA also requires the 3/8 in. (9.5 mm) sieve."

Delete Article 1030.05(d)(6)a.1.(b.) of the Standard Specifications.

Delete Article 1030.06(b) of the Standard Specifications.

Delete Article 1102.01(e) of the Standard Specifications.

409 (IL BDE) HMA-Mixture Design Composition & Volumetric Requirements Page 10

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HOT-MIX ASPHALT – MIXTURE DESIGN VERIFICATION AND PRODUCTION (BDE)

Effective: November 1, 2013 Revised: November 1, 2014

<u>Description</u>. This special provision provides the requirements for Hamburg Wheel and tensile strength testing for High ESAL, IL-4.75, and Stone Matrix Asphalt (SMA) hot-mix asphalt (HMA) mixes during mix design verification and production. This special provision also provides the plant requirements for hydrated lime addition systems used in the production of High ESAL, IL-4.75, and SMA mixes.

<u>Mix Design Testing</u>. Add the following below the referenced AASHTO standards in Article 1030.04 of the Standard Specifications:

AASHTO T 324Hamburg Wheel TestAASHTO T 283Tensile Strength Test

Add the following to Article 1030.04 of the Standard Specifications:

"(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 (Illinois Modified AASHTO T 324) and the Tensile Strength Test (Illinois Modified 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 necessary changes to the mix and provide passing Hamburg Wheel and tensile strength test results from a private lab. The Department will verify the passing results.

All new and renewal mix designs shall meet the following requirements for verification testing.

(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.

PG Grade	Number of Passes
PG 58-xx (or lower)	5,000
PG 64-xx	7,500
PG 70-xx	15,000
PG 76-xx (or higher)	20,000

Illinois Modified AASHTO T 324 Requirements ^{1/}

- 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.
- (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 550 kPa (80 psi) for polymer modified PG asphalt binder. The maximum allowable unconditioned tensile strength shall be 200 psi (1380 kPa)."

Production Testing. Revise 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 will be required at the beginning of HMA production for each mixture with a quantity of 3000 tons (2750 metric tons) or more according to the Manual of Test Procedures for Materials "Hot Mix Asphalt Test Strip Procedures".

Before start-up, target values shall be determined by applying gradation correction factors to the JMF when applicable. These correction factors shall be determined from previous experience. The target values, when approved by the Engineer, shall be used to control HMA production. Plant settings and control charts shall be set according to target values.

Before constructing the test strip, target values shall be determined by applying gradation correction factors to the JMF when applicable. After any JMF adjustment, the JMF shall become the Adjusted Job Mix Formula (AJMF). Upon completion of the first acceptable test strip, the JMF shall become the AJMF regardless of whether or not the JMF has been adjusted. If an adjustment/plant change is made, the Engineer may require a new test strip to be constructed. If the HMA placed during the initial test strip is determined to be unacceptable to remain in place by the Engineer, it shall be removed and replaced.

Parameter	Adjustment
1/2 in. (12.5 mm)	± 5.0 %
No. 4 (4.75 mm)	± 4.0 %
No. 8 (2.36 mm)	± 3.0 %
No. 30 (600 µm)	*
No. 200 (75 µm)	*
Asphalt Binder	± 0.3 %
Content	

The limitations between the JMF and AJMF are as follows.

* In no case shall the target for the amount passing be greater than the JMF.

Any adjustments outside the above limitations will require a new mix design.

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Mixture sampled to represent the test strip shall include additional material sufficient for the Department to conduct Hamburg Wheel testing according to Illinois Modified AASHTO T324 (approximately 60 lb (27 kg) total).

The Contractor shall immediately cease production upon notification by the Engineer of failing Hamburg Wheel test. All prior produced material may be paved out provided all other mixture criteria is being met. No additional mixture shall be produced until the Engineer receives passing Hamburg Wheel tests.

The Department may conduct additional Hamburg Wheel tests on production material as determined by the Engineer."

Revise the title of Article 1030.06(b) of the Standard Specifications to read:

"(b) Low ESAL Mixtures."

<u>System for Hydrated Lime Addition</u>. Revise the fourth sentence of the third paragraph of Article 1030.04(c) of the Standard Specifications to read:

"The method of application shall be according to Article 1102.01(a)(10)."

Replace the first three sentences of the second paragraph of Article 1102.01(a)(10) of the Standard Specifications to read:

"When hydrated lime is used as the anti-strip additive, a separate bin or tank and feeder system shall be provided to store and accurately proportion the lime onto the aggregate either as a slurry, as dry lime applied to damp aggregates, or as dry lime injected onto the hot aggregates prior to adding the liquid asphalt cement. If the hydrated lime is added either as a slurry or as dry lime on damp aggregates, the lime and aggregates shall be mixed by a power driven pugmill to provide a uniform coating of the lime prior to entering the dryer. If dry hydrated lime is added to the hot dry aggregates in a dryer-drum plant, the lime shall be added in such a manner that the lime will not become entrained into the air stream of the dryer-drum and that thorough dry mixing shall occur prior to the injection point of the liquid asphalt. When a batch plant is used, the hydrated lime shall be added to the mixture in the weigh hopper or as approved by the Engineer."

<u>Basis of Payment</u>. Replace the seventh paragraph of Article 406.14 of the Standard Specifications with the following:

"For mixes designed and verified under the Hamburg Wheel criteria, the cost of furnishing and introducing anti-stripping additives in the HMA will not be paid for separately, but shall be considered as included in the contract unit price of the HMA item involved.

If an anti-stripping additive is required for any other HMA mix, the cost of the additive will be paid for according to Article 109.04. The cost incurred in introducing the additive into the

HMA will not be paid for separately, but shall be considered as included in the contract unit price of the HMA item involved.

No additional compensation will be awarded to the Contractor because of reduced production rates associated with the addition of the anti-stripping additive."

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HOT MIX ASPHALT - PRIME COAT (BDE)

Effective: November 1, 2014

Revise Note 1 of Article 406.02 of the Standard Specifications to read:

"Note 1. The bituminous material used for prime coat shall be one of the types listed in the following table.

When emulsified asphalts are used, any dilution with water shall be performed by the emulsion producer. The emulsified asphalt shall be thoroughly agitated within 24 hours of application and show no separation of water and emulsion.

Application	Bituminous Material Types
Prime Coat on Brick, Concrete, or HMA Bases	SS-1, SS-1h, SS-1hP, SS-1vh, RS-1, RS-2, CSS-1, CSS-1h, CSS-1hp, CRS-1, CRS-2, HFE-90, RC-70
Prime Coat on Aggregate Bases	MC-30, PEP"

Add the following to Article 406.03 of the Standard Specifications.

Revise Article 406.05(b) of the Standard Specifications to read:

- "(b) Prime Coat. The bituminous material shall be prepared according to Article 403.05 and applied according to Article 403.10. The use of RC-70 shall be limited to air temperatures less than 60 °F (15 °C).
 - (1) Brick, Concrete or HMA Bases. The base shall be cleaned of all dust, debris and any substance that will prevent the prime coat from adhering to the base. Cleaning shall be accomplished by sweeping to remove all large particles and air blasting to remove dust. As an alternative to air blasting, a vacuum sweeper may be used to accomplish the dust removal. The base shall be free of standing water at the time of application. The prime coat shall be applied uniformly and at a rate that will provide a residual asphalt rate on the prepared surface as specified in the following table.

Type of Surface to be Primed	Residual Asphalt Rate lb/sq ft (kg/sq m)
Milled HMA, Aged Non-Milled HMA, Milled Concrete,	0.05 (0.244)
Non-Milled Concrete & Tined Concrete	
Fog Coat between HMA Lifts, IL-4.75 & Brick	0.025 (0.122)

The bituminous material for the prime coat shall be placed one lane at a time. If a spray paver is not used, the primed lane shall remain closed until the prime coat is

fully cured and does not pickup under traffic. When placing prime coat through an intersection where it is not possible to keep the lane closed, the prime coat may be covered immediately following its application with fine aggregate mechanically spread at a uniform rate of 2 to 4 lb/sq yd (1 to 2 kg/sq m).

(2) Aggregate Bases. The prime coat shall be applied uniformly and at a rate that will provide a residual asphalt rate on the prepared surface of 0.25 lb/sq ft ± 0.01 (1.21 kg/sq m ±0.05).

The prime coat shall be permitted to cure until the penetration has been approved by the Engineer, but at no time shall the curing period be less than 24 hours for MC-30 or four hours for PEP. Pools of prime occurring in the depressions shall be broomed or squeegeed over the surrounding surface the same day the prime coat is applied.

The base shall be primed 1/2 width at a time. The prime coat on the second half/width shall not be applied until the prime coat on the first half/width has cured so that it will not pickup under traffic.

The residual asphalt rate will be verified a minimum of once per type of surface to be primed as specified herein for which at least 2000 tons (1800 metric tons) of HMA will be placed. The test will be according to the "Determination of Residual Asphalt in Prime and Tack Coat Materials" test procedure.

Prime coat shall be fully cured prior to placement of HMA to prevent pickup by haul trucks or paving equipment. If pickup occurs, paving shall cease in order to provide additional cure time, and all areas where the pickup occurred shall be repaired.

If after five days, loss of prime coat is evident prior to covering with HMA, additional prime coat shall be placed as determined by the Engineer at no additional cost to the Department."

Revise the last sentence of the first paragraph of Article 406.13(b) of the Standard Specifications to read:

"Water added to emulsified asphalt, as allowed in Article 406.02, will not be included in the quantities measured for payment."

Revise the second paragraph of Article 406.13(b) of the Standard Specifications to read:

"Aggregate for covering prime coat will not be measured for payment."

Revise the first paragraph of Article 406.14 of the Standard Specifications to read:

***406.14 Basis of Payment.** Prime Coat will be paid for at the contract unit price per pound (kilogram) of residual asphalt applied for BITUMINOUS MATERIALS (PRIME COAT), or POLYMERIZED BITUMINOUS MATERIALS (PRIME COAT)."

Revise Article 407.02 of the Standard Specifications to read:

"407.02 Materials. Materials shall be according to Article 406.02, except as follows.

Item	Article/Section
(a) Packaged Rapid Hardening Mortar or Concrete	

Revise Article 407.06(b) of the Standard Specifications to read:

"(b) A bituminous prime coat shall be applied between each lift of HMA according to Article 406.05(b)."

Delete the second paragraph of Article 407.12 of the Standard Specifications.

Revise the first paragraph of Article 408.04 of the Standard Specifications to read:

"408.04 Method of Measurement. Bituminous priming material will be measured for payment according to Article 406.13."

Revise the first paragraph of Article 408.05 of the Standard Specifications to read:

"408.05 Basis of Payment. This work will be paid for at the contract unit price per pound (kilogram) of residual asphalt applied for BITUMINOUS MATERIALS (PRIME COAT) or POLYMERIZED BITUMINOUS MATERIALS (PRIME COAT) and at the contract unit price per ton (metric ton) for INCIDENTAL HOT-MIX ASPHALT SURFACING."

Revise Article 1032.02 of the Standard Specifications to read:

"1032.02 Measurement. Asphalt binders, emulsified asphalts, rapid curing liquid asphalt, medium curing liquid asphalts, slow curing liquid asphalts, asphalt fillers, and road oils will be measured by weight.

A weight ticket for each truck load shall be furnished to the inspector. The truck shall be weighed at a location approved by the Engineer. The ticket shall show the weight of the empty truck (the truck being weighed each time before it is loaded), the weight of the loaded truck, and the net weight of the bituminous material.

When an emulsion or cutback is used for prime coat, the percentage of asphalt residue of the actual certified product shall be shown on the producer's bill of lading or attached certificate of analysis. If the producer adds extra water to an emulsion at the request of the purchaser, the amount of water shall also be shown on the bill of lading.

Payment will not be made for bituminous materials in excess of 105 percent of the amount specified by the Engineer."

Add the following to the table in Article 1032.04 of the Standard Specifications.

"SS-1vh	160-180	70-80
RS-1, CRS-1	75-130	25-55"

Add the following to Article 1032.06 of the Standard Specifications.

"(g) Non Tracking Emulsified Asphalt SS-1vh shall be according to the following.

	Requiremen	ts for SS-1vh	
Test		SPEC	AASHTO Test Method
Saybolt Viscosity @ 25C,	SFS	20-200	Т 72
Storage Stability, 24hr.,	%	1 max.	Т 59
Residue by Evaporation,	%	50 min.	T 59
Sieve Test,	%	0.3 max.	T 59
		from Evapora	
Penetration @25°C, 100g., 5	sec., dmm	20 max.	T 49
Softening Point,	°C	65 min.	Т 53
Solubility,	%	97.5 min.	T 44
Orig. DSR @ 82°C,	kPa	1.00 min.	T 315"

Revise the last table in Article 1032.06(f)(2)d. of the Standard Specifications to read:

"Grade	Use
SS-1, SS-1h, RS-1, RS-2, CSS-1, CRS-1, CRS-2, CSS-1h, HFE-90, SS-1hP, CSS-1hP, SS-1vh	Prime or fog seal
PEP	Bituminous surface treatment prime
RS-2, HFE-90, HFE-150, HFE- 300, CRSP, HFP, CRS-2, HFRS-2	Bituminous surface treatment
CSS-1h Latex Modified	Microsurfacing"

Add the following to Article 1101 of the Standard Specifications.

"1101.19 Vacuum Sweeper. The vacuum sweeper shall have a minimum sweeping path of 52 in. (1.3 m) and a minimum blower rating of 20,000 cu ft per minute (566 cu m per minute)."

Add the following to Article 1102 of the Standard Specifications:

"1102.06 Spray Paver. The spreading and finishing machine shall be capable of spraying a rapid setting emulsion tack coat, paving a layer of HMA, and providing a smooth HMA mat in one pass. The HMA shall be spread over the tack coat in less than five seconds after the

411 (IL BDE) HMA-Prime Coat November 1, 2014 5 Page(s) Total application of the tack coat during normal paving speeds. No wheel or other part of the paving machine shall come into contact with the tack coat before the HMA is applied. In addition to meeting the requirements of Article 1102.03, the spray paver shall also meet the requirements of Article 1102.05 for the tank, heating system, pump, thermometer, tachometer or synchronizer, and calibration. The spray bar shall be equipped with properly sized and spaced nozzles to apply a uniform application of tack coat at the specified rate for the full width of the mat being placed."

80348

November 1, 2014 5 Page(s) Total

PAVEMENT PATCHING (BDE)

Effective: January 1, 2010

Revise the first sentence of the second paragraph of Article 701.17(e)(1) of the Standard Specifications to read:

"In addition to the traffic control and protection shown elsewhere in the contract for pavement, two devices shall be placed immediately in front of each open patch, open hole, and broken pavement where temporary concrete barriers are not used to separate traffic from the work area."

80254

HMA MIXTURE DESIGN REQUIREMENTS (D-1)

Effective: January 1, 2013 Revised: November 1, 2014

1) Design Composition and Volumetric Requirements

Revise the last sentence of the first paragraph of Article 312.05 of the Standard Specifications to read:

"The minimum compacted thickness of each lift shall be according to Article 406.06(d)."

Delete the minimum compacted lift thickness table in Article 312.05 of the Standard Specifications.

Revise the second paragraph of Article 355.02 of the Standard Specifications to read:

"The mixture composition used shall be IL-19.0."

Revise Article 355.05(a) of the Standard Specifications to read:

"(a) The top lift thickness shall be 2 1/4 in. (60 mm) for mixture composition IL-19.0."

Revise the Leveling Binder table and second paragraph of Article 406.05(c) of the Standard Specifications to read:

"Leveling Binder		
Nominal, Compacted, Leveling Binder Thickness, in. (mm)		
≤ 1 1/4 (32)	IL-4.75, IL-9.5, or IL-9.5L	
> 1 1/4 to 2 (32 to 50)	IL-9.5 or IL-9.5L	

The density requirements of Article 406.07(c) shall apply for leveling binder, machine method, when the nominal compacted thickness is: 3/4 in. (19 mm) or greater for IL-4.75 mixtures; and 1 1/4 in. (32 mm) or greater for IL-9.5 and IL-9.5L mixtures."

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 ninth paragraph of Article 406.14 of the Standard Specifications to read: "Test strip mixture will be evaluated at the contract unit price according to the following."

Revise Article 406.14(a) of the Standard Specifications to read:

"(a) If the HMA placed during the initial test strip is determined to be acceptable the mixture will be paid for at the contract unit price."

Revise Article 406.14(b) of the Standard Specifications to read:

"(b) If the HMA placed during the initial test strip (1) is determined to be unacceptable to remain in place by the Engineer, and (2) was not produced within 2.0 to 6.0 percent air voids or within the individual control limits of the JMF according to the Department's test results, the mixture will not be paid for and shall be removed at the Contractor's expense. An additional test strip shall be constructed and the mixture will be paid for in full, if produced within 2.0 to 6.0 percent air voids and within the individual control limits of the JMF."

Revise Article 406.14(c) of the Standard Specifications to read:

"(c) If the HMA placed during the initial test strip (1) is determined to be unacceptable to remain in place by the Engineer, and (2) was produced within 2.0 to 6.0 percent air voids and within the individual control limits of the JMF according to the Department's test results, the mixture shall be removed. Removal will be paid according to Article 109.04. This initial mixture will be paid for at the contract unit price. An additional test strip shall be constructed and the mixture will be paid for in full, if produced within 2.0 to 6.0 percent air voids and within the individual control limits of the JMF."

Delete Article 406.14(d) of the Standard Specifications.

Delete Article 406.14(e) of the Standard Specifications.

Delete the last sentence of Article 407.06(c) of the Standard Specifications.

Revise Note 2. of Article 442.02 of the Standard Specifications to read:

"Note 2. The mixture composition of the HMA used shall be IL-19.0 binder, designed with the same Ndesign as that specified for the mainline pavement."

Delete the second paragraph of Article 482.02 of the Standard Specifications.

Revise the first sentence of the sixth paragraph of Article 482.05 of the Standard Specifications to read:

"When the mainline HMA binder and surface course mixture option is used on resurfacing projects, shoulder resurfacing widths of 6 ft (1.8 m) or less may be placed simultaneously with the adjacent traffic lane for both the binder and surface courses."

Revise the second sentence of the fourth paragraph of Article 601.04 of the Standard Specifications to read:

"The top 5 in. (125 mm) of the trench shall be backfilled with an IL-19.0L Low ESAL mixture meeting the requirements of Section 1030 and compacted to a density of not less than 90 percent of the theoretical density."

Revise the second sentence of the fifth paragraph of Article 601.04 of the Standard Specifications to read:

"The top 8 in. (200 mm) of the trench shall be backfilled with an IL-19.0L Low ESAL mixture meeting the requirements of Section 1030 and compacted to a density of not less than 90 percent of the theoretical density."

Revise Article 1003.03(c) of the Standard Specifications to read:

"(c) Gradation. The fine aggregate gradation for all HMA shall be FA 1, FA 2, FA 20, FA 21, or FA 22. The fine aggregate gradation for SMA shall be FA/FM 20.

For mixture IL-4.75 and surface mixtures with an Ndesign = 90, at least 50 percent of the required fine aggregate fraction shall consist of either stone sand, slag sand, or steel slag meeting the FA 20 gradation.

For mixture IL-19.0, Ndesign = 90 the fine aggregate fraction shall consist of at least 67 percent manufactured sand meeting FA 20 or FA 22 gradation. For mixture IL-19.0, Ndesign = 50 or 70 the fine aggregate fraction shall consist of at least 50 percent manufactured sand meeting FA 20 or FA 22 gradation. The manufactured sand shall be stone sand, slag sand, steel slag sand, or combinations thereof.

Gradation FA 1, FA 2, or FA 3 shall be used when required for prime coat aggregate application for HMA."

Delete the last sentence of the first paragraph of Article 1004.03(b) of the Standard Specifications.

· · · · · · · · · · · · · · · · · · ·		
"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	CA 11 ^{1/}
	IL-9.5	CA 16, CA 13 ^{3/}
HMA Low ESAL	IL-19.0L	CA 11 ^{1/}
	IL-9.5L	CA 16
	Stabilized Subbase	
	or Shoulders	
SMA ^{2/}	1/2 in. (12.5mm)	CA13 ^{3/} , CA14 or CA16
	Binder & Surface	
	IL 9.5	CA16, CA 13 ^{3/}
	Surface	· · · · · · · · · · · · · · · · · · ·

Revise the table in Article 1004.03(c) of the Standard Specifications to read:

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 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	
(b) Fine Aggregate	
(c) RAP Material	
(d) Mineral Filler	
(e) Hydrated Lime	
(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)	

(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 fulldepth 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:

	High ESAL, MIXTURE COMPOSITION (% PASSING) ^{1/}									
Sieve Size	IL-19.	0 mm	SM IL-12.		SM IL-9.5		IL-9.5	5 mm	IL-4.7	5 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	325/	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) High ESAL Mixtures. The Job Mix Formula (JMF) shall fall within the following limits.

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/ The maximum percent passing the #635 (20 μ m) sieve shall be \leq 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.

Delete Article 1030.04(a)(3) of the Standard Specifications.

Delete Article 1030.04(a)(4) of the Standard Specifications.

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 Voids Fille				Voids Filled with Asphalt Binder		
Ndesign	IL-19.0	(VFA), %				
50		65 – 78 ^{2/}				
70 90	13.5	15.0		65 - 75		

1/ Maximum Draindown for IL-4.75 shall be 0.3 percent

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

"VOLUMETRIC REQUIREMENTS						
		Low ESAL				
Mixture	Design	Design	VMA (Voids	VFA (Voids		
Composition	Compactive	Air Voids	in the	Filled with		
-	Effort	Target %	Mineral	Asphalt		
			Aggregate),	Binder),		
	% min. %					
IL-9.5L	N _{DES} =30	4.0	15.0	65-78		
IL-19.0L	N _{DES} =30	4.0	13.5	N/A"		

Revise the table in Article 1030.04(b)(2) of the Standard Specifications to read:

Replace Article 1030.04(b)(3) of the Standard Specifications with the following:

"(3) SMA Mixtures.

	Volumetric R SM		:
Ndesign	Design Air Voids Target %	Voids in the Mineral Aggregate (VMA), % min.	Voids Filled with Asphalt (VFA), %
80 ^{4/}	3.5	17.0 ^{2/} 16.0 ^{3/}	75 - 83

- 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.

Delete Article 1030.04(b)(4) of the Standard Specifications.

Delete Article 1030.04(b)(5) from the Supplemental Specifications.

Delete last sentence of the second paragraph of Article 1102.01(a) (13) a.

Add to second paragraph in Article 1102.01 (a) (13) a.:

"As an option, collected bag-house dust may be used in lieu of manufactured mineral filler, provided; 1) there is enough available for the production of the SMA mix for the entire project and 2) a mix design was prepared with collected bag-house dust."

HMA Mix Density Requirements

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November 1, 2014 14 Page(s) Total

	Frequency of Tests	Test Method
"Parameter	High ESAL Mixture	See Manual of Test Procedures
	Low ESAL Mixture	for Materials
Aggregate Gradation	1 washed ignition oven test on the mix per half day of production	Illinois Procedure
% passing sieves: 1/2 in. (12.5 mm), No. 4 (4.75 mm), No. 8 (2.36 mm), No. 30 (600 µm) No. 200 (75 µm)	Note 3.	
Asphalt Binder Content by Ignition Oven	1 per half day of production	Illinois-Modified AASHTO T 308
Note 1.		
VMA Note 2.	Day's production ≥ 1200 tons: 1 per half day of production	Illinois-Modified AASHTO R 35
	Day's production < 1200 tons:	
	1 per half day of production for first 2 days and 1 per day thereafter (first sample of the day)	
Air Voids Bulk Specific Gravity of Gyratory Sample	Day's production ≥ 1200 tons: 1 per half day of production	Illinois-Modified AASHTO T 312
Note 4.	Day's production < 1200 tons:	
	1 per half day of production for first 2 days and 1 per day thereafter (first sample of the day)	
Maximum Specific Gravity of Mixture	Day's production ≥ 1200 tons: 1 per half day of production	Illinois-Modified AASHTO T 209
	Day's production < 1200 tons:	
	1 per half day of production for first 2 days and 1 per day thereafter (first sample of the day)	

Revise the table in Article 1030.05(d)(2)a. of the Standard Specifications to read:

November 1, 2014 14 Page(s) Total

- Note 1. The Engineer may waive the ignition oven requirement for asphalt binder content if the aggregates to be used are known to have ignition asphalt binder content calibration factors which exceed 1.5 percent. If the ignition oven requirement is waived, other Department approved methods shall be used to determine the asphalt binder content.
- Note 2. The G_{sb} used in the voids in the mineral aggregate (VMA) calculation shall be the same average G_{sb} value listed in the mix design.
- Note 3. The Engineer reserves the right to require additional hot bin gradations for batch plants if control problems are evident.
- Note 4. The WMA compaction temperature for mixture volumetric testing shall be 270 \pm 5 °F (132 \pm 3 °C) for quality control testing. The WMA compaction temperature for quality assurance testing will be 270 \pm 5 °F (132 \pm 3 °C) if the mixture is not allowed to cool to room temperature. If the mixture is allowed to cool to room temperature, it shall be reheated to standard HMA compaction temperatures."

Revise the table in Article 1030.05(d)(2)b. of the Standard Specifications to read:

"Parameter	High ESAL Mixture Low ESAL Mixture
Ratio Dust/Asphalt Binder	0.6 to 1.2
Moisture	0.3 %"

Revise the Article 1030.05(d)(4) of the Supplemental Specifications to read:

"(4) Control Limits. Target values shall be determined by applying adjustment factors to the AJMF where applicable. The target values shall be plotted on the control charts within the following control limits.

		"CONTRO	OL LIMITS			
_	High ESAL		SMA		IL-4.75	
Parameter	Individual Test	Moving Avg. of 4	Test	Moving Avg. of 4	Individual Test	Moving Avg. of 4
% Passing: ^{1/}						
1/2 in. (12.5 mm)	±6%	±4%	±6%	±4%		
3/8 in. (9.5mm)			±4%	±3%		
No. 4 (4.75 mm)	± 5 %	±4%	±5%	±4%		
No. 8 (2.36 mm)	±5%	± 3 %	±4%	±2%		
No. 16 (1.18 mm)		-	±4%	±2%	±4%	±3%
No. 30 (600 µm)	±4%	± 2.5 %	±4%	± 2.5 %		
Total Dust Content No. 200 (75 μm)	± 1.5 %	± 1.0 %			± 1.5 %	± 1.0 %
Asphalt Binder Content	± 0.3 %	± 0.2 %	± 0.2 %	± 0.1 %	± 0.3 %	± 0.2 %
Voids	± 1.2 %	± 1.0 %	± 1.2 %	± 1.0 %	± 1.2 %	± 1.0 %
VMA	-0.7 % 2/	-0.5 % 2/	-0.7 % ^{2/}	-0.5 % 2/	-0.7 % 2/	-0.5 % 2/

1/ Based on washed ignition oven

2/ Allowable limit below minimum design VMA requirement

DENSITY CONTROL LIMITS				
Mixture Composition	Parameter	Individual Test		
IL-4.75	Ndesign = 50	93.0 - 97.4 % ^{1/}		
IL-9.5	Ndesign = 90	92.0 - 96.0 %		
IL-9.5,IL-9.5L	Ndèsign < 90	92.5 - 97.4 %		
IL-19.0	Ndesign = 90	93.0 - 96.0 %		
IL-19.0, IL-19.0L	Ndesign < 90	93.0 ^{2/} -97.4%		
SMA	Ndesign = 80	93.5 - 97.4 %		

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."

"CONTROL CHART	High ESAL,	
REQUIREMENTS	Low ESAL, SMA	
	& IL-4.75	
	% Passing Sieves:	
	1/2 in. (12.5 mm) ^{2/}	
Gradation 1/3/	No. 4 (4.75 mm)	
	No. 8 (2.36 mm)	
	No. 30 (600 µm)	
Total Dust Content ^{1/}	No. 200 (75 µm)	
	Asphalt Binder Content	
	Bulk Specific Gravity	
	Maximum Specific	
	Gravity of Mixture	
	Voids	
	Density	
	VMA	

Revise the table in Article 1030.05(d)(5) of the Supplemental Specifications to read:

1/ Based on washed ignition oven.

2/ Does not apply to IL-4.75.

3/ SMA also requires the 3/8 in. (9.5 mm) sieve."

Delete Article 1030.05(d)(6)a.1.(b.) of the Standard Specifications.

Delete Article 1030.06(b) of the Standard Specifications.

Delete Article 1102.01(e) of the Standard Specifications.

2) Design Verification and Production

<u>Description</u>. The following states the requirements for Hamburg Wheel and Tensile Strength testing for High ESAL, IL-4.75, and Stone Matrix Asphalt (SMA) hot-mix asphalt (HMA) mixes during mix design verification and production.

<u>Mix Design Testing</u>. Add the following below the referenced AASHTO standards in Article 1030.04 of the Standard Specifications:

AASHTO T 324 Hamburg Wheel Test

AASHTO T 283 Tensile Strength Test

Add the following to Article 1030.04 of the Standard Specifications:

"(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

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November 1, 2014 14 Page(s) Total 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.

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

Illinois Modified AASHTO T 324 Requirements ^{1/}

- 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 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 with a quantity of 3000 tons (2750 metric tons) or more according to the Manual of Test Procedures for Materials "Hot Mix Asphalt Test Strip Procedures".

Before start-up, target values shall be determined by applying gradation correction factors to the JMF when applicable. These correction factors shall be determined from previous experience. The target values, when approved by the Engineer, shall be used to control HMA production. Plant settings and control charts shall be set according to target values.

Before constructing the test strip, target values shall be determined by applying gradation correction factors to the JMF when applicable. After any JMF adjustment, the JMF shall become the Adjusted Job Mix Formula (AJMF). Upon completion of the first acceptable test strip, the JMF shall become the AJMF regardless of whether or not the JMF has been adjusted. If an adjustment/plant change is made, the Engineer may require a new test strip to be constructed. If the HMA placed during the initial test strip is determined to be unacceptable to remain in place by the Engineer, it shall be removed and replaced.

Parameter	Adjustment
1/2 in. (12.5 mm)	± 5.0 %
No. 4 (4.75 mm)	± 4.0 %
No. 8 (2.36 mm)	± 3.0 %
No. 30 (600 µm)	*
No. 200 (75 µm)	*
Asphalt Binder	± 0.3 %
Content	

* In no case shall the target for the amount passing be greater than the JMF.

Any adjustments outside the above limitations will require a new mix design.

Mixture sampled to represent the test strip shall include additional material sufficient for the Department to conduct Hamburg Wheel testing according to Illinois Modified AASHTO T324 (approximately 60 lb (27 kg) total).

The Contractor shall immediately cease production upon notification by the Engineer of failing Hamburg Wheel test. All prior produced material may be paved out provided all other mixture criteria is being met. No additional mixture shall be produced until the Engineer receives passing Hamburg Wheel tests.

The Department may conduct additional Hamburg Wheel tests on production material as determined by the Engineer."

Revise the title of Article 1030.06(b) of the Standard Specifications to read:

"(b) Low ESAL Mixtures."

Add the following to Article 1030.06 of the Standard Specifications:

"(c) Hamburg Wheel Test. All HMA mixtures shall be sampled 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

November 1, 2014 14 Page(s) Total requirement to cease mix production may be waived if the plant produced mixture demonstrates conformance prior to start of mix production for a contract. The Department may conduct additional Hamburg Wheel Tests on production material as determined by the Engineer. 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"

The Contractor shall immediately cease production upon notification by the Engineer of failing Hamburg Wheel test. All prior produced material may be paved out provided all other mixture criteria are being met. No additional mixture shall be produced until the Engineer receives passing Hamburg Wheel tests.

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 seventh paragraph of Article 406.14 of the Standard Specifications with the following:

"For all mixes designed and verified under the Hamburg Wheel criteria, the cost of furnishing and introducing anti-stripping additives in the HMA will not be paid for separately, but shall be considered as included in the contract unit price of the HMA item involved.

No additional compensation will be awarded to the Contractor because of reduced production rates associated with the addition of the anti-stripping additive."

RECLAIMED ASPHALT PAVEMENT AND RECLAIMED ASPHALT SHINGLES (D-1)

Effective: November 1, 2012 Revise: August 15, 2014

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 resulting from cold milling or crushing an existing hot-mix asphalt (HMA) pavement. RAP will be considered processed FRAP after completion of both crushing and screening to size. 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). Reclaimed asphalt shingles (RAS). RAS is 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, as defined in Bureau of Materials and Physical Research Policy Memorandum "Reclaimed Asphalt Shingle (RAS) Sources", by weight of RAS. All RAS used shall come from a Bureau of Materials and Physical Research approved processing facility where it shall be ground and processed to 100 percent passing the 3/8 in. (9.5 mm) sieve and 90 percent passing the #4 (4.75 mm) sieve . RAS 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, sealed RAP stockpiles meeting one of the following definitions. Additional processed RAP (FRAP) shall be stockpiled in a separate working pile, as designated in the QC Plan, and only added to the sealed stockpile when test results for the working pile are complete and are found to meet tolerances specified herein for the original sealed FRAP stockpile. Stockpiles shall be sufficiently separated to prevent intermingling at the base. All stockpiles (including unprocessed RAP and FRAP) shall be identified by signs indicating the type as listed below (i.e. "Non-Quality, FRAP -#4 or Type 2 RAS", etc...).

- (1) Fractionated RAP (FRAP). FRAP shall consist of RAP from Class I, Superpave HMA (High and Low ESAL) or equivalent 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. All FRAP shall be processed prior to testing and sized into fractions with the separation occurring on or between the #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 mix the FRAP will be used in.
- (2) Restricted FRAP (B quality) stockpiles shall consist of RAP from Class I, Superpave (High ESAL), or HMA (High ESAL). If approved by the Engineer, the aggregate from a maximum 3.0 inch single combined pass of surface/binder milling will be classified as B quality. All millings from this application will be processed into FRAP as described previously.
- (3) Conglomerate. Conglomerate RAP stockpiles shall consist of RAP from Class I, Superpave HMA (High and Low ESAL) or equivalent 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. All conglomerate RAP shall be processed (FRAP) prior to testing. Conglomerate RAP stockpiles shall not contain steel slag or other expansive material as determined by the Department.
- (4) Conglomerate "D" Quality (DQ). Conglomerate DQ RAP stockpiles shall consist of RAP from HMA shoulders, bituminous stabilized subbases or Superpave (Low ESAL)/HMA (Low ESAL) IL-19.0L 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. Conglomerate DQ RAP stockpiles shall not contain steel stag or other expansive material as determined by the Department.
- (5) Non-Quality. RAP stockpiles that do not meet the requirements of the stockpile categories listed above shall be classified as "Non-Quality".

RAP or FRAP containing contaminants, such as earth, brick, sand, concrete, sheet asphalt, bituminous surface treatment (i.e. chip seal), 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 be sufficiently separated to prevent intermingling at the base. Each stockpile shall be signed indicating what type of RAS is present.

However, a RAS source may submit a written request to the Department for approval to blend mechanically a specified ratio of type 1 RAS with type 2 RAS. The source will not be permitted to change the ratio of the blend without the Department prior written approval. The Engineer's written approval will be required, to mechanically blend RAS with any fine aggregate produced under the AGCS, up to an equal weight of RAS, to improve workability. The fine aggregate shall be "B Quality" or better from an approved Aggregate Gradation Control System source. The fine aggregate shall be one that is approved for use in the HMA mixture and 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.

1031.03 Testing. FRAP and RAS testing shall be according to the following.

- (a) FRAP Testing. When used in HMA, the FRAP shall be sampled and tested either during processing or after stockpiling. It shall also be sampled during HMA production.
 - (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 2000 tons (1800 metric tons) and one sample per 2000 tons (1800 metric tons) thereafter. A minimum of five tests shall be required for stockpiles less than 4000 tons (3600 metric tons).
 - (2) Incoming Material. For testing as incoming material, washed extraction samples shall be run at a minimum frequency of one sample per 2000 tons (1800 metric tons) or once per week, whichever comes first.
 - (3) After Stockpiling. For testing after stockpiling, the Contractor shall submit a plan for approval to the District proposing a satisfactory method of sampling and testing the RAP/FRAP pile either in-situ or by restockpiling. The sampling plan shall meet the minimum frequency required above and detail the procedure used to obtain representative samples throughout the pile for testing.

Before extraction, each field sample of FRAP, shall be split to obtain two 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 extract the other test sample according to Department procedure. The Engineer reserves the right to test any sample (split or Department-taken) to verify Contractor test results.

(b) RAS Testing. RAS shall be sampled and tested during stockpiling according to Bureau of Materials and Physical Research Policy Memorandum, "Reclaimed Asphalt Shingle (RAS) Sources". The Contractor shall also sample as incoming material at the HMA plant.

- (1) During Stockpiling. Washed extraction and testing for unacceptable materials shall be run at the minimum frequency of one sample per 200 tons (180 metric tons) for the first 1000 tons (900 metric tons) and one sample per 1000 tons (900 metric tons) thereafter. A minimum of five samples are required for stockpiles less than 1000 tons (900 metric tons). Once a ≤ 1000 ton (900 metric ton), five-sample/test stockpile has been established it shall be sealed. Additional incoming RAS shall be in a separate working pile as designated in the Quality Control plan and only added to the sealed stockpile when the test results of the working pile are complete and are found to meet the tolerances specified herein for the original sealed RAS stockpile.
- (2) Incoming Material. For testing as incoming material at the HMA plant, washed extraction shall be run at the minimum frequency of one sample per 250 tons (227 metric tons). A minimum of five samples are required for stockpiles less than 1000 tons (900 metric tons). The incoming material test results shall meet the tolerances specified herein.

The Contractor shall obtain and make available all test results from start of the initial stockpile sampled and tested at the shingle processing facility in accordance with the facility's QC Plan.

Before extraction, each field sample shall be split to obtain two 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 extract the other test sample according to Department procedures. The Engineer reserves the right to test any sample (split or Department-taken) to verify Contractor test results.

1031.04 Evaluation of Tests. Evaluation of tests results shall be according to the following.

(a) Evaluation of FRAP Test Results. All test results shall be compiled to include asphalt binder content, gradation and, when applicable (for slag), G_{mm}. A five test average of results from the original pile will be used in the mix designs. Individual extraction test results run thereafter, shall be compared to the average used for the mix design, and will be accepted if within the tolerances listed below.

Parameter	FRAP
No. 4 (4.75 mm)	±6%
No. 8 (2.36 mm)	±5%
No. 30 (600 μm)	±5%
No. 200 (75 μm)	± 2.0 %
Asphalt Binder	± 0.3 %
G _{mm}	± 0.03 ^{1/}

 For stockpile with slag or steel slag present as determined in the current Manual of Test Procedures Appendix B 21, "Determination of Reclaimed Asphalt Pavement Aggregate Bulk Specific Gravity".

If any individual sieve and/or asphalt binder content tests are out of the above tolerances when compared to the average used for the mix design, the FRAP stockpile shall not be used in Hot-Mix Asphalt unless the FRAP representing those tests is removed from the stockpile. All test data and acceptance ranges shall be sent to the District for evaluation.

The Contractor shall maintain a representative moving average of five tests to be used for Hot-Mix Asphalt production.

With the approval of the Engineer, the ignition oven may be substituted for extractions according to the Illinois Test Procedure, "Calibration of the Ignition Oven for the Purpose of Characterizing Reclaimed Asphalt Pavement (RAP)" or Illinois Modified AASHTO T-164-11, Test Method A.

(b) Evaluation of RAS 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. A five test average of results from the original pile will be used in the mix designs. Individual test results run thereafter, when compared to the average used for the mix design, will be accepted if within the tolerances listed below.

Parameter	RAS
No. 8 (2.36 mm)	±5%
No. 16 (1.18 mm)	±5%
No. 30 (600 µm)	±4%
No. 200 (75 µm)	± 2.5 %
Asphalt Binder Content	± 2.0 %

If any individual sieve and/or asphalt binder content tests are out of the above tolerances when compared to the average used for the mix design, the RAS shall not be used in Hot-Mix Asphalt unless the RAS representing those tests is removed from the stockpile. All test data and acceptance ranges shall be sent to the District for evaluation.

(c) Quality Assurance by the Engineer. The Engineer may witness the sampling and splitting conduct assurance tests on split samples taken by the Contractor for quality control testing a minimum of once a month.

The overall testing frequency will be performed over the entire range of Contractor samples for asphalt binder content and gradation. The Engineer may select any or all split samples for assurance testing. The test results will be made available to the Contractor as soon as they become available.

The Engineer will notify the Contractor of observed deficiencies.

Differences between the Contractor's and the Engineer's split sample test results will be considered acceptable if within the following limits.

Test Parameter	Acceptable Limits of Precision			
% Passing: ^{1/}	FRAP	RAS		
1/2 in.	5.0%			
No. 4	5.0%			
No. 8	3.0%	4.0%		
No. 30	2.0%	3.0%		
No. 200	2.2%	2.5%		
Asphalt Binder Content	0.3%	1.0%		
G _{mm}	0.030			

1/ Based on washed extraction.

In the event comparisons are outside the above acceptable limits of precision, the Engineer will immediately investigate.

(d) Acceptance by the Engineer. Acceptable of the material will be based on the validation of the Contractor's quality control by the assurance process.

1031.05 Quality Designation of Aggregate in RAP and FRAP.

- (a) RAP. The aggregate quality of the RAP for homogenous, conglomerate, and conglomerate "D" quality 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, Superpave/HMA (High ESAL), or (Low ESAL) IL-9.5L surface mixtures are designated as containing Class B quality coarse aggregate.
 - (2) RAP from Superpave/HMA (Low ESAL) IL-19.0L binder mixture is designated as Class D quality coarse aggregate.
 - (3) RAP from Class I, Superpave/HMA (High ESAL) binder mixtures, bituminous base course mixtures, and bituminous base course widening mixtures are designated as containing Class C quality coarse aggregate.
 - (4) RAP from bituminous 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. Fractionated RAP stockpiles containing plus #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 prequalified by the Department for the specified testing. The consultant shall submit the test results along with the recovered aggregate to the District Office. The cost for this testing shall be paid by the Contractor. The District will forward the sample to the BMPR Aggregate Lab for MicroDeval Testing, according to Illinois Modified AASHTO T 327. A maximum loss of 15.0 percent will be applied for all HMA applications. The fine aggregate portion of the fractionated RAP shall not be used in any HMA mixtures that require a minimum of "B" quality aggregate or better, until the coarse aggregate fraction has been determined to be acceptable thru a MicroDeval Testing.

1031.06 Use of FRAP and/or RAS in HMA. The use of FRAP and/or RAS shall be a Contractor's option when constructing HMA in all contracts.

- (a) FRAP. The use of FRAP in HMA shall be as follows.
 - (1) Coarse Aggregate Size (after extraction). The coarse aggregate in all FRAP shall be equal to or less than the nominal maximum size requirement for the HMA mixture to be produced.
 - (2) Steel Slag Stockpiles. FRAP stockpiles containing steel slag or other expansive material, as determined by the Department, shall be homogeneous and will be approved for use in HMA (High ESAL and Low ESAL) mixtures regardless of lift or mix type.
 - (3) Use in HMA Surface Mixtures (High and Low ESAL). FRAP stockpiles for use in HMA surface mixtures (High and Low ESAL) shall have coarse aggregate that is Class B quality or better. FRAP shall be considered equivalent to limestone for frictional considerations unless produced/screened to minus 3/8 inch.
 - (4) Use in HMA Binder Mixtures (High and Low ESAL), HMA Base Course, and HMA Base Course Widening. FRAP stockpiles for use in HMA binder mixtures (High and Low ESAL), HMA base course, and HMA base course widening shall be FRAP in which the coarse aggregate is Class C quality or better.
 - (5) Use in Shoulders and Subbase. FRAP stockpiles for use in HMA shoulders and stabilized subbase (HMA) shall be FRAP, Restricted FRAP, conglomerate, or conglomerate DQ.

- (b) RAS. RAS meeting Type 1 or Type 2 requirements will be permitted in all HMA applications as specified herein.
- (c) FRAP and/or RAS Usage Limits. Type 1 or Type 2 RAS may be used alone or in conjunction with FRAP in HMA mixtures up to a maximum of 5.0% by weight of the total mix.

When FRAP is used alone or FRAP is used in conjunction with RAS, the percent of virgin asphalt binder replacement (ABR) shall not exceed the amounts indicated in the table below for a given N Design.

HMA Mixtures 1/ 2/	Ma	aximum % ABF	2	
Ndesign	Binder/Leveling Binder	Surface	Polymer Modified ^{3/}	
30L	50	40	10	
50	40	35	10	
70	40	30	10	
90	40	30	104/	
4.75 mm N-50			30	
SMA N-80			20	

Max Asphalt Binder Replacement for FRAP with RAS Combination

- 1/ For HMA "All Other" (shoulder and stabilized subbase) N-30, the percent asphalt binder replacement shall not exceed 50% of the total asphalt binder in the mixture.
- 2/ When the binder replacement exceeds 15 percent for all mixes, except for SMA and IL-4.75, the high and low virgin asphalt binder grades shall each be reduced by one grade (i.e. 25 percent binder replacement using a virgin asphalt binder grade of PG64-22 will be reduced to a PG58-28). When constructing full depth HMA and the ABR is less than 15 percent, the required virgin asphalt binder grade shall be PG64-28.
- 3/ When the ABR for SMA or IL-4.75 is 15 percent or less, the required virgin asphalt binder shall be SBS PG76-22 and the elastic recovery shall be a minimum of 80. When the ABR for SMA or IL-4.75 exceeds 15%, the virgin asphalt binder grade shall be SBS PG70-28 and the elastic recovery shall be a minimum of 80.
- 4/ For polymerized surface mix used for overlays, with up to 10 percent ABR, an SBS PG70-22 will be required. However if used in full depth HMA, an SBS PG70-28 will be required.

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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) FRAP and/or RAS. FRAP and /or RAS mix designs shall be submitted for verification. If additional FRAP or RAS stockpiles are tested and found to be within tolerance, as defined under "Evaluation of Tests" herein, and meet all requirements herein, the additional FRAP or RAS stockpiles may be used in the original design at the percent previously verified.
- (b) RAS. Type 1 and Type 2 RAS are not interchangeable in a mix design. A RAS stone bulk specific gravity (Gsb) of 2.500 shall be used for mix design purposes.

1031.08 HMA Production. HMA production utilizing 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 RAS and FRAP feed system to remove or reduce oversized material. If material passing the sizing device adversely affects the mix production or quality of the mix, the sizing device shall be set at a size specified by the Engineer.

If during mix production, corrective actions fail to maintain FRAP, RAS or QC/QA test results within control tolerances or the requirements listed herein the Contractor shall cease production of the mixture containing FRAP or RAS and conduct an investigation that may require a new mix design.

- (a) 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.
- (b) HMA Plant Requirements. HMA plants utilizing 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 RAS and FRAP 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 RAS and FRAP material as a percent of the total mix to the nearest 0.1 percent.
- Aggregate RAS and FRAP moisture compensators in percent as set on the control panel. (Required when accumulated or individual aggregate and RAS and FRAP are printed in wet condition.)
- i. When producing mixtures with FRAP and/or RAS, a positive dust control system shall be utilized.
- j. Accumulated mixture tonnage.
- k. Dust Removed (accumulated to the nearest 0.1 ton)
- (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).
 - f. RAS and FRAP weight to the nearest pound (kilogram).
 - g. Virgin asphalt binder weight to the nearest pound (kilogram).
 - h. Residual asphalt binder in the RAS and FRAP 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 Surface Course and Aggregate Shoulders. The use of

RAP or FRAP in aggregate surface course and aggregate shoulders shall be as follows.

- (a) 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. RAP used to construct aggregate surface course and aggregate shoulders shall be according to the current Bureau of Materials and Physical Research's Policy Memorandum, "Reclaimed Asphalt Pavement (RAP) for Aggregate Applications"
- (b) Gradation. One hundred percent of the RAP material shall pass the 1 1/2 in. (37.5mm) sieve. The RAP material shall be reasonably well graded from coarse to fine. RAP material that is gap-graded, FRAP, or single sized will not be accepted for use as Aggregate Surface Course and Aggregate Shoulders."

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<u>Description</u>. This work shall consist of waterproofing the exterior top portion of existing sanitary manholes to prevent the infiltration of surface water into the sanitary system and shall conform to Section 602 of the Standard Specifications with the following additional requirements:

<u>Materials and Construction.</u> At existing sanitary manholes to be adjusted, and/or reconstructed, the contractor shall expose a maximum of 12 inches of the cone section and remove the frame and any adjusting rings.

The existing manhole frame and concrete adjusting rings shall be separated from the cone and each other. Care shall be taken to prevent damage to the concrete rings and frame while removing the mortar adhering to the rings and frame.

Once final grade is established, the **rubberized adjusting rings** shall be reset in either a 3/8 inch thick bituminous mastic bed or a 1/4 inch thick bed of redi-seal asphalt compound or an approved equal.

The frame shall be set on either a 3/8 inch thick bituminous plastic bed or two side by side courses of 1 inch rope butyl gasket material or an approved equal.

A 3/8 inch layer of bituminous mastic shall be applied to the outside of the concrete adjusting rings and/or frame making sure to completely cover the external surfaces with mastic. The mastic should extend 6 inch to 12 inch below the top of the cone section.

A sheet of polyvinyl chloride with a minimum thickness of 8 mils or E-Z wrap rubber or equivalent shall be set into the outside mastic material making sure the plastic sheet or wrap rubber is held securely to the frame and cone with polywrap tape before backfilling.

<u>Basis of Payment.</u> This work will be paid for at the contract unit price per each for Waterproofing Existing Sanitary Manholes to be Adjusted; Waterproofing Existing Sanitary Manholes to be Reconstructed, Special; Waterproofing Sanitary Frames and Lids to be Adjusted; or Waterproofing Sanitary Frames and Lids to be Adjusted; or Waterproofing Sanitary Frames and Lids to be Adjusted.

SPECIAL PROVISION FOR PORTLAND CEMENT CONCRETE SURFACE REMOVAL, VARIABLE DEPTH

Work under this item shall be performed in accordance with Section 440 (P.C. Concrete Pavement) and Article 442.05 (Removal) of the Standard Specifications and Construction Details and Standards as shown in the plans, and as described herein.

Description: This work shall consist of furnishing, all labor, material, and equipment necessary to remove the existing pavement from existing elevation at both edges of pavement to a depth of 1 ³/₄ inch and then steadily decreasing in depth to existing elevation 6 feet from edge of pavement as directed by the Engineer.

General Requirements: This work shall consist of edge grinding the existing pavement and proper disposal according to Article 202.03 of the Standard Specifications.

Construction Requirements: Prior to the start of grinding operations, all open lid or grate structures shall be protected to prevent any grinding debris from entering the structure. Any debris entering structures shall be removed immediately and the entire structure shall be cleaned at contractor's expense.

<u>Method of Measurement</u>. Pavement removal will be measured for payment in place and the area computed in square yards.

Basis of Payment. This work will be paid for at the contract unit bid price per square yard for PORTLAND CEMENT CONCRETE SURFACE REMOVAL, VARIABLE DEPTH, which price shall include removal, satisfactory disposal, and any other related work required to complete this work as specified.

SPECIAL PROVISION FOR WATER MAIN TO BE ADJUSTED

<u>Description</u>. This item shall include all materials, equipment and labor required to vertically adjust the water main according to size. All pipe and fittings shall be ductile iron, Class 52, and shall be installed according to AVWVA C600-87. All fittings shall be mechanical joints secured with set screw retainer glands unless tie bars are otherwise specified by the Engineer. The cut end of the existing pipe shall not be within 12 feet of the next joint. Changes from the standard detail may require restraining of existing pipe joints.

<u>Basis of Payment</u>. This work shall be measured for payment at the contract unit price per lineal foot for **WATER MAIN TO BE ADJUSTED**, of diameter specified. All fittings, couplings and tie bars shall be included in the cost for this item. The adjustments shall be made within the length indicated on the plans unless approved by the Engineer. Without such approval, any additional length will be incidental to this item.

SPECIAL PROVISION FOR DUCKBILL ELASTOMERIC CHECK VALVE

This work shall consist of furnishing and installing a Backflow Preventer including all necessary hardware and accessories at the location shown on the plans or as directed by the Engineer.

Backflow Preventor: Backflow preventer must be sized to fit the pipe size shown on the plans.

Installation: The backflow preventer shall be installed per the manufacturer's recommendations and as directed by the Engineer.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price per each for DUCKBILL ELASTOMERIC CHECK VALVE of the diameter specified on the plans, which price shall be payment in full for furnishing and installing the backflow preventer complete in place with necessary hardware and accessories for proper operation.

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SPECIAL PROVISION FOR FORCE MAIN ADJUSTED

<u>Description</u>. This item shall include all materials, equipment and labor required to vertically adjust the force main according to size. All pipe and fittings shall be replaced in kind.

Joints and Jointing - The following joint shall be used:

Vitrified Clay Pipes equipped with a compression type joint of preformed plastic or rubber materials having resilient properties and conforming to all requirements of A.S.T.M. Specification C-425.

Ductile Iron Pipes equipped with rubber gasket mechanical joints conforming to the requirements set forth in American Water Works Association (A.W.W.A.): Specification C-111.

Polyvinyl Chloride (PVC) sewer pipe joints shall be solvent welded joints per ASTM D 2855 or flexible elastomeric seals per ASTM D 3212.

All joints shall be cleaned and inspected immediately preceding installation and, any pipe whose joint has been determined unsatisfactory shall be removed from the job site. All joints shall be installed and made in conformance with the latest manufacturers' recommendations and shall be subject to approval by the Engineer.

The cut end of the existing pipe shall not be within 12 feet of the next joint.

Changes from the standard detail may require restraining of existing pipe joints.

<u>Basis of Payment</u>. This work shall be measured for payment at the contract unit price per each for **FORCE MAIN ADJUSTED**, of diameter specified on plans. All fittings, couplings and tie bars shall be included in the cost for this item. The adjustments shall be made within the length indicated on the plans unless approved by the Engineer. Without such approval, any additional length will be incidental to this item.

December 16, 2014 1 Page(s) Total SPECIAL PROVISION FOR REMOVE AND REPLACE ANCHOR BOLTS

This item shall consist of replacing anchor rods at existing concrete foundations for traffic signal posts. At locations specified on the plans for new traffic signal post installation, the Contractor shall inspect the existing post foundations prior to removing the existing traffic signal post. The Contractor shall verify that the pattern, spacing, and condition of the existing anchor bolts are acceptable for reuse with a new post. The Contractor shall replace unacceptable anchor bolts as approved by the Engineer.

Anchor bolts shall be according to Article 1006.09 and shall be hot dipped galvanized.

Installation.

Existing anchor bolts shall be cut flush with the top of concrete foundation.

The bolt circle of the new anchor bolts shall be rotated a minimum of 2.5-inches away from the existing anchor bolts. New anchor bolts shall be ³/₄-inch diameter with minimum 9-inch embedment into the existing concrete foundation and 3-inch threaded length above the top of foundation. New anchor bolts shall be installed using and HIT-RE 500 exposed adhesive anchoring system.

REMOVE AND REPLACE ANCHOR BOLTS shall be included in the pay item of "TRAFFIC SIGNAL POST, GALVANIZED STEEL".

COUNTY OF COOK CHICAGO, ILLINOIS

PROPOSAL

For a County Highway Improvement in the County of Cook, State of Illinois, known as

ROBERTS ROAD – 86th Street to 79th Street Route W32 Section: 14-W3219-01-DR

LOCATION OF IMPROVEMENT

The proposed improvement is part of the public highway system in the County of Cook, State of Illinois, located by section and route before mentioned, and is indicated on the map showing the County Highway System on file in the office of the County Clerk and also in the office of the Illinois Department of Transportation, Division of Highways, Springfield, Illinois.

The improvement to Roberts Road begins at Station 264+58, a point on the centerline of Roberts Road approximately 172 feet south of the centerline of 86th Street and continues along the centerline of Roberts Road in a northerly direction to Station 312+87, a point approximately 105 feet north of the centerline of 79th Street for a total distance of 4,829 feet (0.915 miles). Project is located in the Villages of Justice and Bridgeview in Lyons Township, Cook County, Illinois.

DESCRIPTION OF IMPROVEMENT

This is a QC/QA project. This project includes construction of a mainline storm sewer system along the centerline of the road to act in parallel with the existing storm drain located in the east parkway. Other work includes pavement rehabilitation with edge-grinding, and patching of existing mainline pavement with Class C Patches (10 in.), and Class B Patches (10 in.) or Class D Patches (10 in.) in side streets. Mainline pavement and HMA street returns will be overlain with 2 inches Polymerized Hot-Mix Asphalt Surface Course, Mix "F", N90. Also included is C-4 Median removal, curb and gutter removal and replacement, traffic signal modernization at 79th Street, sidewalk ADA improvements, traffic control and protection, pavement signing and striping, landscaping restoration and other necessary appurtenances along Roberts Road. No additional right-of-way or easement will be required.

ECONOMIC DISCLOSURE STATEMENT AND EXECUTION DOCUMENTS

INDEX

Section	Description Instructions for Completion of Economic Disclosure Statement Insert IDOT Certificate of Eligibility Insert IDOT Affidavit of Availability			
1	•			
2	Insert IDOT Certificate of Eligibility			
3	Insert IDOT Affidavit of Availability			
4	MBE/WBE Forms Utilization Plan Letter of Intent from MBE/WBE to perform as Subcontractor, Supplier and/or Consultant Petition for Reduction/Waiver of MBE/WBE Participation Goals			
5	Contractor Current Certifications			
6	Required Disclosures Lobby, Local Business Preference, Child Support Enforcement Ordinance, Real Estate Ownership Affidavit of Child Support Obligations Disclosure of Ownership Interest Statement			
7	Ethics Disclosure Forms Introduction Letter of Explanation Gift Disclosure Form Familial Relationship Disclosure Provision Familial Relationship Disclosure Form			
8	Labor Standards & Prevailing Wage Requirements Contractor's Certification Concerning Labor Standards & Prevailing Wage Requirements Form Subcontractor's Certification Concerning Labor Standards & Prevailing Wage Requirements Form			
9	Execution Pages Sole Proprietor Signature Page Partnership and/or Joint Venture Signature Page Corporation Signature Page Cook County Signature Page			

INSTRUCTIONS FOR COMPLETION OF ECONOMIC DISCLOSURE STATEMENT AND EXECUTION DOCUMENT (SECTION 1)

This Economic Disclosure Statement and Execution Document ("EDS") is to be completed and executed by every Bidder on a County contract, every party responding to a Request for Proposals or Request for Qualifications "(Proposer"), and others as required by the Cook County Chief Procurement Officer. If the Undersigned is awarded a contract pursuant to the procurement process for which this EDS was submitted (the "Contract"), this Economic Disclosure Statement and Execution Document shall stand as the Undersigned's execution of the Contract.

<u>Definitions</u>. Capitalized terms used in this EDS and not otherwise defined herein shall have the meanings given to such terms in the Instructions to Bidders, General Conditions, Request for Proposals, and Request for Qualifications, or other documents, as applicable.

"Affiliated Entity" means a person or entity that, directly or indirectly: controls the Bidder, is controlled by the Bidder, or is, with the Bidder, under common control of another person or entity. Indicia of control include, without limitation, interlocking management or ownership; identity of interests among family members; shared facilities and equipment; common use of employees; and organization of a business entity following the ineligibility of a business entity to do business with the County under the standards set forth in the Certifications included in this EDS, using substantially the same management, ownership or principals as the ineligible entity.

"Bidder," "Proposer," "Undersigned," or "Applicant," is the person or entity executing this EDS. Upon award and execution of a Contract by the County, the Bidder, Proposer, Undersigned or Applicant, as the case may be, shall become the Contractor or Contracting Party.

"Proposal," for purposes of this EDS, is the Undersigned's complete response to an RFP/RFQ, or if no RFQ/RFP was issued by the County, the "Proposal" is such other bid, quote or offer submitted by the Undersigned, and in any event a "Bid" includes this EDS.

"Code" means the Code of Ordinances, Cook County, Illinois available through the Cook County Clerk's Office website (<u>http://www.cookctyclerk.com/sub/ordinances.asp</u>). This page can also be accessed by going to <u>www.cookctyclerk.com</u>, clicking on the tab labeled "County Board Proceedings," and then clicking on the link to "Cook County Ordinances."

"Contractor" or "Contracting Party" means the Bidder, Proposer or Applicant with whom the County has entered into a Contract.

"EDS" means this complete Economic Disclosure Statement and Execution Document, including all sections listed in the Index and any attachments.

"Lobby" or "lobbying" means to, for compensation, attempt to influence a County official or county employee with respect to any County matter.

"Lobbyist" means any person or entity who lobbies.

"Prohibited Acts" means any of the actions or occurrences which form the basis for disqualification under the Code, or under the Certifications hereinafter set forth.

<u>Sections 1 through 3: MBE/WBE Documentation</u>.- (1 original set of documents) Sections 1 and 2 must be completed in order to satisfy the requirements of the County's Minority- and Women-Owned Business Enterprise Program established in Division 8 of the Cook County's Ordinance under the Procurement Code, as set forth in the Contract Documents, if applicable. If the Undersigned believes a waiver is appropriate and necessary, Section 3, the Petition for Waiver of MBE/WBE Participation must be completed.

<u>Section 4: Certifications</u>. - (1 original set of documents. If originals cannot be provided, a copy is acceptable) Section 4 sets forth certifications that are required for contracting parties under the Code. Execution of this EDS constitutes a warranty that all the statements and certifications contained, and all the facts stated, in the Certifications are true, correct and complete as of the date of execution.

Note: Cook County only accepts current certifications from Cook County and the City of Chicago.

<u>Section 5: Economic and Other Disclosures Statement</u>. - (1 original set of documents) Section 5 is the County's required Economic and Other Disclosures Statement form. Execution of this EDS constitutes a warranty that all the information provided in the EDS is true, correct and complete as of the date of execution, and binds the Undersigned to the warranties, representations, agreements and acknowledgements contained therein.

<u>Sections 6: Execution Forms</u>. Refer to section "Definition of Terms/Information for Bidders" for instructions of number of originals and number of copies needed when submitting a bid document.

<u>Required Updates</u>. The information provided in this EDS will be kept current. In the event of any change in any information provided, including but not limited to any change which would render inaccurate or incomplete any certification or statement made in this EDS, the Undersigned will supplement this EDS up to the time the County takes action, by filing an amended EDS or such other documentation as is requested.

<u>Additional Information</u>. The County's Governmental Ethics and Campaign Financing Ordinances, impose certain duties and obligations on persons or entities seeking County contracts, work, business, or transactions. For further information please contact the Director of Ethics at (312) 603-4304 (69 W. Washington St. Suite 3040, Chicago, IL 60602) or visit our web-site at www.cookcountygov.com and go to the Ethics Department link. The Bidder must comply fully with the applicable ordinances.

Insert

IDOT Certificate of Eligibility (SECTION 2)

December 26, 2013

Insert

IDOT Affidavit of Availability (SECTION 3)

n Certificate of Eligibility	Inc. d/b/a M. Q. Const. Co. L 60634	WHO HAS FILED WITH THE DEPARTMENT AN APPLICATION FOR PREQUALIFICATION STATEMENT OF EXPERIENCE, EQUIPMENT AND FINANCIAL CONDITION IS HEREBY QUALIFIED TO BID AT ANY OF DEPARTMENT OF TRANSPORTATION LETTINGS IN THE CLASSES OF WORK AND WITHIN THE AMOUNT AND OTHER LIMITATIONS OF EACH CLASSIFICATION, AS LISTED BELOW, FOR SUCH PERIOD AS THE UNCOMPLETED WORK FROM ALL SOURCES DOES NOT EXCEED 01 EARTHWORK \$2,700,000 012 DRAINAGE \$7,225,000 013 DRAINAGE \$7,75,000 014 CONCRETE CONSTRUCTION \$3,775,000		THIS CERTIFICATE OF ELIGIBILITY IS VALID FROM 9/26/2014 TO 7/31/2015 INCLUSIVE, AND SUPERSEDES ANY CERTIFICATE PREVIOUSLY ISSUED, BUT IS SUBJECT TO REVISION OR REVOCATION, IF AND WHEN CHANGES IN THE FINANCIAL CONDITION OF THE CONTRACTING FIRM OR OTHER FACTS JUSTIFY SUCH REVISIONS OR REVOCATION. ISSUED AT SPRINGFIELD, ILLINOIS ON 9/26/2014.	Firm Engineer of Construction
Minois Department of Transportation	M. Q. Sewer & Water Contractors, Inc. d/b/a M. Q. 4323 N. Central Ave. CHICAGO, IL 60634	WHO HAS FILED WITH THE DEPARTMENT AN APPLICATI FINANCIAL CONDITION IS HEREBY QUALIFIED TO BID AT WORK AND WITHIN THE AMOUNT AND OTHER LIMITATIG THE UNCOMPLETED WORK FROM ALL SOURCES DOES 001 EARTHWORK \$2,700,000 012 DRAINAGE \$2,700,000 012 DRAINAGE \$32,700,000 013 CONCRETE CONSTRUCTION \$32,775,000	•	THIS CERTIFICATE OF ELIGIBILITY IS VALID FROM 9 CERTIFICATE PREVIOUSLY ISSUED, BUT IS SUBJECT TC THE FINANCIAL CONDITION OF THE CONTRACTING FIRM ISSUED AT SPRINGFIELD, ILLINOIS ON 9/26/2014.	

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IL 494-0645

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Bureau of Construction 2300 South Dirksen Parkway/Room 322 Springfield, Illinois 62764

Accumulated

Instructions: Complete this form by either typing or using black ink. "Authorization to Bid" will not be issued unless both sides of this form are completed in detail. Use additional forms as needed to list all work.

Part I. Work Under Contract

List below all work you have under contract as either a prime contractor or a subcontractor. It is required to include all pending low bids not yet awarded or rejected. In a joint venture, list only that portion of the work which is the responsibility of your company. The uncompleted dollar value is to be based upon the most recent engineer's or owners estimate, and must include work subcontracted to others. If no work is contracted, show **NONE**.

	1	2	3	4	5	
Contract Number	63768	CDWM #6777				
Contract With	IDOT	City Chicago				
Estimated Completion Date	11/30/15	12/31/14				
Total Contract Price	1,965,894.50	3,978,321.00				Accumulated Totals
Uncompleted Dollar Value if Firm is the Prime Contractor	235,000.00	145,000.00				380,000.00
Uncompleted Dollar Value if Firm is the Subcontractor						0.00
				Total Value of	All Work	380,000.00

Part II. Awards Pending and Uncompleted Work to be done with your own forces.

List below the uncompleted dollar value of work for each contract and awards pending to be completed with your own forces. All work subcontracted to others will be listed on the reverse of this form. In a joint venture, list only that portion of the work to be done by your company. If no work is contracted, show NONE.

company. If no work is contracted, show NONE.						Totals
Earthwork	0.00	10,000.00				10,000.00
Portland Cement Concrete Paving	25,000.00	50,000.00				75,000.00
HMA Plant Mix						0.00
HMA Paving	0.00					0.00
Clean & Seal Cracks/Joints						0.00
Aggregate Bases & Surfaces	0.00	0.00				0.00
Highway,R.R. and Waterway Structures						0.00
Drainage	0.00	0.00				0.00
Electrical						0.00
Cover and Seal Coats						0.00
Concrete Construction						0.00
Landscaping (Tree Grates)						0.00
Fencing						0.00
Barrier Wall						0.00
Painting						0.00
Signing						0.00
Cold Milling, Planning & Rotomilling						0.00
Demolition						0.00
Pavement Markings (Paint)						0.00
Other Construction (List)	0.00					0.00
Misc.	0.00	0.00				0.00
Water Main						0.00
Totals	25,000.00	60,000.00	0.00	0.00	0.00	85,000.00

Disclosure of this information is **REQUIRED** to accomplish the statutory purpose as outlined in the "Illinois Procurement Code". Failure to comply will result in non-issuance of an "Authorization To Bid." This form has been approved by the State Forms Management Center.

Part III. Work Subcontracted to Others

For each contract described in Part I, list all the work you have subcontracted to others.

	1	2	3	4	5
Subcontractor	Elmund & Nelson	JEM Traffic		· · · · · · · · · · · · · · · · · · ·	
Type of Work	Electrical	Traffic Control			
Subcontract Price	223,660.00	50,000.00			
Amount Uncompleted	200,000.00	10,000.00			4
Subcontractor	Sanchez Constr.	Sanchez Constr.			
Type of Work	Asphalt	Asphalt			····
Subcontract Price	146,990.00	221,902.00			
Amount Uncompleted	0.00	50,000.00			
Subcontractor	American Geo	Bulls-Eye Boring	······································		
Type of Work	QC Testing	Sewer Jacking			
Subcontract Price	16,434.00	375,000.00			
Amount Uncompleted	0.00	0.00	· · ·	,	· .
Subcontractor	Virto & Son	City Lights			
Type of Work	Trucking	Electrical			
Subcontract Price	46,000.00	112,215.00	n · · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	
Amount Uncompleted	0.00	25,000.00			
Subcontractor	TBD	Rausch Const			
Type of Work	Landscaping	Earth Retention			
Subcontract Price	50,000.00	348,000.00			
Amount Uncompleted	10,000.00	0.00			
Subcontractor	TBD				
Type of Work	Ornamental Iron				
Subcontract Price	100,000.00				
Amount Uncompleted	0.00	· ·			
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Total Uncompleted	210,000.00	85,000.00			0.00

I, being duly sworn, do hereby declare this affidavit is a true and correct statement relating to ALL uncompleted contracts of the undersigned for Federal, State, County, City and private work, including ALL subcontract work, ALL pending low bids not yet awarded or rejected and ALL estimated completion dates

Subscribed and sworn to before me

20 15 this \ day of President Type or Print Name Vito Quaranta Title Notary Public Signed My commission expires: 4-14-17 MQ Sewer & Water Contractors, Inc. Company dba MQ Construction Company OFFICIAL SEAL tary Seal) (1 Address 4323 N. Central Avenue JOANNA N SYME Chicago, IL 60634 Notary Public – State of Illinois My Commission Expires April 14, 2017

MBE/WBE UTILIZATION PLAN

(SECTION 4)

BIDDER/PROPOSER HEREBY STATES that all MBE/WBE firms inclu	ded in this Plan are certified MBEs/WB	Es by at least one of the entities liste	d in the Gen	eral
Conditions.				

l.	BIDDER/PROPOSER MBE/WBE STATUS: (check the appropriate line)
	Bidder/Proposer is a certified MBE or WBE firm. (If so, attach copy of appropriate Letter of Certification)
	Bidder/Proposer is a Joint Venture and one or more Joint Venture partners are certified MBEs or WBEs. (If so, attach copies of Letter(s) of Certification, a copy of Joint Venture Agreement clearly describing the role of the MBE/WBE firm(s) and its ownership interest in the Joint Venture and a completed Joint Venture Affidavit – available from the Office of Contract Compliance)
И.	Direct Participation of MBE/WBE Firms
Participa	oals have not been achieved through direct participation, Bidder/Proposer shall include documentation outlining efforts to achieve Direct tion at the time of Bid/Proposal submission. Indirect Participation will only be considered after all efforts to achieve Direct Participation have austed. Only after written documentation of Good Faith Efforts is received will Indirect Participation be considered.
	MBEs/WBEs that will perform as subcontractors/suppliers/consultants include the following:
	MBENNBE Firm: Marking Specialists Carporation
	Address: 214 Crystal St - SteC, Cary IL 60013
	E-mail: judy@markingspecialists.net
	E-mail: judy@markingspecialists.net Contact Person: Judy Peszek Phone: 847-462.0799
	Dollar Amount Participation: \$363.50
	Percent Amount of Participation: 01
	*Letter of Intent attached? Yes No No No No
	MBERNBE Firm: Sanchez Constructu
	Address: 1950 W. 43rd Still Chicago IL 60609
	E-mail: GWOODARD@ SXALHBZCUNSTRUCTION SERVICES, COM
	Contact Person: <u>GARDENT WOUDARD</u> Phone: 773-254-1077-
·	Dollar Amount Participation: \$494,512,50
	Percent Amount of Participation: 12,75 %
	*Letter of Intent attached? Yes No *Letter of Certification attached? Yes No
	Attach additional sheets as needed.

*Additionally, all Letters of Intent, Letters of Certification and documentation of Good Faith Efforts must be current.

MBE/WBE UTILIZATION PLAN (SECTION 4)

BIDDER/PROPOSER HEREBY STATES that all MBE/WBE firms included in this Plan are certified MBEs/WBEs by at least one of the entities listed in the General Conditions.

Ι.	BIDDER/PROPOSER MBE/WBE STATUS: (check the appropriate line)	
	Bidder/Proposer is a certified MBE or WBE firm. (If so, attach copy of appropriate Letter of	Certification)
	Bidder/Proposer is a Joint Venture and one or more Joint Venture partners are certified MB attach copies of Letter(s) of Certification, a copy of Joint Venture Agreement clearly de ownership interest in the Joint Venture and a completed Joint Venture Affidavit – available f	scribing the role of the MBE/WBE firm(s) and its
	Bidder/Proposer is not a certified MBE or WBE firm, nor a Joint Venture with MBE/WBE par and WBE firms either directly or indirectly in the performance of the Contract. (If so, complete the contract) of the Contract.	tners, but will utilize MBE te Sections II and III).
II.	Direct Participation of MBE/WBE Firms	MBE/WBE Firms
Participat	poals have not been achieved through direct participation, Bidder/Proposer shall include do ation at the time of Bid/Proposal submission. Indirect Participation will only be considered afte hausted. Only after written documentation of Good Faith Efforts is received will Indirect Participa	r all efforts to achieve Direct Participation have
	MBEs/WBEs that will perform as subcontractors/suppliers/consultants include the following:	
	MBENUBE Firm: Virto & Son Trucking	
	Address: 4943 W. 63rd St. Ste 102, Chicago IL 600	38
	E-mail: hector @ Vivto and son Nuckeing. com	·
	Contact Person: Heater Virto Phone: 773-4	18-0549
•	Dollar Amount Participation: \$ 250,000.00	
	Percent Amount of Participation: 16-44	<u>%</u>
	*Letter of Intent attached? Yes No *Letter of Certification attached? Yes No	
	MBENNBE FIRM: Areatha Construction	
	Address: 410 E. North ANE, Streamwood, JR Co	707
	E-mail: ANERTHACONSTOD CONSIGLOBAL NOT	
	Contact Person: PAJ PATEL Phone: 630-80	0-9853
	Dollar Amount Participation: \$	
	Percent Amount of Participation: 003	%
	*Letter of Intent attached? Yes No *Letter of Certification attached? Yes No	
	Attach additional sheets as needed.	

*Additionally, all Letters of Intent, Letters of Certification and documentation of Good Faith Efforts must be current.

MBE/WBE UTILIZATION PLAN

(SECTION 4)

BIDDER/PROPOSER HEREBY STATES that all MBE/WBE firms included in this Plan are certified MBEs/WBEs by at least one of the entities listed in the General Conditions.

l.	BIDDER/I	PROPOSER MBE/WBE STAT	US: (check the approp	priate line)					
		Bidder/Proposer is a certified	MBE or WBE firm. (If	so, attach cop	by of appropriat	te Letter of Cer	lification)		
		Bidder/Proposer is a Joint Ve attach copies of Letter(s) o ownership interest in the Join	f Certification, a copy	of Joint Vent	ure Aareemen	t clearly descri	bing the role of th	e MBE/WE act Complia	3E firm(s) and its nce)
	4_	Bidder/Proposer is not a cert and WBE firms either directly	ified MBE or WBE firm, or indirectly in the per	, nor a Joint Ve formance of th	enture with MB le Contract. (If	E/WBE partner so, complete S	s, but will utilize Mi Sections II and III).	BE	•
II .		Direct Participation of MBE	WBE Firms	[X]	Indirect Partic	cipation of MB	E/WBE Firms		
raiucipa	uon at the	not been achieved throug time of Bid/Proposal subm nly after written documentat	ISSION, Indirect Partie	cipation will a	only he consi	dered after all	offorts to achieve	g efforts to ve Direct Pa	achieve Direct articipation have
	MBEs/WB	Es that will perform as subcor	tractors/suppliers/cons	ultants include	e the following:				
	Address:	Fim: City Li 9993 Virgh	ia Are	Chilas	es hid	ze R	GONIS		
	E-mail:	CHERVIC CITYL	16HTSLTD, CON	<u>n</u>	<i>.</i>	~	<u> </u>		
		erson: <u>CHERUL Fr</u>					81 - 7123		
	Dollar Amo	ount Participation: \$	56,000.W						÷
	Percent Ar	mount of Participation:	4.02					<u>%</u>	
	*Letter of li	ntent attached? Certification attached?							
	MBE/WBE	E Firm:							
		·							
	E-mail:			····					
	Contact Pe	erson:			Phone:				
	Dollar Amo	ount Participation: \$							
		nount of Participation:					. · ·		
		ntent attached? Certification attached?	Yes		_	No			
	Attach addi	itional sheets as needed.							

*Additionally, all Letters of Intent, Letters of Certification and documentation of Good Faith Efforts must be current.

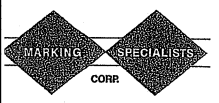
LETTER OF INTENT (SECTION 4)

1

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11

MWBE Fim: Marking SIGCIAUSIS	Contract #
Address: 214 Crystal St-Stec	Contract #:
Contact Person: Tabih M Poszek	Phone: 847-462-0799 Fax: 8/7 462-0929
Certification Expiration Date:	Race/Gender. Hispanic
Email: 10040 marking specia	Lists net
Participation: [X] Direct [] Indirect	
Will the M/WBE firm be subcontracting any of the performance of this contra	act to another firm?
No [] Yes - Please attach explanation. Proposed	Subcontractor:
The undersigned M/WBE is prepared to provide the following Commodities/	Services for the above named Project/ Contract:
-Pavement Markh	~
Indicate the Dollar Amount, or Percentage, and the Terms of Payment fo See office for 700 \$22,363	r the above-described Commodities/Services: 42.00.072329 5.50
(If more space is needed to fully describe M/WBE Firm's proposed scope of	work and for neurophankedula, ethen haddilanal abanta
THE UNDERSIGNED PARTIES AGREE that this Letter of Intent will become signed contract from the County of Cook. The Undersigned Parties do a Description of Service/ Supply and Fee/Cost were completed.	ne a binding Subcontract Agreement conditioned upon the Bidder/Proposer's receipt of a liso certify that they did not affix their signatures to this document until all areas under
Signature (MWBE) Robert W, Buerer	Signature (Prime Bidder/Proposer)
Print Name	VITO QUARANTA Print Name
Marking Specialists	MQ CONSTRUCTION
Firm Name Conportion	Firm Name
Date	Date
10th March 15	iii Marril 15
Subscribed and sworn before me this day of 20_1.9	_ Subscribed and swom before me this <u>//</u> day of <u>Maral</u> 20_15
Notary Public	SEAL SEAL Notary Public, State of tillnois My Commission Expires Jonuary 07, 2016
	December 26, 2013



Voice: 847-462-0799 Fax: 847-462-0929 Email: judy@markingspecialists.net

Quotation

Marking Specialists Corporation 214 Crystal Street, Suite C Cary, IL 60013 Quote No.:Q22329Quote Date:03/09/2015Item No.:Contract No.:Contract No.:Roberts RdBid Date:03/11/2015Complete By:11/01/2015

County: COOK (E) Section: 14-W3219-01-DR Description: ROBERTS ROAD - 86TH STREET TO 79TH STREET (LYONS TOWNSHIP) - CONTRACT NO. 1555-14336 *** ERADICATION OF EXISTING PAVEMENT MARKING WILL BE GRINDING METHOD ONLY ***

Gentlemen:

We propose to furnish all necessary labor, material, tools and equipment to complete the following work according to plans and specifications:

Item No.	Description	UM	Quantity	Price/Unit	Total
83	ERAD OF EXIST PVMT MRKG		700.00	2.5000	\$1,750.00
84	MOD URETH PM LTR-SYM	SF	900.00	4.0000	\$3,600.00
85	MOD URETH PM LINE 12	FT	550.00	3.7000	\$2,035.00
86	MOD URETH PM LINE 24	FT	150.00	7.4000	\$1,110.00
87	. MOD URETH PM LINE 4	FT	11,700.00	1.1300	\$13,221.00
88	MOD URETH PM LINE 6	FT	350.00	1.8500	\$647.50
				BidTotal:	\$22,363.50

These prices are firm for a period of sixty (60) days from the date of the contract award. Other materials, if required, will be priced separately. Permanent pavement marking is expected to be completed with one mobilization. Additional mobilizations will cost \$2,000.00 each. Lane closures, if required, are the responsibility of the prime contractor. Unless stated otherwise, prices do not include costs for bonds, special insurance or permits.

We thank you for the opportunity to quote on this work and hope we will be favored with your order.

Very Truly Yours,

SAL MPEREK

Judith M. Peszek, Chief Estimator Marking Specialists Corporation

I.D.O.T. Certified DBE

C.D.O.T. Certified DBE & MBE

Cook County Certified MBE

METRA Certified DBE

City of Rockford MBE

An Equal Opportunity Employer

dditional Notes:



DEPARTMENT OF PROCUREMENT SERVICES

JUL 1 6 2013

CITY OF CHICAGO

Alfredo Zavala Marking Specialist Corporation. 555 Sundown Road South Elgin, IL 60177

Dear Mr. Zavala:

We are pleased to inform you that Marking Specialist Corporation, Inc. has been re-certified as a Minority Business Enterprise ("MBE") by the City of Chicago ("City"). This (MBE) certification is valid until 07/01/2018; however your firm's certification must be re-validated annually. In the past the City has provided you with an annual letter confirming your certification; such letters will no longer be issued. As a consequence, we require you to be even more diligent in filing your annual No-Change Affidavit 60 days before your annual anniversary date.

It is now your responsibility to check the City's certification directory and verify your certification status. As a condition of continued certification during the five-year period stated above, you must file an annual No-Change Affidavit. Your firm's annual No-Change Affidavit is due by 07/01/2014, 07/01/2015, 07/01/2016, 07/01/2017. Please remember, you have an affirmative duty to file your No-Change Affidavit 60 days prior to the date of expiration. Failure to file your annual No-Change Affidavit may result in the suspension or rescission of your certification.

Your firm's five year certification will expire on 07/01/2018. You have an affirmative duty to file for recertification 60 days prior to the date of the five year anniversary date. Therefore, you must file for recertification by 05/01/2018.

It is important to note that you also have an ongoing affirmative duty to notify the City of any changes in ownership or control of your firm, or any other fact affecting your firm's eligibility for certification within 10 days of such change. These changes may include but are not limited to a change of address, change of business structure, change in ownership or ownership structure, change of business operations, gross receipts and or personal net worth that exceed the program threshold. Failure to provide the City with timely notice of such changes may result in the suspension or rescission of your certification. In addition, you may be liable for civil penalties under Chapter 1-22, "False Claims", of the Municipal Code of Chicago.

Please note – you shall be deemed to have had your certification lapse and will be ineligible to participate as a **MBE** if you fail to:

121 NORTH LASALLE STREET, ROOM 806 CHICAGO, ILLINOIS 60602

Marking Specialist Corporation

Page 2 of 2

- File your annual No-Change Affidavit within the required time period;
- Provide financial or other records requested pursuant to an audit within the required time period;
- Notify the City of any changes affecting your firm's certification within 10 days of such change; or
- File your recertification within the required time period.

Please be reminded of your contractual obligation to cooperate with the City with respect to any reviews, audits or investigation of its contracts and affirmative action programs. We strongly encourage you to assist us in maintaining the integrity of our programs by reporting instances or suspicions of fraud or abuse to the City's Inspector General at chicagoinspectorgeneral.org, or 866-IG-TIPLINE (866-448-4754).

Be advised that if you or your firm is found to be involved in certification, bidding and/or contractual fraud or abuse, the City will pursue decertification and debarment. In addition to any other penalty imposed by law, any person who knowingly obtains, or knowingly assists another in obtaining, a contract with the City by falsely representing the individual or entity, or the individual or entity assisted, is guilty of a misdemeanor, punishable by incarceration in the county jail for a period not to exceed six months or a fine of not less than \$5,000 and not more than \$10,000 or both.

Your firm's name will be listed in the City's Directory of Minority and Women-Owned Business Enterprises in the specialty area(s) of:

NAICS Code – 237310 – Airport Runway Line Painting (e.g., striping) NAICS Code – 237310 – Highway Line Painting NAICS Code – 237310 – Painting Lines on Highways, Street & Bridges NAICS Code – 237310 – Painting Traffic Lanes or Parking Lots NAICS Code – 237310 – Parking Lot Marking and Line Painting NAICS Code – 237310 – Traffic Lane Painting

Your firm's participation on City contracts will be credited only toward Minority Business Enterprise goals in your area(s) specialty. While your participation on City contracts is not limited to your area of specialty, credit toward goals will be given only for work that is self-performed and providing a commercially useful function that is done in the approved specialty category.

Thank you for your interest in the City's Minority and Women-Owned Business Enterprise (MBE/WBE) Program.

Sincerely,

Vamie L. Rhee 73 Chief Procurement Officer

JLR/jea

LETTER OF INTENT (SECTION 4)

. ...

MWBE FIRM: Areatha Construction Co. Inc.	Contract #: 1555 - 14336
Address: 410 E. North Avanue	City/State/Zip: Streamwood, IL 60107
Contact Person: Raj Patel	Phone: 630-830-9853 Fax: 630-830-9856
Certification Expiration Date: April 30, 2015	Race/Gender: African American/Male
Email: areatha const co @ sbcglobal. net	· · · · · ·
Participation: M Direct [] Indirect	
Will the MWBE firm be subcontracting any of the performance of this contra	ct to another firm?
[XTNo [] Yes - Please attach explanation. Proposed	Subcontractor:
The undersigned MWBE is prepared to provide the following Commodilies/S	
PATCHING	
	i
Indicate the Dollar Amount, or Percentage, and the Terms of Payment for	
#10,000 Lump Sym	·
(If more space is needed to fully describe M/WBE Firm's proposed scope of	work and/or payment schedule, attach additional sheets)
THE UNDERSIGNED PARTIES AGREE that this Letter of Intent will become signed contract from the County of Cook. The Understanded Parties do a	ne a binding Subcontract Agreement conditioned upon the Bidder/Proposer's receipt of a lso centify that they did not affix their signatures to this document until all areas under
Description of Service/ Supply and Fee/Cost were completed.	
Bal	Ing comments
Signature (MWBE)	Signature (Prime Bldder/Proposer)
Raj Patel Print Name	VITO QUARANTA
Areatha Construction Co. Inc.	MQ CONSTRUCTION
Firm Name	Firm Name
3 24 2015	32515
Date	Date
Subscribed and sylorn before me this 24 day of March 20 15	Subscribed and sworn before the this $\frac{2i}{2}$ day of $\frac{16}{20}$.
Notary Public Amulte Werner	lotary Public
SEAL	SEAL
OFFICIAL SEAL	LAURA A, HALICKE
ANNETTE WERNER	OFFICIAL SEAL
MY COMMISSION EXPIRES:06/06/17 Page 7	My Commission Expires Decembra 28, 2016



DEPARTMENT OF PROCUREMENT SERVICES

CITY OF CHICAGO

areathaconstco@sbcglobal.net

February 6, 2015

Sam Batey Areatha Construction Co., Inc. 410 E. North Avenue Streamwood, IL 60107

Dear Sam Batey:

This letter is to inform you that the City of Chicago has extended your status as **Minority-Owned Business Enterprise (MBE) until April 30, 2015.** We are providing this extension to allow enough time to provide any additional documentation that your application may be missing and/or for our office to complete our review of all of the submitted documents.

This extension does not guarantee eligibility in the program but will act as a courtesy extension until we receive all of the required documentation and complete a review of that documentation.

Please present this letter and copy of your last certification letter as evidence of your certification to be included with bid document submittals as needed.

If you have any questions, please feel free to contact our office at (312) 744-4900.

Sincerely.

George Coleman Jr. Deputy Procurement Officer

GC/sl

121 NORTH LASALLE STREET, ROOM 806, CHICAGO, ILLINOIS 60602

LETTER OF INTENT (SECTION 4)

MWBEFIND: VICTOR SON TRUCKING	N/nc Contract #:1555 - 14336
Address: 4942 W. W. 8. St. Suite	
Contact Person: He chor Virto	Phone: (775)418-054/Fax: (77-3) 22.9-0549
Certification Expiration Date: 01/2015	Race/Gender. HISPANIC
Email: hedre Virto and son-thur	king.com
Participation: [X] Direct [] Indirect	0
Will the MWBE firm be subcontracting any of the performance of I	his contract to another firm?
X No []Yes - Please allach explanation.	Proposed Subcontractor:
The undersigned MWBE is prepared to provide the following Com $/H_{AUUNG}$	
Indicale the <u>Dollar Amount</u> , or <u>Percentage</u> , and the <u>Terms of Pa</u>	yment for the above-described Commodilies/ Services:
#250,000.00 HWILY	
	·
(If more space is needed to fully describe M/WBE Firm's proposed	scope of viork and/or payment schedule, attach additional sheets)
THE UNDERSIGNED PARTIES AGREE that this Letter of Intent t	vill become a binding Subcontract Agreement conditioned upon the Bidder/Proposer's receipt of a
signed contract from the County of Cook. The Undersigned Par Description of Service/ Supply and Fee/Cost were completed.	nies do also certily that they did not affix their signatures to this document until all areas under
HX LX	10
Signature (M/WBE)	Signature (Prime Bidder/Proposer)
Hector Virto	VITO QUARANTA Print Name
Victor & Con Trudrick Inc	MQ CONSTRUCTION
Firm Name	Firm Name
March 10,2015	3/11/15
Date	Dale
Subscribed and sworn before me this day of 20/	5 Subscribed and swom before me this 1 day of MG-20_15
Notary Public Presse Mistique	Notary Public
OFFICIAL SEAL	SEAL LAURA A. HALICKE
JOANNA N SYME	OFFICIAL SCIENINGIS
tary Public – State of Illinois Economic Disclosure Statement Commission Expires April 14, 2017	Page 7 Notory Public, sion Expires
Louise see the second	December 267 202010
Commission Expires April 14, 2011	Page 7 Notory Public, State Character State Ch

310



DEPARTMENT OF PROCUREMENT SERVICES CITY OF CHICAGO

JAN 0 8 2013 Ramel Virto Virto & Son Trucking, Inc. 5920 S. Oak Park Ave Chicago, IL 60638

Certificate Expires: July 1, 2013

Dear Ramel-Virto: ?

Congratulations on your continued eligibility for certification as a **Minority Business Enterprise (MBE)** by the City of Chicago. This certification is valid until **July 1, 2013**.

You have an affirmative duty to file for recertification 60 days prior to the date of expiration. Therefore, you must file for recertification by **May 1, 2013.**

It is important to note that you also have an ongoing affirmative duty to notify the City of Chicago of any changes in ownership or control of your firm, or any other fact affecting your firm's eligibility for certification within 10 days of such change. These changes may include but are not limited to a change of address, change of business structure, change in ownership or ownership structure, change of business operations, and/or gross receipts that exceed the program threshold.

Please note – you shall be deemed to have had your certification lapse and will be ineligible to participate as a MBE if you fail to:

- o file your No Change Affidavit within the required time period;
- provide financial or other records requested pursuant to an audit within the required time period; or
- notify the City of any changes affecting your firm's certification within 10 days of such change.
- o re-certify with the city within prescribed time frame.

Further, if you or your firm is found to be involved in certification, bidding and/or contractual fraud or abuse, the City will pursue decertification and debarment. And in addition to any other penalty imposed by law, any person who knowingly obtains, or knowingly assists another in obtaining, a contract with the city by falsely representing that the individual or entity, or the individual or entity assisted, is a minority-owned business or a woman-owned business, is guilty of a misdemeanor, punishable by incarceration in the county jail for a period not to exceed six months or a fine of not less than \$5,000.00 and not more than \$10,000, or both.

Your firm is listed in the City's Directory of Minority Business Enterprises (MBE) and Women Business Enterprises (WBE) in the specialty area(s) of:

NIGP Code Description

NIGP 96239Hauling ServicesNIGP 96286Transportation of Goods (Freight)

Your firm's participation on City contracts will be credited only toward Minority Business Enterprise (MBE) goals in your area(s) of specialty. While your participation on City contracts is not limited to your specialty, credit toward Minority Business Enterprise (MBE) goal will be given only for work done in a specialty category.

Thank you for your continued participation in the City's Minority Business Enterprises (MBE) and Women Business Enterprises (WBE) Diversity Program.

Sincerely,

Jamie L. Rhee Chief Procurement Officer

JR/bl

	310
LETTER OF INTENT	
(SECTION 4)	
$\sum i C + i C$	
MWBE FIRM: _ MSTULINA AVMOS Contract #: 1555-14336	
Address: 1950W4319 City/State/Zip: Chicayo TL 60609	
Contact Person: (14(1etth)))/ with Phone: 773-254-1017ax: 775-254-1078	
Certification Expiration Date: 8/1/9 Race/Gender: Hispanic	
Will the M/WBE firm be subcontracting any of the performance of this contract to another firm? $\mathcal{N}0$	
No [] Yes – Please attach explanation. Proposed Subcontractor:	
The undersigned M/WBE is prepared to provide the following Commodities/Services for the above named Project/ Contract:	
ALL ASPHALT ITEMS - SEE ATTACHED	
Indicate the Dollar Amount, or Percentage, and the Terms of Payment for the above-described Commodities/ Services:	
Set ATTACHED - #494 512.50	
(If more space is peopled to fully departing MANDEr Final account of the transmission	
(If more space is needed to fully describe M/WBE Firm's proposed scope of work and/or payment schedule, attach additional sheets)	
THE UNDERSIGNED PARTIES AGREE that this Letter of Intent will become a binding piccontract Agreement conditioned upon the Bidder/Proposer's signed contract from the County of Cook. The Undersigned Parties do also certifying they did not affix their signatures to this document until all a	receipt of a reas under
Description of Service/ Supply and Eee/Cost were completed.	
abur Danch 12	
Signature (W/WBE) Signature (Prime Bidder/Proposer)	
Print Name Print Name Print Name	
Sanchez Construction Services MO CONSTRUCTION	
Firm Name	
3/24/15 3/25/15	
Date Date	
Subscribed and swopp before methis 21 day of 1814 20_15 Subscribed and swon before me this 26 day of Mar 2015	1
A A A A A A A A A A A A A A A A A A A	·
Notary Public Notary Public Notary Public	
SEAL SEAL LAURA A. HALICKE	
GARRETT WOODWARD	nois
Record Television Expire	es
Economic Disclosure Statement December 20, 2016	
	السنب



March 24, 2015

Mr. Brent Taylor MQ Construction Co 4323 N Central Ave Chicago, IL

Re: Asphalt Paving @

Roberts Rd Broadview, IL

Dear Sir:

We are pleased to submit the following price quotation:

*All quantities and material specifications taken from Cook County plans and specs

Roberts Rd

11	Bit Materials (Prime Coat)	lb.	1,390	\$1.50	\$2,085.00
12	Constructing Test Strip	ea.	. 1	\$3,000.00	\$3,000.00
14	HMA Surface Course, Mix "D", N70	ton	80	\$104.00	\$8,320.00
15	Poly HMA Surface Course, Mix F, N90	ton	3,450	\$120.00	\$414,000.00
17	PCC Surface Removal, 2"	SY	250	\$9.00	\$2,250.00
18	PCC Surface Removal, Variable Depth	SY	6,300	\$6.30	\$39,690.00
31	Class D Patching, Ty II, 10" INSTALLATION ONLY	SY	20	\$163.00	\$3,260.00
32	Class D Patching, Ty III, 10" INSTALLATION ONLY	SY	10	\$163.00	\$1,630.00
33	Class D Patching, Ty IV, 10" INSTALLATION ONLY	SY	5	\$163.00	\$815.00
131	HMA Surface Removal, 2"	SY	2,250	\$8.65	\$19,462.50

***Above pricing is based upon:

- (2) MOBILIZATIONS FOR PCC GRINDING

Page 1 of 2

1950 West 43rd Street, Chicago, Illinois 60609 p773-254-1077 F773.-254-1078 www.sanchezconstructionservices.com

- (3) MOBILIZATIONS FOR MAIN-LINE ASPHALT PAVING – additional mobilizations will be charged at \$7,500.00 per mob - (1) MOBILIZATION FOR CLASS D PATCHING - CLASS D PATCHING DOES NOT INCLUDE ANY DEMO

Cut and Fill Procedure

If any areas are deemed unsuitable for new pavement after a "proof roll" at the owner's discretion, SCS will charge accordingly:

• \$160 per cubic yard of exported unsuitable material (clean fill) - which includes digging, hauling unsuitable material away and trucking in replacement of crushed stone. These amounts will be verified in the field by load tickets.

Exclusions & Conditions

- NO engineering or layout
- NO curb backfill
- NO pavement patching (utility trenches)
- NO proof rolling
- NO more than (1) crew mobilization per area is included
- NO structure adjustments are included
- NO base preparation is included
- NO bonds or permits are included
- NO traffic control
- NO guarantee against standing water will be provided in areas where less than (1%) pavement slope exists
- NO sub-grade undercutting is included
- NO project phasing (quote assumes total site accessibility), unless noted
- NO concrete removal
- ALL areas of work must be accessible to standard asphalt paving equipment ('semis', 10' wide paver, etc)
- NO off hour or weekend work
- NO tank removal
- NO tree removal
- NO Hazardous Materials removal
- NO abandoned utility removal
- NO landscaping
- NO petromat installation
- NO pavement patching

All of the above exclusions and conditions are subject to additional charges.

Respectfully,

Acceptance of this proposal and terms

Garrett Woodward Estimator Sanchez Construction Services

Signature of Authorized Agent



DEPARTMENT OF PROCUREMENT SERVICES

AUG 1 8 2014

CITY OF CHICAGO

Cesar Sanchez Sanchez Construction Services, Inc. 1950 West 43rd St. Chicago, IL 60609

Dear Cesar Sanchez:

We are pleased to inform you that Sanchez Construction Services, Inc has been recertified as a **Minority-Owned Business Enterprise ("MBE")** by the City of Chicago ("City"). This **MBE** certification is valid until 8/1/2019; however your firm's certification must be revalidated annually. In the past the City has provided you with an annual letter confirming your certification; such letters will no longer be issued. As a consequence, we require you to be even more diligent in filing your annual No-Change Affidavit 60 days before your annual anniversary date.

It is now your responsibility to check the City's certification directory and verify your certification status. As a condition of continued certification during the five year period stated above, you must file an annual No-Change Affidavit. Your firm's annual No-Change Affidavit is due by 8/1/2015, 8/1/2016, 8/1/2017, and 8/1/2018. Please remember, you have an affirmative duty to file your No-Change Affidavit 60 days prior to the date of expiration. Failure to file your annual No-Change Affidavit may result in the suspension or rescission of your certification.

Your firm's five year certification will expire on 8/1/2019. You have an affirmative duty to file for recertification 60 days prior to the date of the five year anniversary date. Therefore, you must file for recertification by 6/1/2019.

It is important to note that you also have an ongoing affirmative duty to notify the City of any changes in ownership or control of your firm, or any other fact affecting your firm's eligibility for certification within 10 days of such change. These changes may include but are not limited to a change of address, change of business structure, change in ownership or ownership structure, change of business operations, gross receipts and or personal net worth that exceed the program threshold. Failure to provide the City with timely notice of such changes may result in the suspension or rescission of your certification. In addition, you may be liable for civil penalties under Chapter 1-22, "False Claims", of the Municipal Code of Chicago.

Please note – you shall be deemed to have had your certification lapse and will be ineligible to participate as a MBE if you fail to:

- File your annual No-Change Affidavit within the required time period;
- Provide financial or other records requested pursuant to an audit within the required time period;
- Notify the City of any changes affecting your firm's certification within 10 days of such change; or

121 NORTH LASALLE STREET, ROOM 806, CHICAGO ILLINOIS 60602

Sanchez Construction Services, Inc.

• File your recertification within the required time period.

Please be reminded of your contractual obligation to cooperate with the City with respect to any reviews, audits or investigation of its contracts and affirmative action programs. We strongly encourage you to assist us in maintaining the integrity of our programs by reporting instances or suspicions of fraud or abuse to the City's Inspector General at chicagoinspectorgeneral.org, or 866-IG-TIPLINE (866-448-4754).

Be advised that if you or your firm is found to be involved in certification, bidding and/or contractual fraud or abuse, the City will pursue decertification and debarment. In addition to any other penalty imposed by law, any person who knowingly obtains, or knowingly assists another in obtaining a contract with the City by falsely representing the individual or entity, or the individual or entity assisted is guilty of a misdemeanor, punishable by incarceration in the county jail for a period not to exceed six months, or a fine of not less than \$5,000 and not more than \$10,000 or both.

Your firm's name will be listed in the City's Directory of Minority and Women-Owned Business Enterprises in the specialty area(s) of:

NAICS Code(s):

237310 - Asphalt paving (i.e., highway, road, street, public sidewalk)

- 237310 Curbs and street gutters, highway, road and street, construction
- 237310 Painting lines on highways, streets and bridges
- 237310 Painting traffic lanes or parking lots
- 237310 Parking lot marking and line painting
- 237310 Pavement, highway, road, street, bridge or airport runway, construction
- 237310 Pothole filling, highway, road, street or bridge
- 237310 Repair, highway, road, street, bridge or airport runway
- 237310 Resurfacing, highway, road, street, bridge or airport runway
- 237310 Road construction
- 237310 Surfacing, highway, road, street, bridge or airport runway
- 237310 Traffic lane painting

Your firm's participation on City contracts will be credited only toward **Minority-Owned Business** Enterprise goals in your area(s) specialty. While your participation on City contracts is not limited to your area of specialty, credit toward goals will be given only for work that is self-performed and providing a commercially useful function that is done in the approved specialty category.

Thank you for your interest in the City's Minority and Women-Owned Business Enterprise (MBE/WBE) Program.

Sincerely

Jamie L. Rhee 2 Chief Procurement Officer JLR/mm

LETTER OF INTENT (SECTION 4)

MWBE Firm: <u>City Lights, Ltd.</u>		
	Contract #: 1555-14336	-
Address: 9993 Virginia Avenue Jacqueline Hoffman or	City/State/ Zip: Chicago Ridge, IL 60415	-
Contact Person: John Candelaria	Phone: 773-626-9162 Fax: 773-626-5415	_
Certification Expiration Date:5/1/2-17	Race/Gender. Hispanic/Female	
jackie@citylightsltd.com ^{Email:} john@citylightsltd.com		-
Participation: XXDirect [] Indirect		
Will the M/WBE firm be subcontracting any of the performance of this con	ntract to another firm?	
[X] No [] Yes – Please attach explanation. Propos	sed Subcontractor:	-
The undersigned MWBE is prepared to provide the following Commoditie	es/Services for the above named Project/ Contract:	
Electrical Power Construction		
		-
		-
		-
		.
Indicate the Dollar Amount, or Percentage, and the Terms of Payment	for the above described Commedities (Consistent	
indicate the <u>point (internit</u> , or <u>resentage</u> , and the <u>remis of Payment</u>	ion the above-described Commodities/ Services:	- -
\$156,000, ª BASED CAL AGREET		•
130,000. BASED ON AGUEL	DUNIT PRICING	-
		•
(If more space is needed to fully describe M/WBE Firm's proposed scope		
	of work and/or payment schedule, attach additional sheets)	•
THE UNDERSIGNED PARTIES AGREE that this Letter of Intent will bec	come a binding Subcontract Agreement conditioned upon the Bidder/F	Proposer's receipt of a
THE UNDERSIGNED PARTIES AGREE that this Letter of Intent will bec signed contract from the County of Cook. The Undersigned Parties do Description of Service/ Supply and Fee/Cost wave completed	come a binding Subcontract Agreement conditioned upon the Bidder/F	· Proposer's receipt of a t until all areas under
signed contract from the County of Cook. The Undersigned Parties do Description of Service/ Supply and Fee/Cost were completed.	come a binding Subcontract Agreement conditioned upon the Bidder/F	Proposer's receipt of a t until all areas under
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signed contract from the County of Cook. The Undersigned Parties do Description of Service/ Supply and Fee/Cost were completed. X Signature (M/WE) Jacqueline Hoffman/President	come a binding Subcontract Agreement conditioned upon the Bidder/F b also certify that they did not affix their signatures to this documen Signature (<i>Prime Bidder/Proposer</i>) VITO QUATANTA Print Name	Proposer's receipt of a t until all areas under
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signed contract from the County of Cook. The Undersigned Parties do Description of Service/ Supply and Fee/Cost were completed. X Signature (MWK) Jacqueline Hoffman/President Print Name City Lights, Ltd.	come a binding Subcontract Agreement conditioned upon the Bidder/Polarso certify that they did not affix their signatures to this documen Signature (<i>Prime Bidder/Proposer</i>) <u>VITO</u> QUATANTA Print Name MQ CONSTRUCTION	Proposer's receipt of a t until all areas under
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signed contract from the County of Cook. The Undersigned Parties do Description of Service/ Supply and Fee/Cost were completed. X X March 10 Signature (W/WE) Jacqueline Hoffman/President Print Name City Lights, Ltd. Firm Name March 11, 2015 Date Subscribed and sworn before me this 11 tday of March 20_15 Notary Public SEAL	come a binding Subcontract Agreement conditioned upon the Bidder/P o also certify that they did not affix their signatures to this documen Signature (Prime Bidder/Proposer) VITO QUALANTA Print Name MQ CONSTRUCTION Firm Name 3/25/15 Date Subscribed and sworn before me this // I day of MGA SEAL	20_12 ALICKE
signed contract from the County of Cook. The Undersigned Parties do Description of Service/ Supply and Fee/Cost were completed. X X March 10 Signature (WWH) Jacqueline Hoffman/President Print Name City Lights, Ltd. Firm Name March 11, 2015 Date Subscribed and sworn before me this 11 tday of March 20_15 Notary Public SEAL OFFICIAL SEAL CHERYL FOLEY	come a binding Subcontract Agreement conditioned upon the Bidder/P o also certify that they did not affix their signatures to this documen Signature (Prime Bidder/Proposer) VITO QUALANTA Print Name MQ CONSTRUCTION Firm Name 32515 Date Subscribed and swom before me this // day of MGC 2 Notary Public SEAL	20_15 ALICKE SEAL one of Illinois on Expires
signed contract from the County of Cook. The Undersigned Parties do Description of Service/ Supply and Fee/Cost were completed. X X March 10 Signature (W/WE) Jacqueline Hoffman/President Print Name City Lights, Ltd. Firm Name March 11, 2015 Date Subscribed and sworn before me this 11 tday of March 20_15 Notary Public SEAL OFFICIAL SEAL	some a binding Subcontract Agreement conditioned upon the Bidder/P o also certify that they did not affix their signatures to this documen Signature (Prime Bidder/Proposer) VITO QUALANTA Print Name MQ CONSTRUCTION Firm Name 3/25/15 Date Subscribed and sworn before me this // I day of MGA Notary Public SEAL	20_15 ALICKE SEAL one of Illinois on Expires



DEPARTMENT OF PROCUREMENT SERVICES CITY OF CHICAGO

MAR 0 4 2014

Jacqueline Hoffman **City Lights, Ltd.** 9993 Virginia Avenue Chicago Ridge, IL 60415

Dear Ms. Hoffman:

We are pleased to inform you that **City Lights**, **Ltd.** has been re-certified as a **Minority Business Enterprise ("MBE")** and **Woman Business Enterprise ("WBE")** by the City of Chicago ("City"). This **MBE/WBE** certification is valid until **05/01/2017**; however your firm's certification must be re-validated annually. In the past the City has provided you with an annual letter confirming your certification; such letters will no longer be issued. As a consequence, we require you to be even more diligent in filing your **annual No-Change Affidavit 60 days** before your annual anniversary date.

It is now your responsibility to check the City's certification directory and verify your certification status. As a condition of continued certification during the five-year period stated above, you must file an annual No-Change Affidavit. Your firm's **annual No-Change Affidavit** is due by **05/01/2015 and 05/01/2016.** Please remember, you have an affirmative duty to file your **No-Change Affidavit 60 days** prior to the date of expiration. Failure to file your annual No-Change Affidavit may result in the suspension or rescission of your certification.

Your firm's five year certification will expire on **07/01/2017**. You have an affirmative duty to file for recertification **60** days prior to the date of the five year anniversary date. Therefore, you must file for recertification by **05/01/2017**.

It is important to note that you also have an ongoing affirmative duty to notify the City of any changes in ownership or control of your firm, or any other fact affecting your firm's eligibility for certification **within 10 days** of such change. These changes may include but are not limited to a change of address, change of business structure, change in ownership or ownership structure, change of business operations, gross receipts and or personal net worth that exceed the program threshold. Failure to provide the City with timely notice of such changes may result in the suspension or rescission of your certification. In addition, you may be liable for civil penalties under Chapter 1-22, "False Claims", of the Municipal Code of Chicago.

Please note – you shall be deemed to have had your certification lapse and will be ineligible to participate as a **MBE/WBE** if you fail to:

121 NORTH LASALLE STREET, ROOM 806, CHICAGO ILLINOIS 60602

- File your annual No-Change Affidavit within the required time period;
- Provide financial or other records requested pursuant to an audit within the required time period;
- Notify the City of any changes affecting your firm's certification within 10 days of such change; or
- File your recertification within the required time period.

Please be reminded of your contractual obligation to cooperate with the City with respect to any reviews, audits or investigation of its contracts and affirmative action programs. We strongly encourage you to assist us in maintaining the integrity of our programs by reporting instances or suspicions of fraud or abuse to the City's Inspector General at chicagoinspectorgeneral.org, or 866-IG-TIPLINE (866-448-4754).

Be advised that if you or your firm is found to be involved in certification, bidding and/or contractual fraud or abuse, the City will pursue decertification and debarment. In addition to any other penalty imposed by law, any person who knowingly obtains, or knowingly assists another in obtaining, a contract with the City by falsely representing the individual or entity, or the individual or entity assisted, is a minority-owned business or a woman-owned business, is guilty of a misdemeanor, punishable by incarceration in the county jail for a period not to exceed six months or a fine of not less than \$5,000 and not more than \$10,000 or both.

Your firm's name will be listed in the City's Directory of Minority and Women-Owned Business Enterprises in the specialty area(s) of:

NAICS Code(s):

237310 - Highway, Street, and Bridge Construction 238210 - Electrical Contractors

Your firm's participation on City contracts will be credited only toward **Minority Business Enterprise** and **Woman Business Enterprise** goals in your area(s) specialty. While your participation on City contracts is not limited to your area of specialty, credit toward goals will be given only for work that is self-performed and providing a commercially useful function that is done in the approved specialty category.

Thank you for your interest in the City's Minority and Women-Owned Business Enterprise (MBE/WBE) Program.

Sincerely

Jamle L. Rhee Chief Procurement

JLR/sl

PETITION FOR WAIVER OF MBE/WBE PARTICIPATION (SECTION 4)

Α.	BIDDER/PROPOSER HEREBY REQUESTS:
	FULL MBE WAIVER
	REDUCTION (PARTIAL MBE and/or WBE PARTICIPATION)
	% of Reduction for MBE Participation % of Reduction for WBE Participation
<u>shall b</u> such d	REASON FOR FULL/REDUCTION WAIVER REQUEST (Proposer shall check each item applicable to its reason for a waiver request. Additionally, supporting documentation e submitted with this request. If such supporting documentation cannot be submitted with bid/proposal/quotation, ocumentation shall be submitted directly to the Office of Contract Compliance no later than three (3) days from the submission date. (1) Lack of sufficient qualified MBEs and/or WBEs capable of providing the goods or services required by the contract. (Please explain)
	(2) The specifications and necessary requirements for performing the contract make it impossible or economically infeasible to divide the contract to enable the contractor to utilize MBEs and/or WBEs in accordance with the applicable participation. (Please explain)
	(3) Price(s) quoted by potential MBEs and/or WBEs are above competitive levels and increase cost of doing business and would make acceptance of such MBE and/or WBE bid economically impracticable, taking into consideration the percentage of total contract price represented by such MBE and/or WBE bid. (Please explain)
	(4) There are other relevant factors making it impossible or economically infeasible to utilize MBE and/or WBE firms. (Please explain)
C.	GOOD FAITH EFFORTS TO OBTAIN MBE/WBE PARTICIPATION
	(1) Made timely written solicitation to identified MBEs and WBEs for utilization of goods and/or services; and provided MBEs and WBEs with a timely opportunity to review and obtain relevant specifications, terms and conditions of the proposal to enable MBEs and WBEs to prepare an informed response to solicitation. (Please attach)
	(2) Followed up initial solicitation of MBEs and WBEs to determine if firms are interested in doing business. (Please attach)
	(3) Advertised in a timely manner in one or more daily newspapers and/or trade publication for MBEs and WBEs for supply of goods and services. (Please attach)
	(4) Used the services and assistance of the Office of Contract Compliance staff. (Please explain)
	(5) Engaged MBEs & WBEs for indirect participation. (Please explain)
D.	OTHER RELEVANT INFORMATION Attach any other documentation relative to Good Faith Efforts in complying with MBE/WBE participation.

CONTRACTOR CURRENT CERTIFICATIONS (SECTION 5)

The following certifications are made pursuant to state law and the code. The undersigned is cautioned to carefully read these certifications prior to signing the signature page. Signing the signature page shall constitute a warranty by the undersigned that all the statements, certifications and information set forth within these certifications are true, complete and correct as of the date the signature page is signed. The undersigned is notified that if the county learns that any of the following certifications were falsely made, that any contract entered into with the undersigned shall be subject to termination.

A. PERSONS AND ENTITIES SUBJECT TO DISQUALIFICATION

No person or business entity shall be awarded a contract or sub-contract, for a period of five (5) years from the date of conviction or entry of a plea or admission of guilt, civil or criminal, if that person or business entity:

- Has been convicted of an act committed, within the State of Illinois, of bribery or attempting to bribe an officer or employee of a unit of state, federal or local government or school district in the State of Illinois in that officer's or employee's official capacity;
- 2) Has been convicted by federal, state or local government of an act of bid-rigging or attempting to rig bids as defined in the Sherman Anti-Trust Act and Clayton Act. Act. 15 U.S.C. Section 1 *et seq.*;
- 3) Has been convicted of bid-rigging or attempting to rig bids under the laws of federal, state or local government;
- 4) Has been convicted of an act committed, within the State, of price-fixing or attempting to fix prices as defined by the Sherman Anti-Trust Act and the Clayton Act. 15 U.S.C. Section 1, *et seq.*;
- 5) Has been convicted of price-fixing or attempting to fix prices under the laws the State;
- 6) Has been convicted of defrauding or attempting to defraud any unit of state or local government or school district within the State of Illinois;
- 7) Has made an admission of guilt of such conduct as set forth in subsections (1) through (6) above which admission is a matter of record, whether or not such person or business entity was subject to prosecution for the offense or offenses admitted to; or
- 8) Has entered a plea of *nolo contendere* to charge of bribery, price-fixing, bid-rigging, or fraud, as set forth in sub-paragraphs (1) through (6) above.

In the case of bribery or attempting to bribe, a business entity may not be awarded a contract if an official, agent or employee of such business entity committed the Prohibited Act on behalf of the business entity and pursuant to the direction or authorization of an officer, director or other responsible official of the business entity, and such Prohibited Act occurred within three years prior to the award of the contract. In addition, a business entity shall be disqualified if an owner, partner or shareholder controlling, directly or indirectly, 20 % or more of the business entity or an officer of the business entity has performed any Prohibited Act within five years prior to the award of the Contract.

THE UNDERSIGNED HEREBY CERTIFIES THAT: The Undersigned has read the provisions of Section A, Persons and Entities Subject to Disqualification, that the Undersigned has not committed any Prohibited Act set forth in Section A, and that award of the Contract to the Undersigned would not violate the provisions of such Section or of the Code.

B. BID-RIGGING OR BID ROTATING

THE UNDERSIGNED HEREBY CERTIFIES THAT: In accordance with 720 ILCS 5/33 E-11, neither the Undersigned nor any Affiliated Entity is barred from award of this Contract as a result of a conviction for the violation of State laws prohibiting bid-rigging or bid rotating.

C. DRUG FREE WORKPLACE ACT

THE UNDERSIGNED HEREBY CERTIFIES THAT: The Undersigned will provide a drug free workplace, as required by Public Act 86-1459 (30 ILCS 580/2-11).

D. DELINQUENCY IN PAYMENT OF TAXES

THE UNDERSIGNED HEREBY CERTIFIES THAT: The Undersigned is not an owner or a party responsible for the payment of any tax or fee administered by Cook County, by a local municipality, or by the Illinois Department of Revenue, which such tax or fee is delinquent, such as bar award of a contract or subcontract pursuant to the Code, Chapter 34, Section 34-129.

E. HUMAN RIGHTS ORDINANCE

No person who is a party to a contract with Cook County ("County") shall engage in unlawful discrimination or sexual harassment against any individual in the terms or conditions of employment, credit, public accommodations, housing, or provision of County facilities, services or programs (Code Chapter 42, Section 42-30 *et seq*).

F. ILLINOIS HUMAN RIGHTS ACT

THE UNDERSIGNED HEREBY CERTIFIES THAT: It is in compliance with the the Illinois Human Rights Act (775 ILCS 5/2-105), and agrees to abide by the requirements of the Act as part of its contractual obligations.

G. MACBRIDE PRINCIPLES, CODE CHAPTER 34, SECTION 34-132

If the primary contractor currently conducts business operations in Northern Ireland, or will conduct business during the projected duration of a County contract, the primary contractor shall make all reasonable and good faith efforts to conduct any such business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390.

H. LIVING WAGE ORDINANCE PREFERENCE (COOK COUNTY CODE, CHAPTER 34, SECTION 34-127;

The Code requires that a living wage must be paid to individuals employed by a Contractor which has a County Contract and by all subcontractors of such Contractor under a County Contract, throughout the duration of such County Contract. The amount of such living wage is determined from time to time by, and is available from, the Chief Financial Officer of the County.

For purposes of this EDS Section 4, H, "Contract" means any written agreement whereby the County is committed to or does expend funds in connection with the agreement or subcontract thereof. The term "Contract" as used in this EDS, Section 4, I, specifically excludes contracts with the following:

1) Not-For Profit Organizations (defined as a corporation having tax exempt status under Section 501(C)(3) of the United State Internal Revenue Code and recognized under the Illinois State not-for - profit law);

- 2) Community Development Block Grants;
- President's Office of Employment Training;
- 4) Sheriff's Work Alternative Program; and
- 5) Department of Correction inmates.

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REQUIRED DISCLOSURES (SECTION 6)

1. DISCLOSURE OF LOBBYIST CONTACTS

List all persons or entities that have made lobbying contacts on your behalf with respect to this contract:

Name	Address	
N/A	· · · · · · · · · · · · · · · · · · ·	
		 · · · · · · · · · · · · · · · · · · ·

2. LOCAL BUSINESS PREFERENCE DISCLOSURE; CODE, CHAPTER 34, SECTION 34-151(p);

"Local Business" shall mean a person authorized to transact business in this State and having a bona fide establishment for transacting business located within Cook County at which it was actually transacting business on the date when any competitive solicitation for a public contract is first advertised or announced and further which employs the majority of its regular, full time work force within Cook County, including a foreign corporation duly authorized to transact business in this State and which has a bona fide establishment for transacting business located within Cook County at which it was actually transacting business on the date when any competitive solicitation for a public contract is first advertised or announced and further which employs the majority of its regular, full time work force within Cook County at which it was actually transacting business on the date when any competitive solicitation for a public contract is first advertised or announced and further which employs the majority of its regular, full time work force within Cook County.

a) Is Bidder a "Local Business" as defined above?

Yes: X No: If yes, list business addresses (es) within Cook County: 1327 N. Control Arc, Chirary IL b) 60634

4323 N. Contral Are, Chicago, IL 60634 665 Roppolo Lone, Elk Grove, IL 60067

c) Does Bidder employ the majority of its regular full-time workforce within Cook County?

____ No:_____ Yes:

3. THE CHILD SUPPORT ENFORCEMENT ORDINANCE (PREFERENCE (CODE, CHAPTER 34, SECTION 34-366)

Every Applicant for a County Privilege shall be in full compliance with any child support order before such Applicant is entitled to receive or renew a County Privilege. When delinquent child support exists, the County shall not issue or renew any County Privilege, and may revoke any County Privilege. All Applicants are required to review the Cook County Affidavit of Child Support Obligations attached to this EDS **and** complete the following, based upon the definitions and other information included in such Affidavit:

Applicant has no "Substantial Owner."

OR y

The Cook County Affidavit of Child Support Obligations has been completed by all "Substantial Owners" and is attached to this EDS.

4. REAL ESTATE OWNERSHIP DISCLOSURES.

The Undersigned must indicate by checking the appropriate provision below and providing all required information that either:

a)____X The following is a complete list of all real estate owned by the Undersigned in Cook County:

PERMANENT INDEX NUMBER(S	13-16-304-001-0000
	# 13-16-314-002-0000
	# 08-26-103-018. 0000
	(ATTACH SHEET IF NECESSARY TO LIST ADDITIONAL INDEX NUMBERS)

OR:

b)_____The Undersigned owns no real estate in Cook County.

5. EXCEPTIONS TO CERTIFICATIONS OR DISCLOSURES.

If the Undersigned is unable to certify to any of the Certifications or any other statements contained in this EDS and not explained elsewhere in this EDS, the Undersigned must explain below:

If the letters, "NA", the word "None" or "No Response" appears above, or if the space is left blank, it will be conclusively presumed that the Undersigned certified to all Certifications and other statements contained in this EDS.

December 26, 2013

COOK COUNTY DISCLOSURE OF OWNERSHIP INTEREST STATEMENT (SECTION 6)

The Cook County Code of Ordinances (§2-610 *et seq.*) requires that any Applicant for any County Action must disclose information concerning ownership interests in the Applicant. This Disclosure of Ownership Interest Statement must be completed with all information current as of the date this Statement is signed. Furthermore, this Statement must be kept current, by filing an amended Statement, until such time as the County Board or County Agency shall take action on the application. The information contained in this Statement will be maintained in a database and made available for public viewing.

If you are asked to list names, but there are no applicable names to list, you must state NONE. An incomplete Statement will be returned and any action regarding this contract will be delayed. A failure to fully comply with the ordinance may result in the action taken by the County Board or County Agency being voided.

"Applicant" means any Entity or person making an application to the County for any County Action.

"County Action" means any action by a County Agency, a County Department, or the County Board regarding an ordinance or ordinance amendment, a County Board approval, or other County agency approval, with respect to contracts, leases, or sale or purchase of real estate.

"Entity" or "Legal Entity" means a sole proprietorship, corporation, partnership, association, business trust, estate, two or more persons having a joint or common interest, trustee of a land trust, other commercial or legal entity or any beneficiary or beneficiaries thereof.

This Disclosure of Ownership Interest Statement must be submitted by :

1. An Applicant for County Action and

2. An individual or Legal Entity that holds stock or a beneficial interest in the Applicant <u>and</u> is listed on the Applicant's Statement (a "Holder") must file a Statement and complete #1 only under **Ownership Interest Declaration**.

Please print or type responses clearly and legibly. Add additional pages if needed, being careful to identify each portion of the form to which each additional page refers.

This Statement is being	made by the [🏌] Applic	ant or	[] Sto	ck/Beneficial Interest Holder
This Statement is an:	[🗡] Origina	al Statem	entor [] Am	ended Statement
Identifying Information:			·	
Name <u>MQ Sevrer and</u>	When Contractors, D/E	NA: <u>MQ</u>	Construction	(Empany EIN NO .: 36-2882100
Street Address: 4323				
city: Chicago	Sta	te: <u> </u>	-	Zip Code: 6034
Phone No.: 773-91	5-4749			
Form of Legal Entity:				
[] Sole Proprietor	[] Partnership	M	Corporation	[] Trustee of Land Trust
[] Business Trust	[] Estate	I , 1	Association	[] Joint Venture
[] Other (describe)	·			
		Dec. 44		
Economic Disclosure Statement		Page 14		December 26, 2013

Ownership Interest Declaration:

1. List the name(s), address, and percent ownership of each individual and each Entity having a legal or beneficial interest (including ownership) of more than five percent (5%) in the Applicant/Holder.

Name		Address	Have	Percentage Inte Applicant/Holde		
Micha	el A. Quaranta	4323 N. Central Okikayo, ZL (02634	100%	· · · · · · · · · · · · · · · · · · ·	
		· · · · · · · · · · · · · · · · · · ·				
2.	If the interest of any ir nominees, list the name	dividual or any Entity liste and address of the principa	ed in (1) above is held I on whose behalf the int	as an agent or age erest is held.	ents, or a no	ominee o
Name c	of Agent/Nominee	Name of Principal	Principal's Ac	ddress		
		· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·			
				•		
3.	Is the Applicant construct	ctively controlled by another	person or Legal Entity?	[]Yes	[/] No	
	If yes, state the name, a under which such contro	ddress and percentage of t I is being or may be exercis	peneficial interest of such sed.	n person or legal enti	ity, and the re	elationshi
Name	Addre	SS	Percentage of Beneficial Interest	Relationship		
Dealar	ation (check the applica	bla hav):	· · · · · · · · · · · · · · · · · · ·		· · · ·	

I state under oath that the Applicant has withheld no disclosure as to ownership interest in the Applicant nor reserved any information, data or plan as to the intended use or purpose for which the Applicant seeks County Board or other County Agency action.

[1] I state under oath that the Holder has withheld no disclosure as to ownership interest nor reserved any information required to be disclosed.

Michael D. Quaranta Name of Authorized Applicant/Holder Representative (please print or type) Signature net E-mail address Subscribed to and sworn before me this 13 day of March, 2015 б Notary Public Signature

Secretary V.P Owner

<u>3-10-15</u> Date

773-545-4749 Phone Number

My commission expires:

4-14-17 Notary Seal OFFICIAL SEAL JOANNA N SYME Notary Public - State of Illinois My Commission Expires April 14, 2017

Economic Disclosure Statement

December 26, 2013



COOK COUNTY BOARD OF ETHICS

69 W. WASHINGTON STREET, SUITE 3040 CHICAGO, ILLINOIS 60602 312/603-4304 312/603-9988 FAX 312/603-1011 TT/TDD (SECTION 7)

FAMILIAL RELATIONSHIP DISCLOSURE PROVISION:

Section 2-582 of the Cook County Ethics Ordinance requires any person or persons doing business with Cook County, upon execution of a contract with Cook County, to disclose to the Cook County Board of Ethics the existence of familial relationships they may have with all persons holding elective office in the State of Illinois, the County of Cook, or in any municipality within the County of Cook.

The required disclosure shall be filed by January 1 of each calendar year and again with each bid/proposal/quotation to do business with Cook County. Any person filing a late disclosure statement after January 31 shall be assessed a late filing fee of \$100.00 per day that the disclosure is late. Any person found guilty of violating any provision of this section or knowingly filing a false, misleading, or incomplete disclosure to the Cook County Board of Ethics shall be prohibited, for a period of three (3) years, from engaging, directly or indirectly, in any business with Cook County. *Note*: Please see Chapter 2 Administration, Article VII Ethics, Section 2-582 of the Cook County Code to view the full provisions of this section.

If you have questions concerning this disclosure requirement, please call the Cook County Board of Ethics at (312) 603-4304. Note: A current list of contractors doing business with Cook County is available via the Cook County Board of Ethics' website at: http://www.cookcountygov.com/taxonomy/ethics/Listings/cc_ethics_VendorList_.pdf

DEFINITIONS:

"Calendar year" means January 1 to December 31 of each year.

"Doing business" for this Ordinance provision means any one or any combination of leases, contracts, or purchases to or with Cook County or any Cook County agency in excess of \$25,000 in any calendar year.

"Familial relationship" means a person who is related to an official or employee as spouse or any of the following, whether by blood, marriage or adoption:

- Parent
- Child
- Brother
- Sister
- Aunt
- Uncle
- Niece
- Nephew

- Grandparent
- Grandchild
- Father-in-law
- Mother-in-law
- Son-in-law
- Daughter-in-law
- Brother-in-law
- Sister-in-law

- Stepfather
- Stepmother
- Stepson
- Stepdaughter
- Stepbrother
- Stepsister
- Half-brother
- Half-sister

"Person" means any individual, entity, corporation, partnership, firm, association, union, trust, estate, as well as any parent or subsidiary of any of the foregoing, and whether or not operated for profit.

SWORN FAMILIAL RELATIONSHIP DISCLOSURE FORM

Pursuant to Section 2-582 of the Cook County Ethics Ordinance, any *person* doing business** with Cook County must disclose, to the Cook County Board of Ethics, the existence of *familial relationships** to any person holding elective office in the State of Illinois, Cook County, or in any municipality within Cook County. Please print your responses.

Name of Owner/Employee: Michael A. Ollorante Title: Secretary / V.P./Owner
Name of Owner/Employee: Michael A. Ourranth Title: Secreting / V.P./Wher Ma Server and Water Contractors, Inc. Business Entity Name: Aba NQ Construction Company Phone: 273-545-4749
Business Entity Address: 4323 N. Central An. Chicago, In 60634

The following familial relationship exists between the owner or any employee of the business entity contracted to do business with Cook County *and* any person holding elective office in the State of Illinois, Cook County, or in any municipality within Cook County.

Owner/Employee Nar	ne:	Related	d to:]	Relationship:
1.					
2			·		
3					
4					
5					

If more space is needed, attach an additional sheet following the above format.

There is *no* familial relationship that exists between the owner or any employee of the business entity contracted to do business with Cook County and any person holding elective office in the State of Illinois, Cook County, or in any municipality within Cook County.

To the best of my knowledge and belief, the information provided above is true and complete.

	MASS	March 10,2015
	Owner/Employee's Signature	Date
	Subscribe and sworn before me this 10^{th}	Day of March , 20 K
	a Notary Public in and for Constr County	
</th <td>(Signature)</td> <td></td>	(Signature)	
L		11
	NOTARY PUBLIC	My Commission expires <u>4-14-17</u>
	SEAL	
	Completed forms must be filed with the bid.	
	A DEAL	
	OFFICIAL SEAL	
	JOANNA N SYME JOANNA N SYME Notary Public – State of Illinois Notary Public – State of Illinois	
	Notary Public – State of him My Commission Expires April 14, 2017	
	My commence	
	- -	

SUBCONTRACTOR'S CERTIFICATION CONCERNING LABOR STANDARDS AND PREVAILING WAGE REQUIREMENTS (Section 8)

To Contractor:

	Date: <u>March 11, 2015</u> Project Number: <u>Contract 1555-14336</u> Section: 14-W3219-01-DR Project Name <u>Roberts Road 86th St. to</u> 79th St.
1.	The undersigned, if awarded a contract with MQ CONSTRUCTION (Contractor)
	for Electrical Power Construction
	Nature of Work)
	in the amount of $156,000$ in the construction of the above-identified project,
	certifies that:
	(a) The Labor Standards provisions of the Contract for Construction are included in the aforesaid contract.
	(b) Neither he nor any firm, corporation, partnership or association in which he has a substantial interest is designated as an ineligible contractor by the Comptroller General of the United States pursuant to Section 5.6(b) of the Regulations of the Secretary of Labor, Part 5 (29CFR Part 5) or pursuant to the Section 3(a) of the Davis-Bacon Act, as amended [40 U.S.C. 276a-2(a)]
	(c) No part of the aforementioned Contract has been or will be subcontracted to any Subcontractor if such Subcontractor or any firm, corporation, partnership or association in which such Subcontractor has a substantial interest is designated as an ineligible Contractor pursuant to any of the aforementioned regulatory or statutory provisions.
2.	He agrees to obtain and forward to the aforementioned recipient within ten days after the execution of any subcontract, including those executed by his Subcontractor any lower tier subcontractor, a Subcontractor's Certification Concerning Labor Standards and Prevailing Wages Requirements executed by the Subcontractors.
3.	The workmen will report for duty on
4.	(Date)
	(a) The legal name and the business address of the undersigned are:
	(b) The undersigned is (check one): Sole Proprietorship
	Partnership X Corporation
	Other Organization (Describe)
	(c) The name and address of the owner, partners or officers of the undersigned are:
	NAME TITLE ADDRESS Jacqueline Hoffman President 9993 Virginia Ave., Chicago Ridge, IL 60415
	John Candelaria Secretary 9993 Virginia Ave., Chicago Ridge, IL 60415
	Jacqueline Hoffman Treasurer 9993 Virginia Ave., Chicago Ridge, IL 60415
DATE_	March 11, 2015

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Jacqueline Hoffman/President

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LABOR STANDARDS AND PREVAILING WAGE REQUIREMENTS 1555-14336 (Section 8) Contract Roberts Rd - 86th St to 79th St To Contractor: Date: Project Number: 14-0 Project Name Ī MQ CONSTRUCTION 1. The undersigned, if awarded a contract with (Contractor) avene in the amount of \$23,363,50 in the construction of the above-identified project, certifies that: (a) The Labor Standards provisions of the Contract for Construction are included in the aforesaid contract. (b) Neither he nor any firm, corporation, partnership or association in which he has a substantial interest is designated as an ineligible contractor by the Comptroller General of the United States pursuant to Section 5.6(b) of the Regulations of the Secretary of Labor, Part 5 (29CFR Part 5) or pursuant to the Section 3(a) of the Davis-Bacon Act, as amended [40 U.S.C. 276a-2(a)] (c) No part of the aforementioned Contract has been or will be subcontracted to any Subcontractor if such Subcontractor or any firm, corporation, partnership or association in which such Subcontractor has a substantial interest is designated as an ineligible Contractor pursuant to any of the aforementioned regulatory or statutory provisions. He agrees to obtain and forward to the aforementioned recipient within ten days after the execution of any subcontract, including 2. those executed by his Subcontractor any lower tier subcontractor, a Subcontractor's Certification Concerning Labor Standards and Prevailing Wages Requirements executed by the Subcontractors. The workmen will report for duty on _ 3. TBD (Date) 4. He certifies that: The legal name and the business address of the undersigned are: (a) Narkhy Specialists Conservation 24 Crystal St, SteC Count, IC 60013 (b) The undersigned is (check one): Sole Proprietorship Partnership Corporation Other Organization (Describe) The name and address of the owner, partners (c) or officers of the undersigned are: 7, Elgh IC60123 30C Arl. 145, IC 60005 しる 5000 arry SUBCONTRACTOR

X MOUTH M POUGH SIGNATURE

SUBCONTRACTOR'S CERTIFICATION CONCERNING LABOR STANDARDS AND PREVAILING WAGE REQUIREMENTS

÷

Io Contractor: Date:	
Project Number: <u>H</u> - <u>W32(19-0)-01</u> Project Name: <u>Howers.Ho.</u> 1. The undersigned, if awarded a contract with: <u>MA</u> <u>Construction</u> for <u>A Sobut</u> Nature of Work) <u>Internation</u> (a) The Labor Standards provisions of the Contract for Construction are included in the aforesaid contract. (b) Neither he nor any firm, corporation, partnership or association in which he has a substantial interest is designated ineligible contractor by the Comprotient General of the United States pursuant to Section 5.6(b) of the Regulations Secretary of Labor, Part 5 (29CFR Part 5) or pursuant to the Section 3(a) of the Davis-Bacon Act, as amended [40 276a-2(a)] (c) No part of the aforementioned Contract has been or will be subcontracted to any Subcontractor if such Subcontractor firm, corporation, partnership or association in which such Subcontractor as a substantial interest is designated ineligible Contractor pursuant to any of the aforementioned regulatory or statutory provisions. 2. He agrees to obtain and forward to the aforementioned regulatory or statutory provisions. 3. The worktmen will report for duty on	
Image: Instant State Image: Imag	
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 He certifies that: (Date) (a) The legal name and the business address of the undersigned are: Sanchez (anstruction) (b) The undersigned is (check one): Sole Proprietorship Partnership Corporation 	cluding rds and
 4. He certifies that: (a) The legal name and the business address of the undersigned are: Sanchez (anstruction) (b) The undersigned is (check one): Sole Proprietorship Partnership Corporation 	
 (a) The legal name and the business address of the undersigned are: Sanchez (instruction) (b) The undersigned is (check one): 1950 w 43rd Sole Proprietorship Partnership Chica y 0, Jl Sole Propriation (Describe) 	
(b) The undersigned is (check one): Sole Proprietorship Partnership Corporation Other Organization (Describe)	tion Survices
	54.
(c) The name and address of the owner, partners or officers of the undersigned are:	
Lesal Sancher President	
DATE 3/24/5 X_asur Sunch SIGNATURE	

SUBCONTRACTOR'S CERTIFICATION CONCERNING LABOR STANDARDS AND PREVAILING WAGE REQUIREMENTS (Section 8)

323

(Section 8) **To Contractor:** Date: Project Number: Project Name MQ CONSTRUCTION The undersigned, if awarded a contract with 1, (Contractor) CONCAUTE Nature of Work) for É 10.000 in the amount of \$ in the construction of the above-identified project, certifies that: (a) The Labor Standards provisions of the Contract for Construction are included in the aforesaid contract. (b) Neither he nor any firm, corporation, partnership or association in which he has a substantial interest is designated as an ineligible contractor by the Comptroller General of the United States pursuant to Section 5.6(b) of the Regulations of the Secretary of Labor, Part 5 (29CFR Part 5) or pursuant to the Section 3(a) of the Davis-Bacon Act, as amended [40 U.S.C. 276a-2(a)] (c) No part of the aforementioned Contract has been or will be subcontracted to any Subcontractor if such Subcontractor or any firm, corporation, partnership or association in which such Subcontractor has a substantial interest is designated as an ineligible Contractor pursuant to any of the aforementioned regulatory or statutory provisions. 2. He agrees to obtain and forward to the aforementioned recipient within ten days after the execution of any subcontract, including those executed by his Subcontractor any lower tier subcontractor, a Subcontractor's Certification Concerning Labor Standards and Prevailing Wages Requirements executed by the Subcontractors. The workmen will report for duty on TBD 3. (Date) He certifies that; 4. (a) The legal name and the business address of the undersigned are: (b) The undersigned is (check one): Sole Proprietorship Partnership Corporation Other Organization (Describe) The name and address of the owner, partners (C) or officers of the undersigned are: NAME ADDRESS TITLE 410 E. North Ave., Streamwood, JL 60107 President Sam Bater Raj Patel V.P/Sec -11 -Duaine Balay Dawell Batey ŧ, SUBCONTRACTOR DATE 3 24 2015

			32
		SUBCONTRACTOR'S CERTIFICATION CONCERNING	
		LABOR STANDARDS AND PREVAILING WAGE REQUIREMENTS	
	•	(Section 8)	
To C	Contractor:	:	
		Date: 3/11/15	
		Project Number: <u>14-W3219-01-DR</u>	
	•	Project Name, ROBERTS, ROYD	
1.	The undersigne	ed, if awarded a contract with MQ CONSTRUCTION.	
		(Contractor)	
	····	for HAULING	
		Nature of Work)	
		in the second is The and the	
	certifies that:	in the amount of \$ 250,000	project,
	(a) The Labor	Standards provisions of the Contract for Construction are included in the aforesaid contract.	
	manglete et	nor any firm, corporation, partnership or association in which he has a substantial interest is designate ontractor by the Comptroller General of the United States pursuant to Section 5.6(b) of the Regulation of Labor. Bart 5 (2005) Bort 5) as asymptotic to the Compton of the	a a 6 11
		of Labor, Part 5 (29CFR Part 5) or pursuant to the Section 3(a) of the Davis-Bacon Act, as amended [4	s or me
	276a-2(a)]		
	(c) No part of t	he aforementioned Contract has been exhibit to automate to the sector of	
	mind an bou	the aforementioned Contract has been or will be subcontracted to any Subcontractor if such Subcontractor ation, partnership or association in which such Subcontractor has a substantial interest is designate	F OF any
	ineligible Co	ontractor pursuant to any of the aforementioned regulatory or statutory provisions.	1 92 90
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••		tain and forward to the aforementioned recipient within ten days after the execution of any subcontract, in any his Subcontractor any lower tier subcontractor, a Subcontractor's Certification Concerning Labor Standars Requirements or any low the Subcontractor, a Subcontractor's Certification Concerning Labor Standars	ncluding
	Prevailing Wages	s Requirements executed by the Subcontractors.	nos ano
		I report for duly on TBD	
•	The normalien ma	(Date)	
	He certifies that:	(Date)	
	(a)	The legal name and the business address of the undersigned are:	
	(b)	The undersigned is (check one): VINTO & SON TWORING	
	(-)	Sole Proprietorship	
		Partnership 5920 S, OAK PACK A	IE.
		× Corporation	e
		Other Organization (Describe) CHICAGO FL 60638	
	(c)	The name and address of the owner, partners	
	or office	ers of the undersigned are:	
		NAME TITLE ADDRESS	
	•	NAME TITLE ADDRESS	
		Herron Vipso	
	alle	SUBCONTRACTOR	
TE	5/11/15		
		x HT UT	
		SIGNATURE	
		20	

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SUBCONTRACTOR'S CERTIFICATION CONCERNING LABOR STANDARDS AND PREVAILING WAGE REQUIREMENTS (Section 8)

<u>.</u>.

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				Date:			
				Project Number: Project Name,		· · · ·	
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Th	ie undersigne	d, if awarded a co	ntract with				
				(C	ontractor)		
				for			
				Na	ature of Work)		
			in the om	ount of ¢	in the cons	truction of the above-ide	antified project
ce	rtifies that:	<u></u>		ount of a			snuneu project
(a)) The Labor	Standards provisi	ons of the Contr	act for Construction ar	e included in the afo	presaid contract.	
(c)	276a-2(a)]				 	vis-Bacon Act, as amen	
(0)	firm, corpo	ration, partnership	o or associatio		contractor has a su	contractor if such Subco ubstantial interest is de isions.	
tho Pro	ose executed evailing Wag	by his Subcontrates Requirements	ctor any lower tie executed by the	er subcontractor, a Su Subcontractors.		execution of any subcor cation Concerning Labor	
Th	e workmen w	rill report for duty of	<u></u> חכ	(Date)		• •	
He	e certifies that	•					
	(a)	The legal nam	ne and the busin	less address of the un	dersigned are:		
	(b)	The undersig	ned is (check on	e).		•	
	(0)		e Proprietorship				
		Par	tnership				
			poration	(Decerite)			
		Uin	er Organization	(Describe)			
	(c)	The name a	nd address of	the owner, partners			
	or off	icers of the unde	ersigned are:				
		NAME	TITLE	ADDRESS	-		
					· · · · · · · · · · · · · · · · · · ·		
		·					
				S	UBCONTRACTOR		
				v			
					x	XSIGNATURE	X

SIGNATURE BY A CORPORATION (SECTION 9)

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The Undersigned hereby certifies and warrants: that all of the statements, certifications, and representations set forth in this EDS are true, complete and correct; that the Undersigned is in full compliance and will continue to be in compliance throughout the term of the Contract or County Privilege issued to the Undersigned with all the policies and requirements set forth in this EDS; and that all of the facts and information provided by the Undersigned in this EDS are true, complete and correct. The Undersigned agrees to inform the Cook County Chief Procurement Officer in writing if any of such statements, certifications, representations, facts or information becomes or is found to be untrue, incomplete or incorrect during the term of the Contract or County Privilege.

BUSINESS NAME: MQ Server and Water Contractors, Inc. Aba MQ Construction Company
BUSINESS ADDRESS: 4323 N. Central Ave.
Chicago, IL 60634
BUSINESS TELEPHONE: 773-545-6528
CONTACT PERSON: Brent Taylor
FEIN: 36-2882100 *IL CORPORATE FILE NUMBER:
LIST THE FOLLOWING CORPORATE OFFICERS:
PRESIDENT: VITO QUUVANTA VICE PRESIDENT: Michael A. QUUVANTA
SECRETARY: Michael A. QUURANTA TREASURER: Vito Quaranta
**SIGNATURE OF PRESIDENT:
ATTEST:(CORPORATE SECRETARY)
C X
Subscribed and sworn to before me this
10th day of March, 2015. OFFICIAL SEAL
x June My commission expires JOANNA N SYME Notary Public – State of Illinois My commission Expires April 14, 2017
Notary Public Signature Notary Seal

- If the corporation is not registered in the State of Illinois, a copy of the Certificate of Good Standing from the state of incorporation must be submitted with this Signature Page.
- ** In the event that this Signature Page is signed by any persons than the President and Secretary, attach either a certified copy of the corporate by-laws, resolution or other authorization by the corporation, authorizing such persons to sign the Signature Page on behalf of the corporation.

COOK COUNTY SIGNATURE PAGE (SECTION 9)

ON BEHALF OF THE COUNTY OF COOK, A BODY POLITIC AND COR CONTRACT IS HEREBY EXECUTED BY:	PORATE OF THE STATE OF ILLINOIS, THIS
CHIEF PROCUREMENT OFFICER	
DATED AT CHICAGO, ILLINOIS THIS 29 DAY OF MAY	,20_15
IN THE CASE OF A BID, THE COUNTY HEREBY ACCEPTS:	
THE FOREGOING BID AS IDENTIFIED IN THE CONTRACT DOCUMEN	NTS FOR CONTRACT NUMBER
1555-14336	
OR	
14-W3219-01-DR	
TOTAL AMOUNT OF CONTRACT: \$	
(DOLLARS AND	CENTS)
FUND CHARGEABLE:	
APPROVED AS TO FORM:	APPROVED BV BOARD OF COOK COUNTY COMMISSIONERS
fan O Midlar	MAY 2 0 2015
ASSISTANT STATE'S ATTORNEY	
· · · · · · · · · · · · · · · · · · ·	

SURETY'S STATEMENT of QUALIFICATION FOR BONDING (Section 10)

This document must be accurately executed (by the Surety Company) and yielded as part of this Bid.

IF THIS DOCUMENT IS NOT ACCURATELY EXECUTED AND SUBMITTED WITH THE BID PACKAGE, THIS CONSTITUTES CAUSE FOR DISQUALIFICATION OF THE VENDOR FROM BIDDING ON THIS CONTRACT.

The undersigned confirms that: <u>Employers Mutual Casualty Company</u> (SURETY COMPANY)

would execute a Performance/Payment Bond in favor of the County of Cook for the full amount

of the bid/contract: 1555-14336

(NUMBER) to: <u>MQ Sewer & Water Contractors, Inc. d/b/a MQ Construction</u> (BIDDER)

The penalty of this bond is to be \$ 100% of Amount Bid (TOTAL DOLLAR AMOUNT OF CONTRACT)

SURET'Y

Employers Mutual Casualty Company (SURETY COMPANY'S AUTHORIZED SIGNATURE)

CORPORATE

FACT) Kelly A. Gardner

002161	21415	
AMB #	NAIC	

SEAL

(CC) F Surety Statement of Qualification for Bonding



Seals

SEAL

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SEAL

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P.O. Box 712 • Des Moines, Iowa 50306-0712

CERTIFICATE OF AUTHORITY INDIVIDUAL ATTORNEY-IN-FACT

KNOW ALL MEN BY THESE PRESENTS. that:

- 1. Employers Mutual Casualty Company, an iowa Corporation
- 2. EMCASCO insurance Company, an Iowa Corporation
- 3. Union Insurance Company of Providence, an Iowa Corporation
- 4. Illinois EMCASCO Insurance Company, an iowa Corporation

- 5. Dakota Fire Insurance Company, a North Dakota Corporation
- 6. EMC Property & Casualty Company, an Iowa Corporation
- 7. Hamilton Mutual Insurance Company, an Iowa Corporation

hereinafter referred to severally as "Company" and collectively as "Companies", each does, by these presents, make, constitute and appoint:

Kelly A. Gardner

its true and lawful attorney-in-fact, with full power and authority conferred to sign, seal, and execute the following Surety Bond:

Surety Bond Number: Bid Bond

Principal Obligee

1 & c

1953

Innest

SEAL

WOINES.

KATHY LYNN LOVERIDGE sion Number 780769

tion Expire October 10, 2016

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SEAL

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: MQ Sewer & Water Contractors, Inc. d/b/a MQ Construction Company : County of Cook

and to bind each Company thereby as fully and to the same extent as if such instruments were signed by the duly authorized officers of each such Company, and all of the acts of said attorney pursuant to the authority hereby given are hereby ratified and confirmed.

AUTHORITY FOR POWER OF ATTORNEY

This Power-of-Attomey is made and executed pursuant to and by the authority of the following resolution of the Boards of Directors of each of the Companies at the first regularly scheduled meeting of each company duly called and held in 1999:

RESOLVED: The President and Chief Executive Officer, any Vice President, the Treasurer and the Secretary of Employers Mutual Casualty Company shall have power and authority to (1) appoint attomeys-in-fact and authorize them to execute on behalf of each Company and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof; and (2) to remove any such attorney-in-fact at any time and revoke the power and authority given to him or her. Attomeys-in-fact shall have power and authority, subject to the terms and limitations of the power-of-attorney issued to them, to execute and deliver on behalf of the Company, and to attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, and any such instrument executed by any such attorney-in-fact shall be fully and in all respects binding upon the Company. Certification as to the validity of any power-of-attorney authorized herein made by an officer of Employers Mutual Casualty Company shall be fully and in all respects binding upon this Company. The facsimile or mechanically reproduced signature of such officer, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power-of-attorney of the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed.

IN WITNESS THEREOF, the Companies have caused these presents to be signed for each by their officers as shown, and the Corporate seals to be hereto affixed this 13th day of January, 2014.

Michael Freel

Bruce G. Kelley, Chairman of Companies 2, 3, 4, 5 & 6; President of Company 1; Vice Chairman and CEO of Company 7

Assistant Vice President/ Assistant Secretary

March

On this 13th day of January, 2014 before me a Notary Public in and for the State of Iowa, personally appeared Bruce G. Kelley and Michael Freel, who, being by me duly sworn, did say that they are, and are known to me to be the Chairman, President, Vice Chairman and CEO, and/or Assistant Vice President/Assistant Secretary, respectively, of each of the Companies above; that the seals affixed to this instrument are the seals of said corporations; that said instrument was signed and sealed on behalf of each of the Companies by authority of their respective Boards of Directors; and that the said Bruce G. Kelley and Michael Freel, as such officers, acknowledged the execution of said instrument to be their voluntary act and deed, and the voluntary act and deed of each of the Companies.

My Commission Expires October 10, 2016.

Notary Public in and for the State of Iova

CERTIFICATE

I, James D. Clough, Vice President of the Companies, do hereby certify that the foregoing resolution of the Boards of Directors by each of the Companies, and this Power of Attomey issued pursuant thereto on 13th day of January, 2014, are true and correct and are still in full force and effect.

In Testimony Whereof I have subscribed my name and affixed the facsimile seal of each Company this _11th_ day of

2015

Vice President

For verification of the authenticity of the Power of Attorney you may call (515) 345-2689.

On <u>March 11, 2015</u>, before me, Melissa Schmidt, a Notary Public in and for said County and State, residing therein, duly commissioned and sworn, personally appeared Kelly A. Gardner known to me to be Attorney-in-Fact of

<u>Employers Mutual Casualty Company</u> the corporation described in and that executed the within and foregoing instrument, and known to me to be the person who executed the said instrument in behalf of the said corporation, and he duly acknowledged to me that such corporation executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year stated in this certificate above.

My Commission Expires May 14, 2016

Melissa Schmidt, Notary Public

Commission No. 697161





COOK COUNTY DEPARTMENT OF TRANSPORTATION AND HIGHWAYS TRUST AGREEMENT

THIS TRUST AGREEMENT is made and entered into by and between the County of Cook, by and through the Department of Transportation and Highways, whose address is 69 West Washington, Suite 2300, Chicago, Illinois, 60602, hereinafter called the COUNTY, and MQ CONSTRUCTION

whose address is <u>4323</u> <u>N. CENTIML AVE, CHICAGO IL</u>, <u>60634</u>, IL hereinafter called the CONTRACTOR, and <u>REPUBLIC BANK</u> a FINANCIAL INSTITUTION or trust company located in Cook County, whose deposits are insured by an agency or instrumentality of the federal government and whose address is <u>4433 W Touhy Ave</u>, <u>Lincolnwood</u>, <u>IL 60712</u> IL, phone number (<u>847</u>)675-2800 hereinafter called the FINANCIAL INSTITUTION. Contact person being <u>Alex Ward</u>

WITNESSETH:

WHEREAS the COUNTY has awarded to the CONTRACTOR Cook County Contract Number 1555-14336, ROBERTS ROAD – 86^{th} Street to 79^{th} Street, Section Number 14-W3219-01-DR, Route W32, in the township of Lyons providing for the construction of a COUNTY highway improvement for a total price of 3, 879, 245.

WHEREAS under Section 5-409 of the Illinois Highway Code, as amended, the COUNTY is authorized to make progress payments as the CONTRACTOR performs the work under the contract and may retain a percentage of progress payments; and

WHEREAS the COUNTY may, at the request of CONTRACTOR, deposit the retainage under a Trust Agreement with a FINANCIAL INSTITUTION of the CONTRACTOR'S choice which is located in Cook County and has been approved for the deposit of such funds by the Superintendent of the Cook County Department of Transportation and Highways pursuant to Cook County Code Section 34-36; and

WHEREAS by execution of this Agreement, the CONTRACTOR and said FINANCIAL INSTITUTION request that the retainage be deposited with said FINANCIAL INSTITUTION as provided by law.

NOW THEREFORE, the parties do hereby agree that:

1. This Agreement shall not change any of the rights, duties, privileges or responsibilities of the parties to the above-referenced construction contract, except as may be provided herein.

2. Notwithstanding the provisions of this Agreement, the COUNTY may withhold progress payments or any portion thereof on account of lien claims, liquidated damages, or as may otherwise be provided by the above contract or by law.

3. All progress payments, including final payment under the above contract, shall be made by COUNTY warrants payable to the CONTRACTOR and FINANCIAL INSTITUTION, as trustee, jointly, and such payments shall be sent to the FINANCIAL INSTITUTION at the above address.

4. The progress payments shall specify on a copy of the COUNTY'S invoice to be mailed with the warrant the amount thereof to be paid to the CONTRACTOR and the amount to be held by the FINANCIAL INSTITUTION as retainage under this Agreement.

(CCDOTH) G1 Trust Agreement

January 15, 2013

5. The money so held by the FINANCIAL INSTITUTION shall be described as "retainage" and shall be held in trust according to the terms of this Agreement. Interest earned on the retainage may be paid to the CONTRACTOR as it accrues or as the FINANCIAL INSTITUTION'S policy permits.

6. The principal balance of the retainage, or any part thereof, shall not be paid over to the CONTRACTOR except upon written directive to the FINANCIAL INSTITUTION by the COUNTY.

7. The FINANCIAL INSTITUTION may invest or reinvest said retainage in:

a. Certificates of Deposit issued by a financial institution whose principal office is located in Cook County, including this FINANCIAL INSTITUTION;

b. United States Government Bonds;

c. United States Treasury Notes;

d. United States Treasury Bills;

e. Time Deposit on Open Account.

Provided, however, that the investment of said retainage shall not relieve the FINANCIAL INSTITUTION from the return or repayment of such funds within ninety (90) days as provided in this Agreement.

8. Retainage is the property of the COUNTY until notice of final payment, and the principal amount, or any part thereof, shall not be pledged or used as security for any purpose.

9. The COUNTY shall be the sole judge of return or repayment of the funds to the Cook County Treasurer. Upon written demand made by the COUNTY to the FINANCIAL INSTITUTION for the return or repayment of the retainage, the FINANCIAL INSTITUTION shall make such return or repayment regardless of whether the COUNTY shall state any reason therefor and without imposition of any other requirements or conditions.

10. The repayment or return of retainage to the COUNTY shall be by check from the FINANCIAL INSTITUTION payable to the Treasurer of Cook County and shall be mailed to the COUNTY within ninety (90) days after the COUNTY'S demand.

11. The CONTRACTOR does not waive or release any rights he has against the COUNTY for breach of contract, including this Agreement, by reason of the repayment by the FINANCIAL INSTITUTION to the COUNTY on account of demand made by the COUNTY.

12. In the event demand for the retainage is made under this Agreement by the COUNTY, the COUNTY may specify, in its sole judgment, the amount to be repaid or returned as all or part of the principal balance of the retainage. This Agreement shall continue as to any retainage not returned to the COUNTY and any future payments by the COUNTY to the CONTRACTOR.

13. Upon return or repayment of the full principal balance of the retainage to the COUNTY, this Agreement shall terminate and have no further force or effect.

14. The COUNTY shall request confirmation of account balances as of June 30 of each year, and the FINANCIAL INSTITUTION shall comply with this request. The FINANCIAL INSTITUTION'S failure to comply with this provision shall be reason to demand return of the retainage pursuant to this Agreement.

15. The COUNTY shall provide notice of final payment to the FINANCIAL INSTITUTION and the CONTRACTOR. When said final payment is made, this Agreement shall be terminated and the retainage or interest thereon shall be paid to the CONTRACTOR by the FINANCIAL INSTITUTION. The COUNTY and the CONTRACTOR agree that the date of mailing such notice of final payment to the FINANCIAL INSTITUTION shall constitute the date of final payment to the CONTRACTOR under the contract. Any provisions of the contract regarding final payment shall be deemed to have been complied with regardless of any delay in the CONTRACTOR'S receiving said final payment or any retainage and interest thereon from the FINANCIAL INSTITUTION.

16. The FINANCIAL INSTITUTION shall look only to the CONTRACTOR to pay any costs or fees for either its services or expenses hereunder and no deduction shall be made therefor for any retainage or interest thereon except such deduction that may be made after final payment has been made.

17. Failure of the FINANCIAL INSTITUTION to comply with any of the terms of this Agreement shall be cause for the COUNTY to refuse approval of the FINANCIAL INSTITUTION as a party to any future Trust Agreements.

(CCDOTH) G1 Trust Agreement

January 15, 2013

IN WITNESS WHEREOF the parties to this Trust Agreement have hereunder signed and executed this Trust Agreement this ______ day of ______, 20__. (To be dated by the COUNTY.)

CONTRACTOR

MQ CONSTRUCTION Company Name By: Printed Name: VITO QUARANTA

Title: PRESIDENT

Printed Name: MICHNEY	QUARANTA
Title: VICE PRESIDENT	

CONTRACTOR (IF JOINT VENTURE)

Company Name

Ву:
Printed Name:
Title:

ATTEST:	
Printed Name:	
Title:	

FINANCIAL INSTITUTION

Republic Bank

Sani/cheulio Bv:

Printed Name: <u>Sergey Danilchenko</u> Title: <u>Personal</u> Banker

ATTEST: Printed Name: Cody Hall Title: Personal Banker

CONTRACTOR (IF JOINT VENTURE)

Company Name

Ву:
Printed Name:
Title:

ATTEST:
Printed Name:
litie:

CONTRACTOR (IF JOINT VENTURE)

Company Name

By: ______ Printed Name: ______ Title: _____

ATTEST: ______
Printed Name: ______
Title: ______

COOK COUNTY DEPARTMENT OF TRANSPORTATION AND HIGHWAYS/ By: 4 Superintenden

(CCDOTH) G1 Trust Agreement

January 15, 2013

PERFORMANCE AND PAYMENT BOND TO THE COUNTY OF COOK

MQ Sewer & Water Contractors, Inc. Know All Men by These Presents, That we, <u>d/b/a MQ Construction</u>

WAIL FROM BY THOSE IT COOLS, THE HO, THE HO,

as principle, and Employers Mutual Casualty Company

, as surety, are

held and firmly bound unto the County of Cook in the penal sum of Three Million Eight Hundred Seventy Nine

Thousand Two Hundred Forty Five & 60/100Dollars (\$ 3,879,245.60), lawful money of the

United States of America, for the payment of which sum of money well and truly to be made, we bind ourselves, our

respective heirs, executors, administrators, successors and assigns, firmly, by these presents.

Signed, sealed, and delivered this 6th day of April A.D. 20 15

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, That whereas, the above bounded principle

entered into a certain contract with the County of Cook, bearing date the day of <u>AWARD OF CONTRACT</u> for

ROBERTS ROAD - 86th Street to 79th Street, Route W32, Section 14-W3219-01-DR in Lyons Township; Cook

County Contract No. 1555-14336.

The terms and conditions of the Illinois Public Construction Bond Act, 30 ILCS 550

The terms and conditions of the Illinois Public Construction Bond Act, 30 ILCS 550 et seq. are hereby incorporated by reference.

It is hereby expressly understood and agreed, and made a condition hereof, that any judgment rendered in favor of any person not a party to said contract against the County of Cook in any suit arising out of said contract or its performance, when reasonable notice of the pendency of such suit shall have been given to said principle and to said surety, shall be conclusive against said principle and said surety as to both liability and amount.

In Witness Whereof, said parties hereto have caused this bond to be executed and delivered at Chicago, Illinois, all on the day and year first above written.

MQ Sewer & Water Contractors, Inc. d/b/a MQ Const PRINCIPAL/CONTRAC By PRESIDENT	truction CTOR	SECRETARY SEAL
Employers Mutual Casualty Company		SEAL
- Kuller Mandan	002161	21415
SURET VATTORNEY-IN-FACT Kelly A. Gardner (ATTACH POWER OF ATTORNEY)	AMB#	NAIC#
Approved as to form: By: ASSISTANT/STATES ATTORNEY	·	

PW5.18



P.O. Box 712 • Des Moines, Iowa 50306-0712

CERTIFICATE OF AUTHORITY INDIVIDUAL ATTORNEY-IN-FACT

KNOW ALL MEN BY THESE PRESENTS, that:

- 1. Employers Mutual Casualty Company, an Iowa Corporation
- 2. EMCASCO Insurance Company, an Iowa Corporation
- 3. Union Insurance Company of Providence, an Iowa Corporation
- 4. Illinois EMCASCO Insurance Company, an Iowa Corporation

5. Dakota Fire Insurance Company, a North Dakota Corporation

- 6. EMC Property & Casualty Company, an Iowa Corporation
- 7. Hamilton Mutual Insurance Company, an Iowa Corporation

hereinafter referred to severally as "Company" and collectively as "Companies", each does, by these presents, make, constitute and appoint:

Kelly A. Gardner

its true and lawful attorney-in-fact, with full power and authority conferred to sign, seal, and execute the following Surety Bond:

Surety Bond Number: S425957

Principal

Obligee

: MQ Sewer & Water Contractors, Inc. d/b/a MQ Construction Company : County of Cook

and to bind each Company thereby as fully and to the same extent as if such instruments were signed by the duly authorized officers of each such Company, and all of the acts of said attorney pursuant to the authority hereby given are hereby ratified and confirmed.

AUTHORITY FOR POWER OF ATTORNEY

This Power-of-Attorney is made and executed pursuant to and by the authority of the following resolution of the Boards of Directors of each of the Companies at the first regularly scheduled meeting of each company duly called and held in 1999:

RESOLVED: The President and Chief Executive Officer, any Vice President, the Treasurer and the Secretary of Employers Mutual Casualty Company shall have power and authority to (1) appoint attorneys-in-fact and authorize them to execute on behalf of each Company and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof; and (2) to remove any such attorney-in-fact at any time and revoke the power and authority given to him or her. Attorneys-in-fact shall have power and authority, subject to the terms and limitations of the power-of-attorney issued to them, to execute and deliver on behalf of the Company, and to attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, and any such instrument executed by any such attorney-in-fact shall be fully and in all respects binding upon the Company. Certification as to the validity of any power-of-attorney authorized herein made by an officer of Employers Mutual Casualty Company shall be fully and in all respects binding upon this Company. The facisimile or mechanically reproduced signature of such officer, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power-of-attorney of the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed.

IN WITNESS THEREOF, the Companies have caused these presents to be signed for each by their officers as shown, and the Corporate seals to be hereto affixed this 13th day of January, 2014.

Seals



Bruce G. Kelley, Chairman of Companies 2, 3, 4, 5 & 6; President of Company 1; Vice Chairman and CEO of Company 7

Michael Freel Assistant Vice President/ Assistant Secretary

On this 13th day of January, 2014 before me a Notary Public in and for the State of Iowa, personally appeared Bruce G. Kelley and Michael Freel, who, being by me duly swom, did say that they are, and are known to me to be the Chairman, President, Vice Chairman and CEO, and/or Assistant Vice President/Assistant Secretary, respectively, of each of the Companies above; that the seals affixed to this instrument are the seals of said corporations; that said instrument was signed and sealed on behalf of each of the Companies by authority of their respective Boards of Directors; and that the said Bruce G. Kelley and Michael Freel, as such officers, acknowledged the execution of said instrument to be their voluntary act and deed, and the voluntary act and deed of each of the Companies.

My Commission Expires October 10, 2016.

Notary Public in and for the State of Iowa

CERTIFICATE

I, James D. Clough, Vice President of the Companies, do hereby certify that the foregoing resolution of the Boards of Directors by each of the Companies, and this Power of Attorney issued pursuant thereto on 13th day of January, 2014, are true and correct and are still in full force and effect.

In Testimony Whereof I have subscribed my name and affixed the facsimile seal of each Company this _6th _ day of

2015

Vice President

"For verification of the authenticity of the Power of Attorney you may call (515) 345-2689."

State of Illinois} } ss. County of Dupage }

On <u>April 6, 2015</u>, before me, Jennifer J. McComb, a Notary Public in and for said County and State, residing therein, duly commissioned and sworn, personally appeared <u>Kelly A. Gardner</u> known to me to be Attorney-in-Fact of <u>Employers Mutual Casualty Company</u> the corporation described in and that executed the within and foregoing instrument, and known to me to be the person who executed the said instrument in behalf of the said corporation, and he duly acknowledged to me that such corporation executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and vear stated in this certificate above.

My Commission Expires September 10 Public McC omb. Notary ifer I



Commission No. 721282

CONTRACT (SECTION 10)

This AGREEMENT between the County of Cook, party of the first part and hereinafter called County, and MQ Sewer and Water Contractors, Inc. dba MQ Construction Company, party of the second part and hereinafter called Contractor.

WITNESSETH:

That for and in consideration of the payments to be made by the said County as hereinafter provided, the said Contractor hereby covenants and agrees with the said County to do all the work and furnish all the labor, materials, machinery, apparatus, implements, tools, and other things necessary for the improvement of a section of the public highway known as Cook County Contract **# 1555-14336**, **ROBERTS ROAD – 86th Street to 79th Street**. In the Township of Lyons County of Cook, and State of Illinois, said section known or to be known as Section: **14-W3219-01-DR** Route **W32** at his own cost and expense, free from all liens, claims, and charges whatsoever, and in a good substantial, thorough and workmanlike manner, and in strict and full accordance, conformity and compliance with all the terms and conditions of this contract and the requirements under it of the Superintendent of Department of Transportation and Highways of Cook County, Illinois, and under the direction and to the satisfaction of the said Superintendent of Department of Transportation and Highways.

It is expressly understood and agreed by and between said County and said Contractor that the Bid hereto attached and Notice to Contractors, Specifications, Plans, Maps, Blue Prints, and Drawings, on file in the Office of the Superintendent of Department of Transportation and Highways of Cook County, Illinois, and in the office of the Department of Transportation, Springfield, Illinois, copies of which are hereto attached, hereby are included in and made a part of this contract.

The Contractor shall not begin construction operations until the contract has been approved by the Board of Cook County Commissioners and fully executed by the County. Subsequent to contract execution, the Contractor will be notified by a notice-to-proceed letter from the Superintendent of Cook County Department of Transportation of Highways to commence operations on a specified date. The undersigned agrees to start construction operations on the date specified and to complete the proposed improvement in full compliance with the contract on or before **December 15, 2015**. The contract period is May 28, 2015 through November 13, 2017.

The Superintendent of Cook County Department of Transportation and Highways shall at the end of each month make an estimate in writing, such as in his opinion shall be just and fair, of the amount of materials furnished, delivered, properly set in place and incorporated into the herein described improvement, and the amount of work properly done by said Contractor in the performance of the work hereunder and the value thereof under and according to the terms of this contract.

The first estimate shall cover the amount of work performed and the value of the materials properly set in place and incorporated into the herein described improvement since said Contractor commenced the performance of this contract, and each subsequent estimate, except the final one, shall be of the amount of work performed and the value of the materials properly set in place and incorporated into said improvement since the last preceding estimate was made.

Such estimates of amount and quality shall not be required to be made by strict measurement, but shall be sufficient if they are made approximately only, and each such estimate shall be submitted to the Board of County Commissioners of Cook County and upon approval by said Board of Commissioners said County shall pay to said Contractor ninety per cent (90%) of the amount stated in said estimates.

At least one week before each payment falls due, said Contractor shall submit to said Superintendent of Department of Transportation and Highways requisition for such payment, and, shall, if required, submit therewith an itemized statement of the quantities and cost and proportionate profit of work performed to the termination of the period to be covered by such payment, together with an affidavit setting forth that the items in said statement are true and just, that the services were rendered, that the articles or materials were furnished, that the sum claimed is due and unpaid, after allowing all just credits, that all labor, materials, apparatus, fixtures, and machinery furnished or used have been paid for, and if not, stating those not paid for, giving the amount due, to whom due, and for what due, attaching to said affidavit waivers of lien from those mentioned in said exceptions as having unpaid claims, and such affidavit shall contain such other matter as may be deemed necessary by the said Superintendent of Department of Transportation and Highways to protect said County in its payments, and any such statement shall not be binding upon said Superintendent of Department of Transportation and Highways.

There shall be deducted from the amount so determined for the first fifty (50) percent of the completed work a sum of ten (10) percent to be retained until after the completion of the entire work to the satisfaction of the County. After fifty (50) percent or more of the work is completed, the County may, at its discretion, certify the remaining partial payments without any further retention, provided that satisfactory progress is being made, and provided that the amount retained is not less than five (5) percent of the total adjusted contract price.

It is expressly agreed by the parties hereto that in the event any defects or imperfections in the materials or workmanship to be furnished by the Contractor herein appear within the period of one year from the date of completion of all the work mentioned herein and the acceptance thereof by said County, the Contractor will, upon notice from the said Superintendent of Department of Transportation and Highways, (which notice may be given by letter mailed to said Contractor to the business address of the Contractor shown in the Proposal), repair and make good at his own cost any such defects or imperfections and replace any defective or imperfect materials or workmanship with other materials or workmanship satisfactory to said Superintendent of Department of Transportation and Highways, and furnish all such new materials and labor as may be necessary to do so; and in the event of the failure, refusal or delay of said Contractor to so make good, repair or replace said workmanship or materials, said County may do so or have same done by others, and said Contractor and the surety or sureties on his bond given for the

(CC) I Contract

January 15, 2013 3 Page(s) Total faithful performance of this contract shall be liable to the County of Cook for all damages and expense occasioned by such failure, refusal or delay.

It is expressly and mutually covenanted and agreed that all of the Plans and Specifications hereinbefore mentioned and this Instrument together are the documents forming the contract between said County and said Contractor and are correlative, and whatever may be provided for and required by one of said documents shall be as binding as if provided for and required by two or more of them.

The Contractor expressly agrees that not less than the general prevailing rate of wages as found by The Board of County Commissioners for the County of Cook in accordance with the provisions of "An Act regulating wages of laborers, mechanics and other workmen employed under contracts for public works", Approved June 26, 1941, as amended, or such wage rates as may be determined by the court on appeal as in said Act provided, shall be paid to all laborers, workmen and mechanics performing work under this contract. The prevailing wage rates as found by the said Board of County Commissioners are on file in the office of the County Clerk for the County of Cook.

It is expressly understood and agreed that if the said Contractor shall fail, refuse or neglect to comply with said contract and Plans and Specifications or any provisions therein contained, or to proceed according to the terms of said contract and Plans and Specifications or any part thereof, in the manner and at the time as directed by the said Superintendent of Department of Transportation and Highways, then the said County shall have the right, and The Board of County Commissioners of Cook County is hereby given authority on behalf of the said County to declare this contract forfeited, and the said County may re-bid the whole or any part thereof upon such terms as it may see fit without prejudice to any of its rights herein.

It is expressly understood and agreed by the parties hereto that the Superintendent of Department of Transportation and Highways shall fix and determine the amount of damages to be paid to said County by the said Contractor by reason of the failure or refusal to perform this contract or comply with the provisions thereof as aforesaid, and the said Contractor hereby agrees to be held liable for the amount so fixed and determined and agrees to pay such amount; and the said County shall apply in payment of any such amount so fixed and determined any and all sums on hand or due and owing to said Contractor, and if there be not sufficient money on hand or due and owing to said Contractor to balance and pay said amount so fixed and determined, then, in such case, any amount remaining unpaid shall be a valid and subsisting claim against the said Contractor and the surety or sureties on his bond given for the faithful performance of this agreement.

CONTRACT EXHIBIT A SCHEDULING

It is understood that time is of the essence to the contract. The following project milestones will apply to this contract. Failure to meet milestone dates listed below will result in liquidated damages being applied in accordance with Article 108.09 of the Standard Specifications. An extension of time for each requirement may be granted in accordance with Section 108.08 of the Standard Specifications.

Milestone 1

Requirement: Submittal of Paperwork including Progress Schedule, Request of Approval of Subcontractors and Request for Approval of Suppliers. Due Date: 2 WEEKS FROM NOTICE TO PROCEED

Milestone 2

Requirement: Substantial Completion of Project and Pre-Final Inspection Due Date: November 13, 2015

Milestone 3

Requirement: Completion of All Punch List Work and Final Inspection.
 Restrictions: Completion of all punch list work within 30 Calendar days from the Pre-Final inspection of each section of the contract
 Due Date: December 15, 2015

Due Date. December 13, 20

Milestone 4

Requirement: Return the Final Construction Report (Form 69) with any changes indicated initialed and dated on the report and include any and all pertinent information to substantiate any changes.
 Restrictions: Return the Final Construction Report (Form 69) within 21 days of receipt.
 May 13, 2016

Milestone 5

Requirement: Submittal of All Required Closeout Paperwork including but not limited to Contractor's Affidavit (BC 141), Affidavit of Subcontractors or Material Supplier (BC 151) for all subcontractors and suppliers utilized for this contract, D//M/WBE Payment Agreement (SBE 2115) for all minority subcontractors and all required missing documentation as indicated in the Final Construction Report (Form 69).

Due Date: November 13, 2017

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Contractor: MQ CONSTRUCTION

ROBERTS ROAD

SCHEDULE OF PRICES

Section No.:

86TH STREET TO 79TH STREET 14-W3219-01-DR

ITEM NO.	QUAN- TITIES	UNIT	PAY ITEM	UNIT COST	TOTAL COST
1	10	CU.YD.	EARTH EXCAVATION	\$ 150.00	\$ 1,500.00
2	1	L.SUM	SPECIAL WASTE PLANS AND REPORTS	\$ 6,000.00	\$ 6,000.00
3	5	POUND	NITROGEN FERTILIZER NUTRIENT	\$ 5.00	\$ 25.00
4	5	POUND	PHOSPHORUS FERTILIZER NUTRIENT	\$ 5.00	\$ 25.00
5	5	POUND	POTASSIUM FERTILIZER NUTRIENT	\$ 5.00	\$ 25.00
6	250	SQ.YD.	SODDING, SALT TOLERANT	\$ 15.00	\$ 3,750.00
7	2	UNIT	SUPPLEMENTAL WATERING	\$ 25.00	\$ 50.00
8	250	SQ.YD.	TOPSOIL FURNISH AND PLACE, 4 IN	\$ 10.00	\$ 2,500.00
9	1,100	SQ.YD.	AGGREGATE BASE COURSE, TYPE B, 4 IN	\$ 9.00	\$ 9,900.00
10	950	SQ.YD.	SUBBASE GRANULAR MATERIAL, TYPE B, 6 IN	\$ 10.00	\$ 9,500.00
11	1,390	POUND	BITUMINOUS MATERIALS (PRIME COAT)	\$ 1.50	\$ 2,085.00
12	1	EACH	CONSTRUCTING TEST STRIP	\$ 3,000.00	\$ 3,000.00
13	150	FOOT	CUTTING HOT-MIX ASPHALT SURFACE	\$ 5.00	\$ 750.00
14	80	TON	HOT-MIX ASPHALT SURFACE COURSE, MIX "D", N70	\$ 106.00	\$ 8,480.00
15	3,450	TON	POLYMERIZED HOT-MIX ASPHALT SURFACE COURSE, MIX "F", N90	\$ 123.00	\$ 424,350.00
16	150	FOOT	TEMPORARY BUTT JOINTS	\$ 20.00	\$ 3,000.00
17	250	SQ.YD.	PORTLAND CEMENT CONCRETE SURFACE REMOVAL, 2 IN	\$ 9.25	\$ 2,312.50
18	6,300	SQ.YD.	PORTLAND CEMENT CONCRETE SURFACE REMOVAL, VARIABLE DEPTH	\$ 6.50	\$ 40,950.00
19	860	FOOT	COMBINATION CURB AND GUTTER REMOVAL	\$ 8.50	\$ 7,310.00
20	80	SQ.YD.	DRIVEWAY PAVEMENT REMOVAL	\$ 80.00	\$ 6,400.00
21	3,600	SQ.FT.	MEDIAN REMOVAL PARTIAL DEPTH	\$ 2.00	\$ 7,200.00
22	10,500	SQ.FT.	SIDEWALK REMOVAL	\$ 1.00	\$ 10,500.00
23	40	SQ.YD.	CLASS B PATCHES, TYPE I, 10 IN	\$ 140.00	\$ 5,600.00
24	450	SQ.YD.	CLASS B PATCHES, TYPE II, 10 IN	\$ 125.00	\$ 56,250.00
25	300	SQ.YD.	CLASS B PATCHES, TYPE III, 10 IN	\$ 120.00	\$ 36,000.00
26	150	SQ.YD.	CLASS B PATCHES, TYPE IV, 10 IN	\$ 115.00	\$ 17,250.00
27	5	SQ.YD.	CLASS C PATCHES, TYPE I, 10 IN	\$ 125.00	\$ 625.00
28	1,000	SQ.YD.	CLASS C PATCHES, TYPE II, 10 IN	\$ 110.00	\$ 110,000.00
29	500	SQ.YD.	CLASS C PATCHES, TYPE III, 10 IN	\$ 105.00	\$ 52,500.00

Contractor: MQ CONSTRUCTION

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ROBERTS ROAD

86TH STREET TO 79TH STREET

SCHEDULE OF PRICES

Section No.: 14-W3219-01-DR

ITEM NO.	QUAN- TITIES	UNIT	PAY ITEM	UNIT COST	TOTAL COST
30	700	SQ.YD.	CLASS C PATCHES, TYPE IV, 10 IN	\$ 100.00	\$ 70,000.00
31	20	SQ.YD.	CLASS D PATCHES, TYPE II, 10 IN	\$ 250.00	\$ 5,000.00
32	10	SQ.YD.	CLASS D PATCHES, TYPE III, 10 IN	\$ 250.00	\$ 2,500.00
33	5	SQ.YD.	CLASS D PATCHES, TYPE IV, 10 IN	\$ 250.00	\$ 1,250.00
34	3,558	SQ.YD.	PAVEMENT REPLACEMENT	\$ 102.50	\$ 364,695.00
35	450	SQ.FT.	DETECTABLE WARNINGS	\$ 40.00	\$ 18,000.00
36	15	TON	MIXTURE FOR CRACKS, JOINTS AND FLANGEWAYS	\$ 600.00	\$ 9,000.00
37	10,000	SQ.FT.	PORTLAND CEMENT CONCRETE SIDEWALK, 5 IN	\$ 6.00	\$ 60,000.00
38	250	SQ.FT.	PORTLAND CEMENT CONCRETE SIDEWALK, 8 IN	\$ 7.00	\$ 1,750.00
39	800	FOOT	COMBINATION CONCRETE CURB AND GUTTER, TYPE B-6.18	\$ 37.50	\$ 30,000.00
40	60	FOOT	COMBINATION CONCRETE CURB AND GUTTER, TYPE B-6.24	\$ 40.00	\$ 2,400.00
41	12	CAL.MO.	ENGINEERS FIELD OFFICE, TYPE A	\$ 4,000.00	\$ 48,000.00
42	1	L.SUM	CONSTRUCTION LAYOUT STAKES AND SURVEY CONTROL POINTS	\$ 2,500.00	\$ 2,500.00
43	2	EACH	SURVEY MONUMENTS	\$ 1,500.00	\$ 3,000.00
44	129	FOOT	STORM SEWER REMOVAL, 12 IN	\$ 1.00	\$ 129.00
45	26	FOOT	STORM SEWER REMOVAL, 30 "	\$ 1.00	\$ 26.00
46	27	CU.YD.	CONCRETE COLLAR	\$ 110.00	\$ 2,970.00
47	28	EACH	PLUGGING EXISTING DRAINS AND SEWERS (12 IN OR LESS)	\$ 10.00	\$ 280.00
48	138	FOOT	STORM SEWERS, TYPE 1 (RCCP CLASS IV) 12 IN.	\$ 65.00	\$ 8,970.00
49	989	FOOT	STORM SEWERS, TYPE 2 (RCCP CLASS III) 12 IN	\$ 65.00	\$ 64,285.00
50	317	FOOT	STORM SEWERS, TYPE 2 (RCCP CLASS III) 36 IN.	\$ 212.00	\$ 67,204.00
51	235	FOOT	STORM SEWERS, TYPE 2 (RCCP CLASS III) 42 IN	\$ 242.00	\$ 56,870.00
52	514	FOOT	STORM SEWERS, TYPE 2 (RCCP CLASS III) 48 IN	\$ 261.00	\$ 134,154.00
53	955	FOOT	STORM SEWERS, TYPE 2 (RCCP CLASS III) 54 IN	\$ 297.00	\$ 283,635.00
54	1,387	FOOT	STORM SEWERS, TYPE 2 (RCCP CLASS III) 60 IN	\$ 314.00	\$ 435,518.00
55	8	EACH	CATCH BASINS, TYPE A2, 4 FT DIA WITH FRAME, OPEN LID, TYPE 1	\$ 3,000.00	\$ 24,000.00
56	8	EACH	REMOVING CATCH BASINS	\$ 100.00	\$ 800.00
57	10	EACH	FRAMES AND GRATES TO BE ADJUSTED	\$ 450.00	\$ 4,500.00
58	7	EACH	WATERPROOFING SANITARY FRAMES AND LIDS TO BE ADJUSTED	\$ 800.00	\$ 5,600.00

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Contractor: MQ CONSTRUCTION

86TH STREET TO 79TH STREET

SCHEDULE OF PRICES

Section No.: 14-W3219-01-DR

ITEM NO.	QUAN- TITIES	UNIT	PAY ITEM	UNIT COST		TOTAL COST
59	76	EACH	INLET FILTERS	\$ 125.00	\$	9,500.00
60	15	EACH	INLETS, TYPE A, TYPE 24 FRAME AND GRATE	\$ 1,500.00	\$	22,500.00
61	1	EACH	MANHOLES, PRECAST "T" (48 IN DIA STORM SEWER) WITH TYPE 1 FRAME, CLOSED LID	\$ 3,200.00	\$	3,200.00
62	1	EACH	MANHOLES, PRECAST "T" (54 IN DIA STORM SEWER) WITH TYPE 1 FRAME, CLOSED LID	\$ 3,600.00	\$	3,600.00
63	1	EACH	MANHOLES, PRECAST "T" (60 IN DIA STORM SEWER) WITH TYPE 1 FRAME, CLOSED LID	\$ 3,900.00	\$	3,900.00
64	2	EACH	MANHOLES, TYPE A, 5 FT DIA WITH TYPE 1 FRAME, CLOSED LID	\$ 5,200.00	\$	10,400.00
65	1	EACH	MANHOLES, TYPE A, 6 FT DIA WITH TYPE 1 FRAME, CLOSED LID	\$ 7,525.00	\$	7,525.00
66	2	EACH	MANHOLES, TYPE A, 7 FT DIA WITH TYPE1 FRAME, CLOSED LID	\$ 11,370.00	\$	22,740.00
67	1	EACH	MANHOLES, TYPE A, 8 FT DIA WITH RESTRICTOR PLATE, FRAMES AND LIDS	\$ 20,800.00	\$	20,800.00
68	5	EACH	MANHOLES, TYPE A, 8 FT DIA WITH TYPE 1 FRAME, CLOSED LID	\$ 13,800.00	\$	69,000.00
69	251	FOOT	ADJUSTING WATER SERVICE LINES	\$ 36.00	\$	9,036.00
70	25	FOOT	WATER MAIN TO BE ADJUSTED 6 IN	\$ 195.00	\$	4,875.00
71	1	EACH	FORCE MAIN ADJUSTED	\$ 9,000.00	\$	9,000.00
72	32	FOOT	SANITARY SEWER (DUCTILE IRON PIPE) 8 IN	\$ 240.00	\$	7,680.00
73	32	FOOT	SANITARY SEWER REMOVAL, 8 IN	\$ 10.00	\$	320.00
74	214	FOOT	STORM SEWERS, TYPE 2 (RCCP CLASS III) 30 IN	\$ 173.00	\$	37,022.00
75	5	EACH	DUCKBILL ELASTOMERIC CHECK VALVE, 12 IN	\$ 5,500.00	\$	27,500.00
76	3,000	CU.YD.	NON-SPECIAL WASTE DISPOSAL	\$ 60.00	\$	180,000.00
77	3,033	CU.YD.	TRENCH BACKFILL	\$ 70.00	\$	212,310.00
78	1	EACH	BETX- PNAS SOIL ANALYSIS	\$ 10,000.00	\$	10,000.00
79	52	EACH	CLEANING EXISTING CATCH BASINS	\$ 350.00	\$	18,200.00
80	16	EACH	CLEANING EXISTING INLETS	\$ 50.00	\$	800.00
81	24	CAL.MO.	CHANGEABLE MESSAGE SIGN	\$ 1,100.00	\$	26,400.00
82	1	L.SUM	TRAFFIC PROTECTION	\$ 200,000.00	\$	200,000.00
83	700	SQ.FT.	ERADICATION OF EXISTING PAVEMENT MARKING	\$ 2.75	\$	1,925.00
84	900	SQ.FT.	MODIFIED URETHANE PAVEMENT MARKING - LETTERS AND SYMBOLS	\$ 4.50	\$	4,050.00
85	550	FOOT	MODIFIED URETHANE PAVEMENT MARKING - LINE 12	\$ 4.00	\$	2,200.00
86	150	FOOT	MODIFIED URETHANE PAVEMENT MARKING - LINE 24	\$ 8.25		1,237.50
87	11,700	FOOT	MODIFIED URETHANE PAVEMENT MARKING - LINE 4 IN	1.25	1	14,625.00

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Contractor: MQ CONSTRUCTION

ROBERTS ROAD

SCHEDULE OF PRICES

86TH STREET TO 79TH STREET Section No.: 14-W3219-01-DR

88350FOOTMODIFIED URETHANE PAVEMENT IN8915EACHRAISED REFLECTIVE PAVEMENT IN9017EACHBASE FOR TELESCOPING STEEL S91112SQ.FT.SIGN PANEL - TYPE 192174FOOTTELESCOPING STEEL SIGN SUPPO932EACHPEDESTRIAN COUNTDOWN SIGNAL FACE, BRACKET MOUNTED941EACHPEDESTRIAN COUNTDOWN SIGNAL FACE, BRACKET MOUNTED954EACHPEDESTRIAN COUNTDOWN SIGNAL FACE, BRACKET MOUNTED9612EACHTRAFFIC SIGNAL CABINET LOAD SV974EACHSTEEL MAST ARM ASSEMBLY AND981EACHTEMPORARY TRAFFIC SIGNAL TIME994EACHSIGNAL HEAD, LED, 1-FACE, 3-SEC MOUNTED1008EACHSIGNAL HEAD, LED, 1-FACE, 5-SEC MOUNTED1014EACHSIGNAL HEAD, LED, 2-FACE, 1-3 SE SECTION, BRACKET MOUNTED	ARKER REMOVAL \$ GN SUPPORT \$ RT \$. HEAD, LED, 1- \$	30.00	\$ 700.00 \$ 450.00 \$ 1,615.00 \$ 4,200.00 \$ 2,697.00
9017EACHBASE FOR TELESCOPING STEEL S91112SQ.FT.SIGN PANEL - TYPE 192174FOOTTELESCOPING STEEL SIGN SUPPO932EACHPEDESTRIAN COUNTDOWN SIGNAL FACE, BRACKET MOUNTED941EACHPEDESTRIAN COUNTDOWN SIGNAL FACE, BRACKET MOUNTED954EACHPEDESTRIAN PUSH-BUTTON9612EACHTRAFFIC SIGNAL CABINET LOAD SV974EACHSTEEL MAST ARM ASSEMBLY AND981EACHTEMPORARY TRAFFIC SIGNAL TIME994EACHTRAFFIC SIGNAL POST, GALVANIZI1008EACHSIGNAL HEAD, LED, 1-FACE, 3-SEC MOUNTED1014EACHSIGNAL HEAD, LED, 1-FACE, 5-SEC MOUNTED1024EACHSIGNAL HEAD, LED, 2-FACE, 1-3 SE	ARKER REMOVAL \$ GN SUPPORT \$ S RT \$. HEAD, LED, 1- \$. HEAD, LED, 2-	30.00 95.00 37.50 15.50	\$ 450.00 \$ 1,615.00 \$ 4,200.00
91112SQ.FT.SIGN PANEL - TYPE 192174FOOTTELESCOPING STEEL SIGN SUPPO932EACHPEDESTRIAN COUNTDOWN SIGNA FACE, BRACKET MOUNTED941EACHPEDESTRIAN COUNTDOWN SIGNA FACE, BRACKET MOUNTED954EACHPEDESTRIAN COUNTDOWN SIGNA FACE, BRACKET MOUNTED9612EACHPEDESTRIAN PUSH-BUTTON9612EACHTRAFFIC SIGNAL CABINET LOAD SU974EACHSTEEL MAST ARM ASSEMBLY AND981EACHTEMPORARY TRAFFIC SIGNAL TIME994EACHTRAFFIC SIGNAL POST, GALVANIZI1008EACHSIGNAL HEAD, LED, 1-FACE, 3-SEC MOUNTED1014EACHSIGNAL HEAD, LED, 1-FACE, 5-SEC MOUNTED1024EACHSIGNAL HEAD, LED, 2-FACE, 1-3 SE	GN SUPPORT \$ \$ S RT \$. HEAD, LED, 1- \$. HEAD, LED, 2-	95.00 37.50 15.50	\$ 1,615.00 \$ 4,200.00
92174FOOTTELESCOPING STEEL SIGN SUPPORT932EACHPEDESTRIAN COUNTDOWN SIGNAL FACE, BRACKET MOUNTED941EACHPEDESTRIAN COUNTDOWN SIGNAL FACE, BRACKET MOUNTED954EACHPEDESTRIAN PUSH-BUTTON9612EACHTRAFFIC SIGNAL CABINET LOAD SM974EACHSTEEL MAST ARM ASSEMBLY AND981EACHTEMPORARY TRAFFIC SIGNAL TIME994EACHTRAFFIC SIGNAL POST, GALVANIZI1008EACHSIGNAL HEAD, LED, 1-FACE, 3-SEC MOUNTED1014EACHSIGNAL HEAD, LED, 1-FACE, 5-SEC MOUNTED1024EACHSIGNAL HEAD, LED, 2-FACE, 1-3 SE	\$ RT \$. HEAD, LED, 1- \$. HEAD, LED, 2-	37.50 15.50	\$ 4,200.00
932EACHPEDESTRIAN COUNTDOWN SIGNAL FACE, BRACKET MOUNTED941EACHPEDESTRIAN COUNTDOWN SIGNAL FACE, BRACKET MOUNTED954EACHPEDESTRIAN PUSH-BUTTON9612EACHTRAFFIC SIGNAL CABINET LOAD SV974EACHSTEEL MAST ARM ASSEMBLY AND981EACHTRAFFIC SIGNAL POST, GALVANIZI994EACHTRAFFIC SIGNAL POST, GALVANIZI1008EACHSIGNAL HEAD, LED, 1-FACE, 3-SEC MOUNTED1014EACHSIGNAL HEAD, LED, 1-FACE, 5-SEC 	RT \$. HEAD, LED, 1- \$. HEAD, LED, 2-	15.50	
332EACHFACE, BRACKET MOUNTED941EACHPEDESTRIAN COUNTDOWN SIGNA FACE, BRACKET MOUNTED954EACHPEDESTRIAN PUSH-BUTTON9612EACHTRAFFIC SIGNAL CABINET LOAD SI974EACHSTEEL MAST ARM ASSEMBLY AND981EACHTEMPORARY TRAFFIC SIGNAL TIME994EACHTRAFFIC SIGNAL POST, GALVANIZI1008EACHSIGNAL HEAD, LED, 1-FACE, 3-SEC MOUNTED1014EACHSIGNAL HEAD, LED, 1-FACE, 5-SEC MOUNTED1024EACHSIGNAL HEAD, LED, 2-FACE, 1-3 SE	. HEAD, LED, 1- \$. HEAD, LED, 2-		
941EACHPEDESTRIAN COUNTDOWN SIGNA FACE, BRACKET MOUNTED954EACHPEDESTRIAN PUSH-BUTTON9612EACHTRAFFIC SIGNAL CABINET LOAD SIGNAL STEEL MAST ARM ASSEMBLY AND974EACHSTEEL MAST ARM ASSEMBLY AND981EACHTEMPORARY TRAFFIC SIGNAL TIME994EACHTRAFFIC SIGNAL POST, GALVANIZI1008EACHSIGNAL HEAD, LED, 1-FACE, 3-SEC MOUNTED1014EACHSIGNAL HEAD, LED, 1-FACE, 5-SEC MOUNTED1024EACHSIGNAL HEAD, LED, 2-FACE, 1-3 SE	. HEAD, LED, 2-		\$ 2,190.00
954EACHPEDESTRIAN PUSH-BUTTON9612EACHTRAFFIC SIGNAL CABINET LOAD ST974EACHSTEEL MAST ARM ASSEMBLY AND981EACHTEMPORARY TRAFFIC SIGNAL TIME994EACHTRAFFIC SIGNAL POST, GALVANIZI1008EACHSIGNAL HEAD, LED, 1-FACE, 3-SEC MOUNTED1014EACHSIGNAL HEAD, LED, 1-FACE, 5-SEC MOUNTED1024EACHSIGNAL HEAD, LED, 2-FACE, 1-3 SE			\$ 2,190.00
974EACHSTEEL MAST ARM ASSEMBLY AND981EACHTEMPORARY TRAFFIC SIGNAL TIME994EACHTRAFFIC SIGNAL POST, GALVANIZI1008EACHSIGNAL HEAD, LED, 1-FACE, 3-SEC MOUNTED1014EACHSIGNAL HEAD, LED, 1-FACE, 5-SEC MOUNTED1024EACHSIGNAL HEAD, LED, 2-FACE, 1-3 SEC	\$	568.00	\$ 2,272.00
981EACHTEMPORARY TRAFFIC SIGNAL TIM994EACHTRAFFIC SIGNAL POST, GALVANIZI1008EACHSIGNAL HEAD, LED, 1-FACE, 3-SEC MOUNTED1014EACHSIGNAL HEAD, LED, 1-FACE, 5-SEC MOUNTED1024EACHSIGNAL HEAD, LED, 2-FACE, 1-3 SE		189.80	\$ 2,277.60
994EACHTRAFFIC SIGNAL POST, GALVANIZI1008EACHSIGNAL HEAD, LED, 1-FACE, 3-SEC MOUNTED1014EACHSIGNAL HEAD, LED, 1-FACE, 5-SEC MOUNTED1024EACHSIGNAL HEAD, LED, 2-FACE, 1-3 SE		7,860.40	\$ 31,441.60
1008EACHSIGNAL HEAD, LED, 1-FACE, 3-SEC MOUNTED1014EACHSIGNAL HEAD, LED, 1-FACE, 5-SEC MOUNTED1024EACHSIGNAL HEAD, LED, 2-FACE, 1-3 SE		1,344.00	\$ 1,344.00
100 3 EACH MOUNTED 101 4 EACH SIGNAL HEAD, LED, 1-FACE, 5-SEC 102 4 EACH SIGNAL HEAD, LED, 2-FACE, 1-3 SE		2,130.00	\$ 8,520.00
101 4 EACH SIGNAL HEAD, LED, 1-FACE, 5-SEC 102 4 EACH SIGNAL HEAD, LED, 2-FACE, 1-3 SE		1,155.00	\$ 9,240.00
102 4 FACH SIGNAL HEAD, LED, 2-FACE, 1-3 SE		1,735.00	\$ 6,940.00
CECHEN, DIVIORET MOUNTED	CTION, 1-5 \$	2,615.20	\$ 10,460.80
103 12 EACH TRAFFIC SIGNAL BACKPLATE, LOU		261.80	\$ 3,141.60
104 30 FOOT UNDERGROUND CONDUIT, GALVA		20.70	\$ 621.00
105 100 FOOT UNDERGROUND CONDUIT, GALVA	NIZED STEEL, 2 1/2 \$	25.50	\$ 2,550.00
106 250 FOOT UNDERGROUND CONDUIT, GALVA		36.40	
107 1 EACH TEMPORARY TRAFFIC SIGNAL INS		103,280.00	\$ 103,280.00
108 4 FOOT CONCRETE FOUNDATION, TYPE A	\$	242.60	
109 44 FOOT CONCRETE FOUNDATION, TYPE E		331.50	\$ 14,586.00
110 2 EACH HANDHOLE	\$	1,972.00	
111 1 EACH HEAVY-DUTY HANDHOLE	\$	2,832.00	\$ 2,832.00
112 740 FOOT DETECTOR LOOP, TYPE I	\$	30.20	
113 2 EACH INDUCTIVE LOOP DETECTOR	\$	154.30	\$ 308.60
114 500 FOOT ELECTRIC CABLE IN CONDUIT, GR (GREEN)		3.90	
115 1,700 FOOT ELECTRIC CABLE IN CONDUIT, LEA	1 47		
116 240 FOOT ELECTRIC CABLE IN CONDUIT, NO SHIELDED	· · · · · · · · · · · · · · · · · · ·	2.00	\$ 3,400.00

Contractor: MQ CONSTRUCTION

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ROBERTS ROAD

SCHEDULE OF PRICES

86TH STREET TO 79TH STREET

Section No.: 14-W3219-01-DR

ITEM NO.	QUAN- TITIES	UNIT	PAY ITEM	UNIT COST	TOTAL COST
117	150	FOOT	ELECTRIC CABLE IN CONDUIT, SERVICE NO 6 2C	\$ 6.40	\$ 960.00
118	350	FOOT	ELECTRIC CABLE IN CONDUIT, SIGNAL NO 14 2C	\$ 1.90	\$ 665.00
119	600	FOOT	ELECTRIC CABLE IN CONDUIT, SIGNAL NO 14 3C	\$ 1.90	\$ 1,140.00
120	2,050	FOOT	ELECTRIC CABLE IN CONDUIT, SIGNAL NO 14 5C	\$ 2.10	\$ 4,305.00
121	5	EACH	GROUNDING EXISTING HANDHOLE FRAME AND COVER	\$ 400.00	\$ 2,000.00
122	1	EACH	SERVICE INSTALLATION, POLE MOUNTED	\$ 2,368.00	\$ 2,368.00
123	1	EACH	UNINTERRUPTIBLE POWER SUPPLY	\$ 7,108.00	\$ 7,108.00
124	10	EACH	DRILL EXISTING HANDHOLE	\$ 513.00	\$ 5,130.00
125	2	EACH	RELOCATE EXISTING EMERGENCY VEHICLE PRIORITY SYSTEM, DETECTOR UNIT	\$ 1,134.00	\$ 2,268.00
126	4,600	FOOT	REMOVE ELECTRIC CABLE FROM CONDUIT	\$ 1.30	\$ 5,980.00
127	5	EACH	REMOVE EXISTING CONCRETE FOUNDATION	\$ 483.00	\$ 2,415.00
128	1	EACH	REMOVE EXISTING TRAFFIC SIGNAL EQUIPMENT	\$ 19,812.00	\$ 19,812.00
129	1,450	FOOT	ELECTRIC CABLE IN CONDUIT, SIGNAL NO 14 7C	\$ 2.40	\$ 3,480.00
130	70,000	UNIT	CONTRACT EXTRA WORK	\$ 1.00	\$ 70,000.00
131	2,250	SQ. YD.	HOT-MIX ASPHALT SURFACE REMOVAL, 2 IN	\$ 9.00	\$ 20,250.00
				TOTAL	\$ 3,879,245.60

Proposal Bid Bond

County of Cook Department of Transportation and Highways

Sar.

Project:Sewer Reconstruction Section Roberts Rd.-86th St. to 79th St. Date 03/11/2015 Letting

We MQ Sewer & Water Contractors, Inc. d/b/a MQ Construction

 Company
 as Principal, and Employers Mutual

 Casualty Company
 as Surety, are held and firmly bound unto the County of Cook a body politic

 and corporate of the state of Illinois herein after called the County in the penal sum of 5% of the total bid price, or for the amount specified in Article

 102.09 of the "Standard Specifications for Road and Bridge Construction" in effect on the date of invitation for bids. We bind ourselves, our heirs,

 executors, administrators, successors, and assigns, jointly to pay to the County this sum under the conditions of this instrument.

WHEREAS THE CONDITION OF THE FOREGOING OBLIGATION IS SUCH that, the said PRINCIPAL is submitting a written proposal to the County acting through its awarding agency for the construction of the work designated as the above section.

THEREFORE, if the proposal is accepted and a contract awarded to the PRINCIPAL by the County for the above-designated section, and the PRINCIPAL shall within fifteen (15) days after award enter into a formal contract, furnish surety guaranteeing the faithful performance of the work, and furnish the required insurance coverage, all as provided in the Standard Specifications for Road and Bridge Construction" and applicable Supplemental Specifications, then this obligation shall become void; otherwise it shall remain in full force and effect.

IN THE EVENT the County determines the PRINCIPAL has failed to enter into a formal contract in compliance with any requirements set forth in the preceding paragraph, then the County acting through its awarding agency shall immediately be entitled to recover the full penal sum set out above, together with all court costs, all attorney fees, and any other expense of recovery.

IN TESTIMONY WHEREOF, the said PRINCIPAL and said SURETY have caused this instrument to be signed by their respective officers and their corporate seals to be hereunto affixed this <u>lith</u> day of <u>March</u> A.D. 20 <u>15</u>.

		PRINCIPAL	
MQ Sewer & Water Contractors	, Inc.	N/A	
d/b/a MO Construction	(Seal)	(Company Name)	(Seal)
(Company Mame)	(000)		
BY: C		BY:	
(Signature & Title)		(Signature & Title)	
(IF DDINCIDAL is a joint venture of	two or more contractors	, the company names, seals and authorized signat	ures of each contractor must
be affixed.)		7	
De amired.)		SURETY	
		BY: Keiner. La	rdne
Employers Mutual Casualty Con		(Signature of Attorney-in-fact)	Kelly A. Gardner
(Name of Surety)	(Seal)	(oignotare Germany)	
day in person and acknowledged respectively, una une Given under my hand and notarial seal th MALULOAD OLIVE Notary Public	(Insert names of individuals persons whose names are su sy signed, sealed, and delivere is 11th day of March	ook County, do hereby certify that Kelly A. Gardner signing on behalf of PRINCIPAL & SURETY) bscribed to the foregoing instrument on behalf of PRINCIPAL a d said instrument as their free and voluntary act for the uses an A.D., 20 <u>15</u> My commission expires <u>05/14/2</u>	nd SURETY, appeared before me this d purposes therein set forth. 2016
*Improper execution of this form (i.e. Missing Signatur ** If Bid Bond is used in lieu of proposal guaranty che (CC) K Proposal Bid Bond	es or Seals or incomplete cert ck, it must be on this form and	Micration) will result in bid being declared incention must be submitted with Bid OFFICIAL SEAL MELISSA SCHMIDT NOTARY PUBLIC - STATE OF ILLI MY COMMISSION EXPIRES:05/1	NOIS Jan. 15, 2013 4/16 1 Page(s) Total



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P.O. Box 712 • Des Moines, Iowa 50306-0712

CERTIFICATE OF AUTHORITY INDIVIDUAL ATTORNEY-IN-FACT

KNOW ALL MEN BY THESE PRESENTS, that:

- 1. Employers Mutual Casualty Company, an lowa Corporation
- 2. EMCASCO Insurance Company, an Iowa Corporation
- 3. Union Insurance Company of Providence, an Iowa Corporation
- 4. Illinois EMCASCO Insurance Company, an Iowa Corporation

hereinafter referred to severally as "Company" and collectively as "Companies", each does, by these presents, make, constitute and appoint:

Kelly A. Gardner

its true and lawful attomey-in-fact, with full power and authority conferred to sign, seal, and execute the following Surety Bond:

Surety Bond Number	r:	Bid Bond
Principal	:	MQ Sewer & Water Contractors, Inc. d/b/a MQ Construction Company
Obligee	:	County of Cook

and to bind each Company thereby as fully and to the same extent as if such instruments were signed by the duly authorized officers of each such Company, and all of the acts of said attomey pursuant to the authority hereby given are hereby ratified and confirmed.

AUTHORITY FOR POWER OF ATTORNEY

This Power-of-Attomey is made and executed pursuant to and by the authority of the following resolution of the Boards of Directors of each of the Companies at the first regularly scheduled meeting of each company duly called and held in 1999:

RESOLVED: The President and Chief Executive Officer, any Vice President, the Treasurer and the Secretary of Employers Mutual Casualty Company shall have power and authority to (1) appoint attorneys-in-fact and authorize them to execute on behalf of each Company and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof; and (2) to remove any such attorney-in-fact at any time and there have been been and authority given to him or her. Attorneys-in-fact shall have power and authority, subject to the terms and limitations of the power-of-attorney issued to them, to execute and deliver on behalf of the Company, and to attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of issued to them, to execute and deliver on behalf of the Company, and to attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, and any such instrument executed by any such attorney-in-fact shall be fully and in all respects binding upon the Company. Certification as to the validity of any power-of-attorney authorized herein made by an officer of Employers Mutual Casualty Company shall be fully and in all respects binding upon the company. The fact intervention is a state of the validity of any power-of-attorney authorized herein made by an officer of Employers Mutual Casualty Company shall be fully and in all respects binding upon the company. respects binding upon this Company. The facsimile or mechanically reproduced signature of such officer, whether made heretofore or hereafter, wherever appearing upon a certified copy of any power-of-attorney of the Company, shall be valid and binding upon the Company with the same force and effect as though manually affixed.

IN WITNESS THEREOF, the Companies have caused these presents to be signed for each by their officers as shown, and the Corporate seals to be hereto affixed this 13th day of January, 2014.

Bruce G. Kelley, Chairman of Companies 2, 3, 4, 5 & 6; President of Company 1; Vice Chairman and CEO of Company 7

Michael Freel Assistant Vice President/ Assistant Secretary

March

5. Dakota Fire Insurance Company, a North Dakota Corporation

6. EMC Property & Casualty Company, an Iowa Corporation

7. Hamilton Mutual Insurance Company, an Iowa Corporation

On this 13th day of January, 2014 before me a Notary Public in and for the State of Iowa, personally appeared Bruce G. Kelley and Michael Freel, who, being by me duly swom, did say that they are, and are known to me to be the Chairman, President, Vice Chairman and CEO, and/or Assistant Vice President/Assistant Secretary, respectively, of each of the Companies above; that the seals affixed to this instrument are the seals of said corporations; that said instrument was signed and sealed on behalf of each of the Companies by authority of their respective Boards of Directors; and that the said Bruce G. Kelley and Michael Freel, as such officers, acknowledged the execution of said instrument to be their voluntary act and deed, and the voluntary act and deed of each of the Companies.

My Commission Expires October 10, 2016.

Koury Rynn Kiverudge Notally Public in and for the State of Iowa

CERTIFICATE

I, James D. Clough, Vice President of the Companies, do hereby certify that the foregoing resolution of the Boards of Directors by each of the Companies, and this Power of Attorney issued pursuant thereto on 13th day of January, 2014, are true and correct and are still in full force and effect.

In Testimony Whereof I have subscribed my name and affixed the facsimile seal of each Company this _11th_day of _

1953

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SEAL

KATHY LYNN LOVERIDGE

mmission Number 780769 My Commission Expires

October 10, 2016

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Commit

2015

Vice President

"For verification of the authenticity of the Power of Attorney you may call (515) 345-2689."

BID DEPOSIT FORM

AS REQUIRED BY INSTRUCTION TO BIDDER OF/AND INCONJUNCTION WITH THE BID HEREWITH SUBMITTED

(THIS FORM MUST BE SUBMITTED WITH THE BID)

TO:	COOK	COUNTY	DEPARTMENT	OF	TRANSPORTATION	AND
	HIGHW	AYS				

BID FOR: Roberts Road - 86th Street to 79th Street

BID OPENING DATE: 3-11-15

We deposit (subject to all condition of said proposal) the following described deposit check:

() Cashier's Check () Bank Draft (K) Bid Bond () Other

Drawn on:		of			
Ba	ank		City	•	State
Draft or Check	Number:			Date:	
Amount: \$					
	MQ Sever and L	Sater Co	ntractor	3, Inc.	
Submitted by:	Masever and L Iba MQ Con	struction	n Com	piny	
-	Bidder		1		
	4323 N.	Central	Ave		
	Street Address	i			
9.	Chilogo		IL	6063	<u>۲</u>
	City ⁽⁾		St	ate	Zip Code

DO NOT WRITE IN THE SPACES BELOW The above described Deposit Check is:

) Held	Date				
) Mailed	Date				
) Delivered To	Date				
) Bond Substituted	Date				
) Bond Mailed To	Date				

(CC) L Bid Deposit Form

Jan. 15, 2013 1 Page(s) Total