

RECEIVED SEP 24 2015

Local Public Agency Formal Contract

PROPOSAL SUBMITTED BY				
LASER ELECTRIC INC				
Contractor's Name	~~~			
PO BOX 5008		5008		
Street		P.O. Box		
PEORIA	IL	61601		
City	State	Zip Code		

STATE OF ILLINOIS

COUNTY Peoria City of Peoria (Name of City, Village, Town or Road District) FOR THE IMPROVEMENT OF STREET NAME OR ROUTE SECTION NO. 14-00366-00-SP TYPES OF FUNDS HSIP SPECIFICATIONS (required) SPECIFICATIO		S1 <i>F</i>	ILE OF	ILLINOIS	
(Name of City, Village, Town or Road District) FOR THE IMPROVEMENT OF 27 Various SECTION NO. 14-00366-00-SP TYPES OF FUNDS HSIP SPECIFICATIONS (required) SPECIFICATIONS (requir	COUNTY	Peoria			
FOR THE IMPROVEMENT OF STREET NAME OR ROUTE 27 Various SECTION NO. 14-00366-00-SP TYPES OF FUNDS HSIP SPECIFICATIONS (required) SPLANS (required) For Municipal Projects Submitted/Approved/Passed Plans (required) Specification Concurrence in approval of award Regional Engineer 9 //o//s Date For County and Road District Projects Submitted/Approved Highway Commissioner Date Submitted/Approved County Engineer/Superintendent of Highways	City of Ped				
STREET NAME OR ROUTE SECTION NO. 14-00366-00-SP TYPES OF FUNDS HSIP SPECIFICATIONS (required) SPECIF		(Name of City	, Village, 7	Town or Road District)	
SECTION NO. TYPES OF FUNDS 14-00366-00-SP		FOR T	HE IMPR	OVEMENT OF	
TYPES OF FUNDS HSIP SPECIFICATIONS (required) PLANS (required) Department of Transportation Concurrence in approval of award Conc	STREE	T NAME OR ROUTE	27 Var	rious	
SPECIFICATIONS (required) SPECIFICATIONS (required) CONTRACT BOND (when required) For Municipal Projects Department of Transportation Concurrence in approval of award Kansil A Bland Regional Engineer 9 / 10 / 15 Date 9/8 / 5 Date Date Date Date Date Date County Engineer/Superintendent of Highways		SECTION NO.	14-003	366-00-SP	
Department of Transportation Concurrence in approval of award Concurrence Conc		TYPES OF FUNDS	HSIP		
Submitted/Approved/Passed Concurrence in approval of award Kensil a Kunsil a Ku	SPECIFICATIONS (required)	⊠ PLANS (req	uired)	☐ CONTRACT BOND (wher	n required)
Mayor President of Board of Trustees Municipal Official Regional Engineer 9 /10/15 Date 9/8/15 For County and Road District Projects Submitted/Approved Highway Commissioner	· · · · · · · · · · · · · · · · · · ·	<u> </u>			
For County and Road District Projects Submitted/Approved Highway Commissioner Date Submitted/Approved County Engineer/Superintendent of Highways	Jubmitted/Appr	DVed/Passed	,	Concurrence in approval of	r award
For County and Road District Projects Submitted/Approved Highway Commissioner Date Submitted/Approved County Engineer/Superintendent of Highways	☐ Mayor ☐ President of Board of	Trustees Municipal Official		Regional Engineer	7]
Submitted/Approved Highway Commissioner Date Submitted/Approved County Engineer/Superintendent of Highways	Date	9/8/15			
Submitted/Approved Highway Commissioner Date Submitted/Approved County Engineer/Superintendent of Highways					
Highway Commissioner Date Submitted/Approved County Engineer/Superintendent of Highways	_				
Submitted/Approved County Engineer/Superintendent of Highways	Submitted/ <i>P</i>	,pproved			
Submitted/Approved County Engineer/Superintendent of Highways	Highway Com	missioner	-		
Submitted/Approved County Engineer/Superintendent of Highways					
County Engineer/Superintendent of Highways	Date		-		
County Engineer/Superintendent of Highways			-		
	Submitted/A	pproved.			
	0	4	_		
Date	County Engineer/Superin	endent of highways			
	Date				

		County	Peoria
		Local Public Agency	City of Peoria
		Section Number	14-00366-00-SP
		Route	Various
	THIS AGREEMENT, made and concluded the	day of Sontonlye	
••	The New Zerner, made and concluded the		onth and Year
	between the CITY OF PEORIA	of PEORIA, ILLINOIS	
	acting by and through its CITY COUNCIL	known a	as the party of the first part, and
	Laser Electric, Inc.	his/their executors, administra	ators, successors or assigns,
	known as the party of the second part.		
2.	Witnesseth: That for and in consideration of the paymbe made and performed by the party of the first part, a presents, the party of the second part agrees with said all the work, furnish all materials and all labor nec specifications hereinafter described, and in full compliate the Engineer under it.	and according to the terms express party of the first part at his/their ow essary to complete the work in	ed in the Bond referring to these in proper cost and expense to do accordance with the plans and
3.	And it is also understood and agreed that the LPA Business Office, Apprenticeship or Training Program C Section $14-00366-00-50$, in	ertification, and Contract Bond here	
	approved by the Illinois Department of Transportation o		ssential documents of this
	contract and are a part hereof.	Date	
4.	IN WITNESS WHEREOF, The said parties have execute	ed these presents on the date above	e mentioned.
	est: Ω The	·	N ILL MUNICIPAL CORP.
,	Dott Vall	24/	A THE HORIOTIME CORT.
	Self City Clerk By	City Manager Party of the First	st Part
(Se	eal)		
		(If a Corp	oration)
	REVIEWED AND APPROVED:	porate Name Laser Ele	ctric. Inc.
	By: City Corporation Counsel By	Valoria a Mate	
	city corporation counser by	President	Party of the Second Part
		(If a Co-Pai	rtnership)
Att	est:		MANAGAMANIMANAN ATTATATATATATATATATATATATATATATATAT
4	Stetchen L. Hammen		
1	Secretary		
		Partners doing Business	under the firm name of
		Party of the S	econd Part
		(If an indi	ividual)
-1		Party of the Si	econd Part

Various

Route



Contract Bond

f .					
			County	Peoria	
		Local	Agency	City of Peoria	
			Section	14-00366-00-	SP
Ne , Laser Electric, Inc.					
3611 S.W. ADAMS P.O. I	BOX 5008 PEORIA, IL	. 61601			
		ration organized under the laws of	of the Sta	te of Illinois	
a/an) 🔲 Individual 🔲 Co	-partifership 🖂 Corpc	ration organized under the laws t	, ,,,,		,
as PRINCIPAL, and OL	D REPUBLIC SURETY	COMPANY			
1415 28 TH STREET, SUITE	420 WEST DES MOINE	S 14 50266			as SURETY,
1415 28" STREET, SUITE 2	120 WEST DES MOINE	3, IA 30200			,
are held and firmly bound un	to the above Local Ager	cy (hereafter referred to as "LA") i	n the per	nal sum of	
		DRED SEVENTY AND 62/100			
				\ lawful i	money of the
		Dollars (\$559,670.62	oursolve		•
United States, well and truly administrators, ju	to be paid unto said LA, ointly to pay to the LA th	for the payment of which we bind is sum under the conditions of this	instrume	ent.	JOG(010 ₁

WHEREAS THE CONDITION OF THE FOREGOING OBLIGATION IS SUCH that, the said Principal has entered into a contract with the LA acting through its awarding authority for the construction of work on the above section, which contract is hereby referred to and made a part hereof, as if written herein at length, and whereby the said Principal has promised and agreed to perform said work in accordance with the terms of said contract, and has promised to pay all sums of money due for any labor, materials, apparatus, fixtures or machinery furnished to such Principal for the purpose of performing such work and has further agreed to pay all direct and indirect damages to any person, firm, company or corporation suffered or sustained on account of the performance of such work during the time thereof and until such work is completed and accepted; and has further agreed that this bond shall inure to the benefit of any person, firm, company or corporation to whom any money may be due from the Principal, subcontractor or otherwise for any such labor, materials, apparatus, fixtures or machinery so furnished and that suit may be maintained on such bond by any such person, firm, company or corporation for the recovery of any such money.

NOW THEREFORE, if the said Principal shall well and truly perform said work in accordance with the terms of said contract, and shall pay all sums of money due or to become due for any labor, materials, apparatus, fixtures or machinery furnished to him for the purpose of constructing such work, and shall commence and complete the work within the time prescribed in said contract, and shall pay and discharge all damages, direct and indirect, that may be suffered or sustained on account of such work during the time of the performance thereof and until the said work shall have been accepted, and shall hold the LA and its awarding authority harmless on account of any such damages and shall in all respects fully and faithfully comply with all the provisions, conditions and requirements of said contract, then this obligation to be void; otherwise to remain in full force and effect.

IN TESTIMONY WHEREOF, the said PRINCIPAL and the said signed by their respective officers this 23	id SURETY have caused this instrument to be day of A.D2015
	PRINCIPAL
LASER ELECTRIC INC.	LASER ELECTRIC INC.
(Company Name)	(Company Name)
By: Hally L Hammy, O.P. L.C. (Signature & Title)	By: (Signature & Title)
Attest: Sery R. Martin VP	Attest:
(Signature & Title)	(Signature & Title)
(If PRINCIPAL is a joint venture of two or more contractors affixed.)	s, the company names and authorized signature of each contractor must be
STATE OF ILLINOIS,	
COUNTY OF PEORIA	
I. CHRISTINE S. STAFFORD	, a Notary Public in and for said county, do hereby certify that
	OFFICIAL SEAL
GRETCHEN L. HAMMER	CHRISTINE S. STAFFORD
(Insert names of indi	viduals signing on behalf or PRINCIPAL) NOTARY PUBLIC - STATE OF ILLINOIS { MY COMMISSION EXPIRES 1-30-2018 }
who are each personally known to me to be the sar	me persons whose names are subscribed to the foregoing instrument on behalf
of PRINCIPAL, appeared before me this day in per- instrument as their free and voluntary act for the us	son and acknowledged respectively, that they signed and delivered said
Given under my hand and notarial seal this 23	day of JULY A A.D. 2015
My commission expires 01/30/2018	(hwing Staff) 0 (SEAL)
	Notary Públic / /
	SURETY
OLD REPUBLIC SURETY COMPANY	By: $(\mathcal{A} \setminus \mathcal{A}) \setminus \mathcal{A}$
(Name of Surety)	(Signature of Attorney-in-Fact)
STATE OF ILLINOIS.	(SEAL)
COUNTY OF PEORIA	
I, CHRISTINE S. STAFFORD	, a Notary Public in and for said county, do hereby certify that
GRETCHEN L. HAMMER	OFFICIAL SEAL
	CHRISTINE S. STAFFORD { NOTARY PUBLIC - STATE OF ILLINOIS }
·	MY COMMISSION EXPIRES 1-30-2018
who are each personally known to me to be the sar	me persons whose names are subscribed to the foregoing instrument on behalf
of SURETY, appeared before the this day in person	n and acknowledged respectively, that they signed and delivered said
instrument as their free and voluntary act for the us	n and acknowledged respectively, that they signed and delivered said ses and purposes therein set forth.
instrument as their free and voluntary act for the us Given under my hand and notarial seal this 23	n and acknowledged respectively, that they signed and delivered said
instrument as their free and voluntary act for the us Given under my hand and notarial seal this 23	n and acknowledged respectively, that they signed and delivered said ses and purposes therein set forth. day of JULY A.D. 2015
instrument as their free and voluntary act for the us	n and acknowledged respectively, that they signed and delivered said ses and purposes therein set forth.
instrument as their free and voluntary act for the us Given under my hand and notarial seal this 23 My commission expires 01/30/2018	n and acknowledged respectively, that they signed and delivered said ses and purposes therein set forth. day of JULY A.D. 2015 (SEAL)
instrument as their free and voluntary act for the us Given under my hand and notarial seal this23 My commission expires01/30/2018	n and acknowledged respectively, that they signed and delivered said ses and purposes therein set forth. day of JULY A.D. 2015 (SEAL)
instrument as their free and voluntary act for the us Given under my hand and notarial seal this23 My commission expires01/30/2018 Approved this day of	n and acknowledged respectively, that they signed and delivered said sees and purposes therein set forth. day of JULY A.D. 2015 Notary Public (SEAL)
instrument as their free and voluntary act for the us Given under my hand and notarial seal this23 My commission expires01/30/2018	n and acknowledged respectively, that they signed and delivered said sees and purposes therein set forth. day of JULY A.D. 2015 Notary Public (SEAL)
instrument as their free and voluntary act for the us Given under my hand and notarial seal this23 My commission expires01/30/2018 Approved this day of	n and acknowledged respectively, that they signed and delivered said sees and purposes therein set forth. day of JULY A.D. 2015 Notary Public (SEAL)
instrument as their free and voluntary act for the us Given under my hand and notarial seal this23 My commission expires01/30/2018 Approved this day of	n and acknowledged respectively, that they signed and delivered said sees and purposes therein set forth. day of JULY A.D. 2015 Notary Public (SEAL) CITY OF PEORIA (Awarding Authority)

POWER OF ATTORNEY

"NOW ALL MEN BY THESE PRESENTS: That OLD REPUBLIC SURETY COMPANY, a Wisconsin stock insurance corporation, does make, constitute and .at:

WILLIAM C. VOORHEES, STEVEN R. MALPEDE, MICHAEL G. STRODE, OF PEORIA, IL

its true and lawful Attorney(s)-in-Fact, with full power and authority, not exceeding \$50,000,000, for and on behalf of the company as surety, to execute and deliver and affix the seal of the company thereto (if a seal is required), bonds, undertakings, recognizances or other written obligations in the nature thereof, (other than bail bonds, bank depository bonds, mortgage deficiency bonds, mortgage guaranty bonds, guarantees of installment paper and note guaranty bonds, self-insurance workers compensation bonds guaranteeing payment of benefits, asbestos abatement contract bonds, waste management bonds, hazardous waste remediation bonds or black lung bonds), as follows:

ALL WRITTEN INSTRUMENTS IN AN AMOUNT NOT TO EXCEED AN AGGREGATE OF

THREE MILLION DOLLARS(\$3,000,000)—————FOR ANY SINGLE

OBLIGATION, REGARDLESS OF THE NUMBER OF INSTRUMENTS ISSUED FOR THE OBLIGATION.

and to bind OLD REPUBLIC SURETY COMPANY thereby, and all of the acts of said Attorneys-in-Fact, pursuant to these presents, are ratified and confirmed. This document is not valid unless printed on colored background and is multi-colored. This appointment is made under and by authority of the board of directors at a special meeting held on February 18, 1982. This Power of Attorney is signed and sealed by facsimile under and by the authority of the following resolutions adopted by the board of directors of the OLD REPUBLIC SURETY COMPANY on February 18, 1982.

RESOLVED that, the president, any vice-president, or assistant vice president, in conjunction with the secretary or any assistant secretary, may appoint attorneys-in-fact or agents with authority as defined or limited in the instrument evidencing the appointment in each case, for and on behalf of the company to execute and deliver and affix the seal of the company to bonds, undertakings, recognizances, and suretyship obligations of all kinds; and said officers may remove any such attorney-in-fact or agent and revoke any Power of Attorney previously granted to such person.

RESOLVED FURTHER, that any bond, undertaking, recognizance, or suretyship obligation shall be valid and binding upon the Company

- (i) when signed by the president, any vice president or assistant vice president, and attested and sealed (if a seal be required) by any secretary or assistant secretary; or
- (ii) when signed by the president, any vice president or assistant vice president, secretary or assistant secretary, and countersigned and sealed (if a seal be required) by a duly authorized attorney-in-fact or agent; or
- (iii) when duly executed and sealed (if a seal be required) by one or more attorneys-in-fact or agents pursuant to and within the limits of the authority evidenced by the Power of Attorney issued by the company to such person or persons.

RESOLVED FURTHER, that the signature of any authorized officer and the seal of the company may be affixed by facsimile to any Power of Attorney or ertification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the company; and such signature and seal when so used shall have the same force and effect as though manually affixed.

CERTIFICATE

(Expiration of notary commission does not invalidate this instrument)

I, the undersigned, assistant secretary of the OLD REPUBLIC SURETY COMPANY, a Wisconsin corporation, CERTIFY that the foregoing and attached Power of Attorney remains in full force and has not been revoked; and furthermore, that the Resolutions of the board of directors set forth in the Power of Attorney, are now in force.

40-1829



Signed and sealed at the City of Brookfield, WI this 23

day of

My commission expires:

ly ,

2015

9/28/2018

Assistant Secr

HEDIGER & MEYERS, INC.



August 28, 2015

Mr. Scott Reeise, PE Assistant Public Works Director City Engineer City of Peoria 3505 N. Dries Lane Peoria. IL 61604-1210

Re: Flashing Yellow Arrow Installation-2014 Section Number 14-00366-00-SP

Dr. Mr. Reeise:

Thank you for your letter requesting approval to modify the language of the HSIP contract for the flashing yellow arrow (FYA) improvement. Implementing strategies to reduce traffic related fatalities and serious injuries are extremely important to the Illinois Department of Transportation (IDOT). The issue of pedestrian and bicycle safety continues to be an emphasis area in the Illinois Strategic Highway Safety Plan (SHSP). We applaud your efforts with this FYA initiative.

The revised language will modify the signal operation to have the FYA remain inactive for the next cycle upon activation of the pedestrian button for six (6) specific intersections. This will allow for pedestrians to safely cross the intersection. This revision will apply to the following six (6) intersections:

- 1. University and Northmoor (Richwoods High School)
- 2. University and Forrest Hill (high commercial activity)
- 3. University and McClure (Quest Charter School)
- 4. Sheridan and Glen (Notre Dame High School)
- 5. Gale and Forrest Hill (Woodrow Wilson Primary School)
- 6. Sommer Place and Pioneer Parkway (Rock Island Trail Access)

Based on the coordination of the City of Peoria with IDOT's District 4 Bureau of Local Roads and Streets and Bureau of Operations as well as IDOT's Central Bureau of Safety Engineering to ensure that the revisions do not negatively impact the safety of the traveling public, we concur with revising the language for the traffic signal operations for the referenced intersections. Any

Mr. Scott Reeise Page 2 August 28, 2015

modifications to additional intersections with FYA funded with HSIP would require review and concurrence from IDOT's District 4 office and Bureau of Safety Engineering.

Thank you for your efforts to improve the safety of Illinois roadways. If you have any further questions or requests, please contact me at priscilla.tobias@illinois.gov or 217-782-3568.

Priscilla Tobias, PE State Safety Engineer

cc: Kensil Garnett, IDOT Region 4 Engineer

IDOT District 4 Bureau of Local Roads and Streets

Salmon Danmole, IDOT Central Bureau of Local Roads and Streets

Kyle Armstrong, IDOT Central Bureau of Operations

County Desain

		County	reona	
NOTICE TO DIDDEDS	Local F	ublic Agency	City of I	Peoria
NOTICE TO BIDDERS	Sec	ction Number	14-00366-00-SP	
		Route	Various	
Sealed proposals for the improvement described below will be rece	eived at the of	fice of Peori	a Public V	Vorks,
3505 N. Dries Ln, Peoria IL 61604	until	11:00 AM	on	April 1, 2015
Address		Time		Date
Sealed proposals will be opened and read publicly at the office of	Peoria Public	Works		
3505 N. Dries Ln, Peoria IL 61604	at	11:00 AM	on	April 1, 2015
Address	· · · · · · · · · · · · · · · · · · ·	Time		Date
DESCRIPTION (OF WORK			
Name Flashing Yellow Arrow Installation 2014	Len	gth:0.	00_ feet	(miles)
Location 27 Intersections throughout the CIty of Peoria				
Proposed Improvement This project will install flashing yellow arrov	w turn signals a	multiple inters	ections.W	ork
will include replacing controller cabinets, replacing signal heads, and inst	talling cables an	d connections.		
Plans and proposal forms will be available in the office of Pec	oria's Departmen	nt of Public WC)rks	
3505 N. Dries Ln,,	Peoria IL 6160	1		

2. Prequalification

If checked, the 2 low bidders must file within 24 hours after the letting an "Affidavit of Availability" (Form BC 57), in duplicate, showing all uncompleted contracts awarded to them and all low bids pending award for Federal, State, County, Municipal and private work. One original shall be filed with the Awarding Authority and one original with the IDOT District Office.

- 3. The Awarding Authority reserves the right to waive technicalities and to reject any or all proposals as provided in BLRS Special Provision for Bidding Requirements and Conditions for Contract Proposals.
- 4. The following BLR Forms shall be returned by the bidder to the Awarding Authority:
 - a. BLR 12200: Local Public Agency Formal Contract Proposal
 - b. BLR 12200a Schedule of Prices
 - c. BLR 12230: Proposal Bid Bond (if applicable)
 - d. BLR 12325: Apprenticeship or Training Program Certification (do not use for federally funded projects)
 - e. BLR 12326: Affidavit of Illinois Business Office
- 5. 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.
- 6. Submission of a bid shall be conclusive assurance and warranty the bidder has examined the plans and understands all requirements for the performance of work. The bidder will be responsible for all errors in the proposal resulting from failure or neglect to conduct an in depth examination. The Awarding Authority will, in no case be responsible for any costs, expenses, losses or changes in anticipated profits resulting from such failure or neglect of the bidder.
- 7. The bidder shall take no advantage of any error or omission in the proposal and advertised contract.
- 8. If a special envelope is supplied by the Awarding Authority, each proposal should be submitted in that envelope furnished by the Awarding Agency 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 proposals shall be filed prior to the time and at the place specified in the Notice to Bidders. Proposals received after the time specified will be returned to the bidder unopened.
 - Permission will be given to a bidder to withdraw a proposal if the bidder makes the request in writing or in person before the time for opening proposals.

PROPOSAL

County	Peoria	
Local Public Agency	City of Peoria	
Section Number	14-00366-00-SP	

Route Various

1.	Proposal of LASER ELECTRIC Inc.
	for the improvement of the above section by the construction of flashing yellow arrow signal accomodations at 27 intersections in the City of Peoria.
	a total distance of feet, of which a distance of feet, (miles) are to be improved.
2.	The plans for the proposed work are those prepared byCity of Peoria, Public Works Department, Engineering
	and approved by the Department of Transportation on
3.	The specifications referred to herein are those prepared by the Department of Transportation and designated as "Standard Specifications for Road and Bridge Construction" and the "Supplemental Specifications and Recurring Special Provisions" thereto, adopted and in effect on the date of invitation for bids.
4.	The undersigned agrees to accept, as part of the contract, the applicable Special Provisions indicated on the "Check Sheet for Recurring Special Provisions" contained in this proposal.
5.	The undersigned agrees to complete the work within working days or by unless additional time is granted in accordance with the specifications.
6.	A proposal guaranty in the proper amount, as specified in BLRS Special Provision for Bidding Requirements and Conditions for Contract Proposals, will be required. Bid Bonds <u>will</u> be allowed as a proposal guaranty. Accompanying this proposal is either a bid bond if allowed, on Department form BLR 12230 or a proposal guaranty check, complying with the specifications, made payable to:
	Patrick Nichting Treasurer of
	The amount of the check is().
7.	In the event that one proposal guaranty check is intended to cover two or more proposals, the amount must be equal to the sum of the proposal guaranties, which would be required for each individual proposal. If the proposal guaranty check is placed in another proposal, it will be found in the proposal for: Section Number
8.	The successful bidder at the time of execution of the contract <u>will</u> be required to deposit a contract bond for the full amount of the award. When a contract bond is not required, the proposal guaranty check will be held in lieu thereof. If this proposal is accepted and the undersigned fails to execute a contract and contract bond as required, it is hereby agreed that the Bid Bond or check shall be forfeited to the Awarding Authority.

10. A bid will be declared unacceptable if neither a unit price nor a total price is shown.

be divided by the quantity in order to establish a unit price.

11. The undersigned submits herewith the schedule of prices on BLR 12200a covering the work to be performed under this contract.

9. Each pay item should have a unit price and a total price. If no total price is shown or if there is a discrepancy between the product of the unit price multiplied by the quantity, the unit price shall govern. If a unit price is omitted, the total price will

12. The undersigned further agrees that if awarded the contract for the sections contained in the combinations on BLR 12200a, the work shall be in accordance with the requirements of each individual proposal for the multiple bid specified in the Schedule for Multiple Bids below.

3382

<====CONTRACTOR NUMBER

CONTRACTOR NAME====> Laser Electric, Inc. PO Box 56008 Peoria, IL 61601 Ph(309)693-2400 Fax(309)676-7732

LOCAL PUBLIC AGENCY====> CITY OF PEORIA

COUNTY(IES)======> PEORIA

SECTION========= 14-00360-00-SP

LETTING DATE===== April 1, 2015

STREET NAME OR ROUTE=====> Various

0 **BLANK PRICES**

12

PAY ITEMS

\$559,670.62 Bidder Proposal for making Entire Improvement

PIN	PAY ITEM DESCRIPTION	U OF M	QUANTITY	UNIT PRICE	II	TOTAL PRICE
67100100	MOBILIZATION	L SUM	1.00	28.413.48		\$28 413 48
70102635	TRAFFIC CONTROL AND PROTECTION	NOS 7	1 00	11 741 00		\$11 741 00 \$11 741 00
85700205	FULL-ACTUATED CONTROLLER AND TYPE IV CABINET, SPL	EACH	13.00	19.981.18		\$259 755 3A
89502210	MODIFY EXISTING CONTROLLER CABINET	EACH	14.00	7.637.87		\$106.930.18
87301245	ELECTRIC CABLE IN CONDUIT, SIGNAL NO. 14 5C	FOOT	16040.00	2.19		\$35.127.60
88030050	SIGNAL HEAD, LED, 1-FACE, 3-SECTION, BRACKET MOUNTED	EACH	4.00	683.11		\$2 732 44
88030020	SIGNAL HEAD, LED, 1-FACE, 3-SECTION, MAST ARM MOUNTE	EACH	4.00	717.10		\$2 868 40
88030070	SIGNAL HEAD, LED, 1-FACE, 4-SECTION, BRACKET MOUNTED	EACH	10.00	870.21		\$8 702 10
88030080	SIGNAL HEAD, LED, 1-FACE, 4-SECTION, MAST ARM MOUNTE	EACH	8 00	015.83		40,102.10 67 226 64
88200310	TRAFFIC SIGNAL BACKPLATE, LOUVERED, PLASTIC	EACH	22.00	180.26		47,320.04
89502105	REBUILD EXISTING SIGNAL HEAD, LED	ЕАСН	120.00	622 04		\$77.674 BO
88500100	88500100 INDUCTIVE LOOP DETECTOR	ЕАСН	124.00	140.83		\$17.462.92



SCHEDULE OF PRICES

Item No.	Items	Unit	Quantity	Unit Price	Total
67100100	MOBILIZATION	LSUM	1 ,		
70102635	TRAFFIC CONTROL AND PROTECTION, STANDARD	L SUM	1		
85700205	FULL-ACTUATED CONTROLLER AND TYPE IV CABINET, SPECIAL	EACH	13 ·		
89502210	MODIFY EXISTING CONTROLLER CABINET	EACH	14 -	·	
87301245	ELECTRIC CABLE IN CONDUIT, SIGNAL NO. 14 5C	FOOT	16,040		
88030050	SIGNAL HEAD, LED, 1-FACE, 3-SECTION, BRACKET MOUNTED	EACH	4		
88030020	SIGNAL HEAD, LED, 1-FACE, 3-SECTION, MAST ARM MOUNTED	EACH	4		
88030070	SIGNAL HEAD, LED, 1-FACE, 4-SECTION, BRACKET MOUNTED	EACH	10 .		
88030080	SIGNAL HEAD, LED, 1-FACE, 4-SECTION, BRACKET MOUNTED	EACH	8 -		
88200310	TRAFFIC SIGNAL BACKPLATE, LOUVERED, PLASTIC	EACH	22		
89502105	REBUILD EXISTING SIGNAL HEAD, LED	EACH	120		
88500100	INDUCTIVE LOOP DETECTOR	EACH	124		

Bidder's Proposal for making Entire Improvements

CONTRACTOR CERTIFICATIONS

County	Peoria
Local Public Agency	City of Peoria
Section Number	14-00366-00-SP
Route	Various

The certifications hereinafter made by the bidder are each a material representation of fact upon which reliance is placed should the Department enter into the contract with the bidder.

- 1. **Debt Deliquency.** The bidder or contractor or subcontractor, respectively, certifies that it is not delinquent in the payment of any tax administered by the Department of Revenue unless the individual or other entity is contesting, in accordance with the procedures established by the appropriate revenue Act, its liability for the tax or the amount of tax. Making a false statement voids the contract and allows the Department to recover all amounts paid to the individual or entity under the contract in a civil action.
- 2. **Bid-Rigging or Bid Rotating.** The bidder or contractor or subcontractor, respectively, certifies that it is not barred from contracting with the Department by reason of a violation of either 720 ILCS 5/33E-3 or 720 ILCS 5/33E-4.

A violation of Section 33E-3 would be represented by a conviction of the crime of bid-rigging which, in addition to Class 3 felony sentencing, provides that any person convicted of this offense or any similar offense of any state or the United States which contains the same elements as this offense shall be barred for 5 years from the date of conviction from contracting with any unit of State or local government. No corporation shall be barred from contracting with any unit of State or local government as a result of a conviction under this Section of any employee or agent of such corporation if the employee so convicted is no longer employed by the corporation and: (1) it has been finally adjudicated not guilty or (2) if it demonstrates to the governmental entity with which it seeks to contract and that entity finds that the commission of the offense was neither authorized, requested, commanded, nor performed by a director, officer or a high managerial agent in behalf of the corporation.

A violation of Section 33E-4 would be represented by a conviction of the crime of bid-rotating which, in addition to Class 2 felony sentencing, provides that any person convicted of this offense or any similar offense of any state or the United States which contains the same elements as this offense shall be permanently barred from contracting with any unit of State or local government. No corporation shall be barred from contracting with any unit of State or local government as a result of a conviction under this Section of any employee or agent of such corporation if the employee so convicted is no longer employed by the corporation and: (1) it has been finally adjudicated not guilty or (2) if it demonstrates to the governmental entity with which it seeks to contract and that entity finds that the commission of the offense was neither authorized, requested, commanded, nor performed by a director, officer or a high managerial agent in behalf of the corporation.

- 3. **Bribery.** The bidder or contractor or subcontractor, respectively, certifies that it has not been convicted of bribery or attempting to bribe an officer or employee of the State of Illinois or any unit of local government, nor has the firm made an admission of guilt of such conduct which is a matter of record, nor has an official, agent, or employee of the firm committed bribery or attempted bribery on behalf of the firm and pursuant to the direction or authorization of a responsible official of the firm.
- 4. **Interim Suspension or Suspension.** The bidder or contractor or subcontractor, respectively, certifies that it is not currently under a suspension as defined in Subpart I of Title 44 Subtitle A Chapter III Part 6 of the Illinois Administrative Code. Furthermore, if suspended prior to completion of this work, the contract or contracts executed for the completion of this work may be cancelled.

CIONATURES	Local Public Agency City of Peoria
SIGNATURES	Section Number 14-00366-00-SP
	Route Various
(If an individual)	
Signature of Bidder	
Business Address	
(If a partnership)	
Firm Name	
Signed By	
Business Address	
Inset Names and Addressed of All Partners ————————————————————————————————————	
(If a corporation)	
Corporate Name	Laser Electric, Inc.
Signed By	V & Martin
Business Address	President 3611 SW Adams St., P.O. Box 5008
	Peoria, IL 61601
President	Valerie J. Martin
Insert Names of Officers Secretary	Gretchen L. Hammer
Insert Names of Officers Secretary Treasurer	Gretchen L. Hammer
Attest: Butchen L. Hammer Secretary	



Local Agency Proposal Bid Bond

RETURN WITH BID County Peoria Local Agency City of Peoria 14-00366-00-SP WE LASER ELECTRIC, INC. PO BOX 5008 PEORIA, IL 61601-5008 as PRINCIPAL and OLD REPUBLIC SURETY COMPANY 1415 28th St., #420 W. DESMOIRES IA 50266 as SURETY, are held jointly, severally and firmly bound unto the above Local Agency (hereafter referred to as "LA") in the penal sum of 5% of the total bid price, or for the amount specified in the proposal documents in effect on the date of invitation for bids whichever's the fesser sum. We bird ourselves, our heirs, executors, administrators, successors, and assigns, polity pay to the LA this sum under the conditions of this assument. WHEREAS THE CONDITION OF THE FORECOING OBLIGATION IS SUCH that, the said PRINCIPAL is submitting a written proposal to the LA acting through its awardured authority for the construction of the work designated as the above section (15) days after award enter into a formal surety guaranteeing the faithful performance of the very and the principal and whim fiftee no construction. THEREFORE If the proposal is accepted and a contract awarded to the PRINCIPAL by the LA for the above designated section and the PRINCIPAL as failed to enter into a formal contract in the proposal construction, and septicable Supplemental Specifications, from this boligical on shall become voic, however, and effect. NITHE EVENT the LA determines the PRINCIPAL has failed to enter into a formal contract in compliance with any requirements set forth in the proceeding perspectify. The CA determines the PRINCIPAL has failed to enter into a formal contract in compliance with any requirements set forth in the proceeding perspectify. The CA determines the PRINCIPAL has failed to enter into a formal contract in compliance with any requirements set forth in the proceeding perspective officients this and provide and the said SureTy have caused this instrument to be signed by their respective officients this 1st day of Aprili, 2015 Principal LASER ELECTRIC, INC. (Gapatine and Take) (G				Route	Various	
WE LASER ELECTRIC, INC. PO BOX 5008 PEORIA, IL 61601-5008 as PRINCIPAL, and OLD REPUBLIC SURETY COMPANY 1415 28th St., #420 W. DESMOINES IA 50266 as SURETY, are held jority, severally and firmly bound unto the above Local Agency (hereafter referred to as "LA") in the penal sum of 5% of the total bid price, or for the amount specified in the proposal documents in effect on the date of invitation for bids whichever is the lesser sum. We have been exceeded occuments in effect on the date of invitation for bids whichever is the lesser sum. We have executors, administrators, successors, and assigns, jointly pay to the LA this sum under the conditions of this instrument. WHEREAS THE CONDITION OF THE FORECOING OBLIGATIONS SUCH that, the said PRINCIPAL is submitting a written proposal to the LA acting through its awarding authority for the construction of the work designated as the above section. THEREFORE if the proposal is accepted and a confract awarded to the PRINCIPAL by the LA for the above designated section and the PRINCIPAL shall within filter (15) days after award anter into a formal contract, brinsh surely gueranteeing the faithful performance of the work, and furnish evidence of 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 work of themse it shall remember and effect. IN THE EVENT the LA determines the PRINCIPAL has failed to enter into a formal contract in compliance with any requirements set forth in the preceding paragraph, then the LA acting through its awarding authority 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 TESTINONY WHEREOF, he said principal has awarding authority that all immediately be entitled to recover the full penal sum set out above, together with all court costs, and acting the penal and the penal and the penal and the penal and the penal				County	Peoria	
WE LASER ELECTRIC, INC. PO BOX 5008 PEORIA, IL 61601–5008 as PRINCIPAL, and OLD REPUBLIC SURETY COMPANY 1415 28th St., #420 W. DESMOINES IA 50266 as SURETY, are held jointly, severally and firmly bound unto the above Local Agency (hereafter referred to as "LA") in the penal sum of 5% of the total bid price, or for the amount specified in the proposal documents in effect on the date of invitation for bids whichever is the lesser sum. We bridge executors, administrators, successors, and assigns, jointly pay to the LA this sum under the conditions of this instrument. WHEREAS THE CONDITION OF THE FOREOGNO GENEATIONS SUCH that, the said PRINCIPAL is submitting a written proposal to the LA acting through its awarding authority for the construction of the work designated as the above section. THEREFORE if the proposal is scoepted and a confract awarded to the PRINCIPAL by the LA for the above designated section and the PRINCIPAL and within filter (15) days after award instell rise of ormal contract, turnish surely gueranteeing the fallful performance of the work, and furnish evidence of the required insurance coverage, all as provided in the "Standard Specifications for Road and Bridge Construction" and applicable Supplemental Specifications for Road and Bridge Construction" and applicable Supplemental Specifications for Road and Bridge Construction" and applicable Supplemental Specifications for Road and Bridge Construction" and applicable Supplemental Specifications for Road and Bridge Construction" and applicable Supplemental Specifications for Road and Bridge Construction" and applicable Supplemental Specifications for Road and Bridge Construction" and applicable Supplemental Specifications for Road and Bridge Construction" and applicable Supplemental Specifications for Road and Bridge Construction and the work of the work designation for the responsibility of the construction and the second second and the second se	RETURN WITH	1 BID		Local Agency	City of Peoria	
WE LASER ELECTRIC, INC. PO BOX 5008 PEORIA, IL 61601–5008 as PRINCIPAL and OLD REPUBLIC SURETY COMPANY 1415 28th St., #420 W. DESMOTNES IA 50266 as SURETY, are held jointly, severally and firmly bound unto the above Local Agency (hereafter referred to as "LA") in the penal sum of 5% of the total bid price, or for the amount specified in the proposal documents in effect on the date of invitation for bids whichever is the lesser sum. We bind ourselves, our heis, executions, administrators, successors, and assigns, jointly pay to the Lath 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 La acting through its swarding authority for the construction of the work designated as the above section. THEREFORE if the proposal is scoepled and a contract awarded to the PRINCIPAL by the LA for the above designated section and the PRINCIPAL shall within fifteen (15) days after award enter into a formal contract, humbs surety guaranteeing the faithful performance of the work, and furnish evidence of the required insurance coverage, all as provided in the "Standard Specifications for Road and Bridge Construction" and applicable Supplemental Specifications, then this colligation shall become work city otherwise it shall erawain in full force and effect. IN THE EVENT the LA determines the PRINCIPAL has failed to enter into a formal contract in compliance with any requirements set forth in the preceding paragraph. then the LA acting through its awarding authority shall immediately be entitled to recover the full penal sum set out above, together with all court casis, and days of the expense of necessary. IN TESTIMONY WHEREOF, the said PRINCIPAL and the said SURETY have caused this instrument to be signed by their respective officers this 1st Gyran and Title). Syr Warmer of Surety) (if PRINCIPAL is a joint venture of two or more contractors, the company names, and authorized signatures of each contractor	And the state of t				14-00366-00-5	SP .
AND LASER ELECTRIC, INC. PO BOX 5008 PEORIA, IL 61601–5008 as PRINCIPAL, and OLD REPUBLIC SURETY COMPANY 1415 28th St., #420 W. DESMOINES IA 50266 as SURETY, are held jointy, severally and firmly bound unto the above Local Agency (hereafter referred to as "LA") in the penal sum of 5% of the total bid price, or for the amount specified in the proposal documents in effect on the date of invitation for bids whichever is the lesser sum. We bind ourselves, our rheirs, executors, administrators, successors, and assigns, jointy pay to the LA this sum under the conditions of this instrument. WHEREAS THE CONDITION OF THE FOREGORNO COLLAGATION IS SUCH that, the said PRINCIPAL is submitting a written proposal to the LA acting through its awarding authority 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 LA for the above designated section and the PRINCIPAL shall within filtern (15) days after award enter into a formal contract, turnish surety guaranteeing the faithful performance of the work, and furnish evidence of the required in the "Standard Sepcifications for Road and Bridge Construction" and applicable Supplemental Sepcifications, then this obligation shall become void; otherwise it shall remain in full force and effect. IN THE EVENT the LA determines the PRINCIPAL has failed to enter into a formal contract in compliance with any requirements set forth in the preceding paragraph, then the LA acting through its awarding authority shall immediately be entitled to recover the full penal sum set out above, together with all out costs, all attorney fees, and any other expense of recovery. IN TESTINONY WHEREOF, The said PRINCIPAL and the said SURETY have caused this instrument to be signed by their respective officers this 1st day of April, 2015 WICH PRINCIPLE is a joint venture of two or more contractors, the company names, and authorized signatures of each contractor must be affixed.) Surety (Gapature and Tribe)	PAPER	R BID BOND				
are held jointly, severally and firmly bound unto the above Local Agency (hereafter referred to as "LA") in the penal sum of 5% of the total bid price, or for the amount specified in the proposal documents in effect on the date of invitation for bids whichever is the lessers sum. We provided the proposal documents in effect on the date of invitation for bids whichever is the lessers sum. We invited the proposal documents in effect on the date of invitation for bids whichever is the lessers sum. We invited the proposal is considered to the proposal to the LA acting through its awarding authority 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 LA for the above designated section and the PRINCIPAL shall within filtern (15) days after award enter into a formal contract, turnish survely quaranteeing the faithfull performance of the work, and furnish evidence of 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 this force and effect. NTHE EVENT the LA determines the PRINCIPAL has failed to enter into a formal contract in compliance with any requirements set forth in the preceding paragraph, then the LA acting through its awarding authority shall immediately be entitled to recover the full penal sum set out above, together with all court costs, all attempt expenses of recovery. IN TESTIMONY WHEREOF, the said PRINCIPAL and the said SURETY have caused this instrument to be signed by their respective officers this 1st day of April, 2015 Principal LASER ELECTRIC, INC. (Gegnature and Title) ((if PRINCIPLE is a joint venture of two or more contractors, the company names, and authorized signatures of each contractor must be affixed.) Surety OLD REPUBLIC SURETY COMPANY (Signature and Title) (Who are each personally known to me to be the sa	TAGED ELEGENTO INO DO DOV E		RIA, IL	61601-500)8	as PRINCIPAL,
the amount specified in the proposal documents in effect on the date of invitation for bids whichever is the lesser sum. We find outserwes, our news, executors, administrators, successors, and assigns, jointly pay to the Lah is 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 La acting through its awarding authority 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 LA for the above designated section and the PRINCIPAL shall within filteen (15) days after award enter into a formal contract, furnish surely guaranteeing the faithful performance of the work, and furnish evidence of 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 fulf force and effect. IN THE EVENT the LA determines the PRINCIPAL has failed to enter into a formal contract in compliance with any requirements set forth in the precading paragraph, then the LA acting through its awarding authority 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 the said SURETY have caused this instrument to be signed by their respective officers this	and					•
through its awarding authority 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 LA for the above designated section and the PRINCIPAL shall within fitteen (15) days after award enter into a formal contract, furnish surety guaranteeing the faithful performance of the work, and furnish evidence of 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 LA determines the PRINCIPAL has failed to enter into a formal contract in compliance with any requirements set forth in the preceding paragraph, then the LA acting through its awarding authority 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 the said SURETY have caused this instrument to be signed by their respective officers this	the amount specified in the proposal documents in effect on the date of executors, administrators, successors, and assigns, jointly pay to the	of invitation for LA this sum un	bids whiche der the cond	ver is the lesser su litions of this instru	m. VVe bind ourse ment.	eives, our neirs,
shall within fifteen (15) days after award enter into a formal contract, furnish surely guaranteeing the faithful performance of the work, and unrish evidence of the required insurance coverage, all as provided in the "Standard's Specifications for Road and Bridge Constroin" and applicable Supplemental Specifications, then this obligation shall become void; otherwise it shall remain in full force and effect. IN THE EVENT the LA determines the PRINCIPAL has failed to enter into a formal contract in compliance with any requirements set forth in the preceding paragraph, then the LA acting through its awarding authority shall immediately be entitled to recover the full penal sum set out above, together with all court costs, all attorney fees, and any other exponse of recovery. IN TESTINAONY WHERCE, the said PRINCIPAL and the said SURETY have caused this instrument to be signed by their respective officers this LASER ELECTRIC, INC. (Company Name) Principal LASER ELECTRIC, INC. (Company Name) 3y: (If PRINCIPLE is a joint venture of two or more contractors, the company names, and authorized signatures of each contractor must be affixed.) Surety (Name of Surety) (Signature and Title) (Insert name and Michael G. STRODE COUNTY OF PEORIA 1. Christine. S. Stafford 4. A Notary Public in and for said county, 4. And Anthory of the same persons whose names are subscribed to the foregoing instrument on behalf of PRINCIPAL and SURETY, appeared before me this day in person and acknowledged respectively, that they signed and delivered said instruments as their free and voluntary act for the uses and purposes therein set forth. Given under my hand and notarial seal this SIGNADIAN SURETY, appeared before me this day in person and acknowledged respectively, that they signed and delivered said instruments as their free and voluntary act for the uses and purposes therein set forth. Given under my hand and notarial seal this OFFICIAL SEAL CHRISTINE S. STAFTE HELECTRONIC BID BOND Notary Public: Thate OFIL CHRIST	WHEREAS THE CONDITION OF THE FOREGOING OBLIGATION through its awarding authority for the construction of the work designated the construction of the construction of the construction of the work designated the construction of t	N IS SUCH tha ited as the abo	at, the said Pove section.	RINCIPAL is subm	itting a written pro	posal to the LA acting
preceding paragraph, then the LA acting through its awarding authority 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 the said SURETY have caused this instrument to be signed by their respective officers this Ist day of April, 2015 Principal LASER ELECTRIC, INC. LASER ELECTRIC, INC. (Company Name) By: (Signature and Title) (If PRINCIPLE is a joint venture of two or more contractors, the company names, and authorized signatures of each contractor must be affixed.) Surety OLD REPUBLIC SURETY COMPANY (Name of Surety) STATE OF ILLINOIS, COUNTY OF PEORIA Christine S. Stafford A Notary Public in and for said county, do hereby certify that Gretchen L. Hammer and Michael G. Strode (Insert names of individuals signing on behalf of PRINCIPAL & SURETY) who are each personally known to me to be the same persons whose names are subscribed to the foregoing instrument on behalf of PRINCIPAL and SURETY, appeared before me this day in person and acknowledged respectively, that they signed and delivered said instruments as their free and voluntary act for the uses and purposes therein set forth. Given under my hand and notarial seal this Given under my hand and notarial seal this Given under my hand and notarial seal this ELECTRONIC BID BOND DEFICIAL SEAL (Notary Public - STATE OF IL NOTARY PUBLIC - STATE	shall within fifteen (15) days after award enter into a formal contract, for the required insurance coverage, all as provided in the "Standard S Specifications, then this obligation shall become void; otherwise it sha	urnish surety g specifications fo all remain in full	uaranteeing or Road and I force and e	the faithful perform Bridge Construction ffect.	ance of the work, n" and applicable	and furnish evidence Supplemental
LASER ELECTRIC, INC. LASER ELECTRIC INC. LASER ELECTRIC INC. Company Name)	preceding paragraph, then the LA acting through its awarding authority	y shall immedia	al contract ir ately be enti	compliance with a lled to recover the f	ny requirements s full penal sum set	et forth in the out above, together
LASER ELECTRIC, INC. 3y: Author Legramy Name) (Signature and Title) (If PRINCIPLE is a joint venture of two or more contractors, the company names, and authorized signatures of each contractor must be affixed.) Surety (Signature and Title) (Signature of Antomey-in-Fact) (Signature and Title) (Signature and Title (S	1a+ . April 2015	RETY have ca	used this in	strument to be sign	ed by their	
LASER ELECTRIC, INC. 3y: Author Company Name) 3y: Author Company Name) 3y: Author Company Name) 3y: Author Company Name) (Signature and Title) (Signature on Title) (Signature on Title) (Name of Surety) State OF ILLINOIS, COUNTY OF PEORIA Christine S. Stafford	100p00010 0110010 4110	Principal	****************			
3y: Author J Company Name) (Company Name) (Signature and Title) (If PRINCIPLE is a joint venture of two or more contractors, the company names, and authorized signatures of each contractor must be affixed.) Surety (Name of Surety) STATE OF !LLINOIS, COUNTY OF PEORIA Christine S. Stafford a Notary Public in and for said county, do hereby certify that Gretchen L. Hammer and Michael G. Strode who are each personally known to me to be the same persons whose names are subscribed to the foregoing instrument on behalf of PRINCIPAL and SURETY, appeared before me this day in person and acknowledged respectively, that they signed and delivered said instruments as their free and voluntary act for the uses and purposes therein set forth. Given under my hand and notarial seal this 1st day of April 2015 My commission expires 01/30/2018 ELECTRONIC BID BOND ELECTRONIC BID BOND Signature and Title) (Signature of Attomey-in-Fact) MICHAEL G. STRODE (Signature of Attomey-in-Fact) (Signature and Title) (Signature of Attomey-in-Fact) (Signature and Title) (Si	IACED EIECTETC INC	-	TACED E	TECTRIC IN	IC.	
(If PRINCIPLE is a joint venture of two or more contractors, the company names, and authorized signatures of each contractor must be affixed.) OLD REPUBLIC SURETY COMPANY			LASER E			
(If PRINCIPLE is a joint venture of two or more contractors, the company names, and authorized signatures of each contractor must be affixed.) OLD REPUBLIC SURETY COMPANY	3v. Setchen & Hammer (no Sec.	By:				
OLD REPUBLIC SURETY COMPANY (Name of Surety) STATE OF ILLINOIS, COUNTY OF PEORIA 1 Christine S. Stafford 1 Christine S. Stafford 1 Christine S. Stafford 2 A Notary Public in and for said county, 3 MI CHAEL G. STRODE (Insert names of individuals signing on behalf of PRINCIPAL & SURETY) Who are each personally known to me to be the same persons whose names are subscribed to the foregoing instrument on behalf of PRINCIPAL and SURETY, appeared before me this day in person and acknowledged respectively, that they signed and delivered said instruments as their free and voluntary act for the uses and purposes therein set forth. Given under my hand and notarial seal this 1 St day of April 2015 My commission expires 01/30/2018 ELECTRONIC BID BOND ELECTRONIC BID BOND CHRISTINE S. STAFFO NOTARY PUBLIC - STAFFO NOTARY PUBLIC - STAFFO NOTARY PUBLIC - STAFFO NOTARY PUBLIC - STAFFO FILE TO NOTARY PUBLIC - STAFFO NOTARY PUBLIC - STAFFO NOTARY PUBLIC - STAFFO FILE TO NOTARY PUBLIC - STAFFO NOTARY PUBLIC - STAFFO FILE TO NOTARY PUBLIC - STAFFO FILE TO NOTARY PUBLIC - STAFFO NOTARY PUBLIC -				(Signati	ure and Title)	***************************************
OLD REPUBLIC SURETY COMPANY (Name of Surety) STATE OF ILLINOIS, COUNTY OF PEORIA 1 Christine S. Stafford 1 Christine S. Stafford 1 Christine S. Stafford 2 A Notary Public in and for said county, 3 MI CHAEL G. STRODE (Insert names of individuals signing on behalf of PRINCIPAL & SURETY) Who are each personally known to me to be the same persons whose names are subscribed to the foregoing instrument on behalf of PRINCIPAL and SURETY, appeared before me this day in person and acknowledged respectively, that they signed and delivered said instruments as their free and voluntary act for the uses and purposes therein set forth. Given under my hand and notarial seal this 1 St day of April 2015 My commission expires 01/30/2018 ELECTRONIC BID BOND ELECTRONIC BID BOND CHRISTINE S. STAFFO NOTARY PUBLIC - STAFFO NOTARY PUBLIC - STAFFO NOTARY PUBLIC - STAFFO NOTARY PUBLIC - STAFFO FILE TO NOTARY PUBLIC - STAFFO NOTARY PUBLIC - STAFFO NOTARY PUBLIC - STAFFO FILE TO NOTARY PUBLIC - STAFFO NOTARY PUBLIC - STAFFO FILE TO NOTARY PUBLIC - STAFFO FILE TO NOTARY PUBLIC - STAFFO NOTARY PUBLIC -	(If PRINCIP! F is a joint venture of two or more contractors, the con	npany names,	and authoriz	ed signatures of ea	ach contractor mu	st be affixed.)
OLD REPUBLIC SURETY COMPANY (Name of Surety) STATE OF ILLINOIS, COUNTY OF PEORIA Christine S. Stafford A Notary Public in and for said county, do hereby certify that Gretchen L. Hammer and Michael G. Strode (Insert names of individuals signing on behalf of PRINCIPAL & SURETY) who are each personally known to me to be the same persons whose names are subscribed to the foregoing instrument on behalf of PRINCIPAL and SURETY, appeared before me this day in person and acknowledged respectively, that they signed and delivered said instruments as their free and voluntary act for the uses and purposes therein set forth. Given under my hand and notarial seal this 1st day of April 2015 My commission expires 01/30/2018 ELECTRONIC BID BOND CHRISTINE S. STAFFO L. Hammer and Michael G. Strode (Insert names of individuals signing on behalf of PRINCIPAL & SURETY) Who are each personally known to me to be the same persons whose names are subscribed to the foregoing instrument on behalf of PRINCIPAL and SURETY, appeared before me this day in person and acknowledged respectively, that they signed and delivered said instruments as their free and voluntary act for the uses and purposes therein set forth. Given under my hand and notarial seal this 1st day of April 2015 CHRISTINE S. STAFFO NOTARY PUBLIC - STATE OF IL NOTA	(iii) timoin 22 lo a joint tomato at the or many		000	$\hat{\Omega}$		
(Signature of Attorney-in-Fact) STATE OF ILLINOIS, COUNTY OF PEORIA Christine S. Stafford , a Notary Public in and for said county, do hereby certify that Gretchen L. Hammer and Michael G. Strode (Insert names of individuals signing on behalf of PRINCIPAL & SURETY) who are each personally known to me to be the same persons whose names are subscribed to the foregoing instrument on behalf of PRINCIPAL and SURETY, appeared before me this day in person and acknowledged respectively, that they signed and delivered said instruments as their free and voluntary act for the uses and purposes therein set forth. Given under my hand and notarial seal this 1st day of April 2015 My commission expires 01/30/2018 ELECTRONIC BID BOND ELECTRONIC BID BOND CHRISTINE S. STAFF(NOTARY PUBLIC - STAFE OF IL NOTAR	OLD REPUBLIC SURETY COMPANY	-	018	16/KAA	_	
COUNTY OF PEORIA Christine S. Stafford Anotary Public in and for said county, do hereby certify that Gretchen L. Hammer and Michael G. Strode Christine S. Stafford Gretchen L. Hammer and Michael G. Strode Clinsert names of individuals signing on behalf of PRINCIPAL & SURETY) Who are each personally known to me to be the same persons whose names are subscribed to the foregoing instrument on behalf of PRINCIPAL and SURETY, appeared before me this day in person and acknowledged respectively, that they signed and delivered said instruments as their free and voluntary act for the uses and purposes therein set forth. Given under my hand and notarial seal this 1st day of April , 2015 My commission expires 01/30/2018 (Notary Public) OFFICIAL SEAL ELECTRONIC BID BOND CHRISTINE S. STAFFO Notary Public S. STAFFO NOTARY PUBLIC STATE OF IL NOTARY PUBLIC STATE OF IL				, ,	Attomey-in-Fact)	-
Christine S. Stafford ,a Notary Public in and for said county, do hereby certify that Gretchen L. Hammer and Michael G. Strode (Insert names of individuals signing on behalf of PRINCIPAL & SURETY)	STATE OF ILLINOIS,	M.	ICHAEL	G. STRODE		
Christine S. Stafford A Notary Public in and for said county,						
who are each personally known to me to be the same persons whose names are subscribed to the foregoing instrument on behalf of PRINCIPAL and SURETY, appeared before me this day in person and acknowledged respectively, that they signed and delivered said instruments as their free and voluntary act for the uses and purposes therein set forth. Given under my hand and notarial seal this BLECTRONIC BID BOND CHRISTINE S. STAFFO NOTARY PUBLIC - STATE OF IL The Principal may submit an electronic bid bond, in lieu of completing the above section of the Proposal Bid Bond is allowed (box must be checked by LA if electronic bid bond is allowed) The Principal may submit an electronic bid bond, in lieu of completing the above section of the Proposal Bid Bond is December 10 and Surety are firmly bound unto the LA under the conditions of the bid bond as shown above. (If PRINCIPAL is a joint venture of two or more contractors, an electronic bid bond ID code, company/Bidder name title and date must be affixed for each contractor in the venture.)	Christine S. Stafford ,aNo	otary Public ir	n and for sa	aid county,		
who are each personally known to me to be the same persons whose names are subscribed to the foregoing instrument on behalf of PRINCIPAL and SURETY, appeared before me this day in person and acknowledged respectively, that they signed and delivered said instruments as their free and voluntary act for the uses and purposes therein set forth. Given under my hand and notarial seal this Ist day of April, 2015 My commission expires 01/30/2018 ELECTRONIC BID BOND CHRISTINE S. STAFFO NOTARY PUBLIC - STATE OF IL The Principal may submit an electronic bid bond, in lieu of completing the above section of the Proposal Bid BOND ENTRY PUBLIC - STATE OF IL The Principal and Surety are firmly bound unto the LA under the conditions of the bid bond as shown above. (If PRINCIPAL is a joint venture of two or more contractors, an electronic bid bond ID code, company/Bidder name title and date must be affixed for each contractor in the venture.)	do hereby certify that <u>Gretchen L. Hammer</u> an	nd Mich	ael G.	Strode	IDETY)	
My commission expires 01/30/2018 Christine S. STAFFO	who are each personally known to me to be the same persons whose SURETY, appeared before me this day in person and acknowledged r	names are sub	oscribed to the	ne foregoing instrur	nent on behalf of I	PRINCIPAL and their free and
ELECTRONIC BID BOND ELECTRONIC BID BOND ELECTRONIC BID BOND CHRISTINE S. STAFF(NOTARY PUBLIC - STATE OF IL NOT	Given under my hand and notarial seal this	1st	day of	April, 20)15	<u>4</u>
ELECTRONIC BID BOND Electronic bid bond is allowed (box must be checked by LA if electronic bid bond is allowed) The Principal may submit an electronic bid bond, in lieu of completing the above section of the Proposal Bid Bond FORMERS IN THE STATE OF IL MAY PUBLIC - ST	My commission expires 01/30/2018	Ch	rester	/ D. XIII	199 546 F	OFFICIAL SEAL
Electronic bid bond is allowed (box must be checked by LA if electronic bid bond is allowed) The Principal may submit an electronic bid bond, in lieu of completing the above section of the Proposal Bid Both FORM BYPOVEXPIRES 1- an electronic bid bond ID code and signing below, the Principal is ensuring the identified electronic bid bond has been executed and the Principal and Surety are firmly bound unto the LA under the conditions of the bid bond as shown above. (If PRINCIPAL is a joint venture of two or more contractors, an electronic bid bond ID code, company/Bidder name title and date must be affixed for each contractor in the venture.)	CI ECTI	ם חום סווח נ	30ND 	(Notary P	/ / 17 1	
Company/Bidder Name)	☐ Electronic bid bond is allowed (box must be checked to the Principal may submit an electronic bid bond, in lieu of come an electronic bid bond ID code and signing below, the Principate the Principal and Surety are firmly bound unto the LA under the venture of two or more contractors, an electronic bid bond ID code.	by LA if elect npleting the a al is ensuring e conditions	tronic bid bove section the identification of the bid b	on of the Propose ed electronic bid ond as shown ab	NOTAR Al Bid BordYFOR bond has been bove. (If PRINC	Y PUBLIC - STATE OF ILL MMBSION TRIBRES 1- executed and IPAL is a joint
Flestenia Bid Bond ID Codo II Tompan/IBIDDEL NAMEL				(Didder News)		
Electronic big bond to Code (Company/Dioder Name)	Electronic Bid Bond ID Code		(Company	voidder ivame)		
(Signature and Title) Date	-		(Signati	re and Title\		Date



POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS: That OLD REPUBLIC SURETY COMPANY, a Wisconsin stock insurance corporation, does make, constitute and appoint:

WILLIAM C. VOORHEES, STEVEN R. MALPEDE, MICHAEL G. STRODE, OF PEORIA, IL

its true and lawful Attorney(s)-in-Fact, with full power and authority, not exceeding \$20,000,000, for and on behalf of the company as surety, to execute and deliver and affix the seal of the company thereto (if a seal is required), bonds, undertakings, recognizances or other written obligations in the nature thereof, (other than bail bonds, bank depository bonds, mortgage deficiency bonds, mortgage guaranty bonds, guarantees of installment paper and note guaranty bonds, self-insurance workers compensation bonds guaranteeing payment of benefits, asbestos abatement contract bonds, waste management bonds, hazardous waste remediation bonds or black lung

ALL WRITTEN INSTRUMENTS IN AN AMOUNT NOT TO EXCEED AN AGGREGATE OF

THREE MILLION DOLLARS(\$3,000,000)-----FOR ANY SINGLE

OBLIGATION, REGARDLESS OF THE NUMBER OF INSTRUMENTS ISSUED FOR THE OBLIGATION.

and to bind OLD REPUBLIC SURETY COMPANY thereby, and all of the acts of said Attorneys-in-Fact, pursuant to these presents, are ratified and confirmed. This document is not valid unless printed on colored background and is multi-colored. This appointment is made under and by authority of the board of directors at a special meeting held on February 18, 1982. This Power of Attorney is signed and sealed by facsimile under and by the authority of the following resolutions adopted by the board of directors of the OLD REPUBLIC SURETY COMPANY on February 18, 1982.

RESOLVED that, the president, any vice-president, or assistant vice president, in conjunction with the secretary or any assistant secretary, may appoint attorneys-in-fact or agents with authority as defined or limited in the instrument evidencing the appointment in each case, for and on behalf of the company to execute and deliver and affix the seal of the company to bonds, undertakings, recognizances, and suretyship obligations of all kinds; and said officers may remove any such attorney-in-fact or agent and revoke any Power of Attorney previously granted to such person.

RESOLVED FURTHER, that any bond, undertaking, recognizance, or suretyship obligation shall be valid and binding upon the Company

- (i) when signed by the president, any vice president or assistant vice president, and attested and sealed (if a seal be required) by any secretary or assistant secretary; or
- (ii) when signed by the president, any vice president or assistant vice president, secretary or assistant secretary, and countersigned and sealed (if a seal be required) by a duly authorized attorney-in-fact or agent; or
- (iii) when duly executed and sealed (if a seal be required) by one or more attorneys-in-fact or agents pursuant to and within the limits of the authority evidenced by the Power of Attorney issued by the company to such person or persons.

RESOLVED FURTHER, that the signature of any authorized officer and the seal of the company may be affixed by facsimile to any Power of Attorney or certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the company; and such signature and seal when so used shall have the same force and effect as though manually affixed.

fixed this <u>18TH</u>	day of	JUNE, 2013.			
			The State	OLD REPUBLIC SURETY COMPA	NY
Phylic A	Asselant Secreta		SEAL PARTY	Un Police	
On this 18TH	Tagle			Alan Pavlic and	
On this 18TH Phyllis M. Johns	day of	JUNE, 2013	, personally came before me,		the abo
Phyllis M. Johns	day of son	JUNE, 2013 _, to me known to b	, personally came before me, be the individuals and officers of the OL	D REPUBLIC SURETY COMPANY who executed	
Phyllis M. Johns trument, and they each a	day of son acknowledged the	JUNE, 2013 _, to me known to b execution of the sa	, personally came before me,oe the individuals and officers of the OL me, and being by me duly sworn, did se	LD REPUBLIC SURETY COMPANY who executed everally depose and say; that they are the said officers	s of the
Phyllis M. Johns trument, and they each a poration aforesaid, and t	day of son acknowledged the that the seal affixe	JUNE, 2013 _, to me known to be execution of the sailed to the above instru	, personally came before me,	LD REPUBLIC SURETY COMPANY who executed werally depose and say; that they are the said officers d that said corporate seal and their signatures as such a	s of the
Phyllis M. Johns trument, and they each a poration aforesaid, and t	day of son acknowledged the that the seal affixe	JUNE, 2013 _, to me known to be execution of the sailed to the above instru	, personally came before me,oe the individuals and officers of the OL me, and being by me duly sworn, did se	LD REPUBLIC SURETY COMPANY who executed werally depose and say; that they are the said officers d that said corporate seal and their signatures as such a	s of the
Phyllis M. Johns rument, and they each a poration aforesaid, and t	day of son acknowledged the that the seal affixe	JUNE, 2013 _, to me known to be execution of the sailed to the above instru	, personally came before me,	LD REPUBLIC SURETY COMPANY who executed everally depose and say; that they are the said officers d that said corporate seal and their signatures as such a corporation.	of the
Phyllis M. Johns rument, and they each a poration aforesaid, and t	day of son acknowledged the that the seal affixe	JUNE, 2013 _, to me known to be execution of the sailed to the above instru	, personally came before me,	LD REPUBLIC SURETY COMPANY who executed everally depose and say; that they are the said officers d that said corporate seal and their signatures as such a corporation.	of the
Phyllis M. Johns rument, and they each a poration aforesaid, and t	day of son acknowledged the that the seal affixe	JUNE, 2013 _, to me known to be execution of the sailed to the above instru	, personally came before me,	LD REPUBLIC SURETY COMPANY who executed werally depose and say; that they are the said officers d that said corporate seal and their signatures as such a	of the
Phyllis M. Johns rument, and they each a poration aforesaid, and t	day of son acknowledged the that the seal affixe	JUNE, 2013 _, to me known to be execution of the sailed to the above instru	, personally came before me,	LD REPUBLIC SURETY COMPANY who executed everally depose and say; that they are the said officers d that said corporate seal and their signatures as such a corporation.	of the

in force.

40-1829



2015 Signed and sealed at the City of Brookfield, WI this

HEDIGER & MEYERS, INC

STATE OF ILLINOIS CITY OF PEORIA

PROPOSAL

- 1. Proposal of Laser Electric, Inc., 3611 SW Adams St., P.O. Box 5008, Peoria, IL 61601

 i. (Name and Address of Bidder)
 - For the improvement, designated in Paragraph 2 below, by the installation flashing yellow arrow turn signals at multiple intersections. Work will include replacing controller cabinets, replacing signal heads, and installing cables and connections.
- 2. The contract documents for the proposed improvements are those prepared by the City of Peoria Public Works Department, Engineering Division and approved by Illinois Department of Transportation which contract documents are designated as City-wide FLASHING YELLOW ARROW INSTALLATION 2014.
- 3. The specifications herein referred to are the "Standard Specifications for Road and Bridge Construction," prepared by the Department of Transportation of the State of Illinois and adopted by said Department on January 1, 2012. The undersigned agrees to accept, as part of the contract, the Special Provisions contained within this proposal.
- 4. The undersigned declares that he will comply with the applicable provisions of Section 100, General Requirements and Covenants.
- 5. The undersigned agrees to complete the work, by **December 31, 2015** unless additional time is granted in accordance with Article 108.08 of the Specifications.
- 6. Accompanying this proposal is a <u>bid bond</u>, <u>certified check</u>, <u>or cashier's check</u> complying with the requirements of the Specifications, made payable to the City Treasurer of the City of Peoria, Illinois. If this proposal is accepted and the undersigned fails to execute a contract and contract bond as required, it is hereby agreed that the check shall be forfeited to the awarding authority.

The amount of the check or draft is \$__Bid_Bond_attached.

Attach Cashier's Check or Certified Check Here

- 7. The undersigned certifies that it is not delinquent in the payment of any indebtedness, tax, fee or fine owed to the City of Peoria, or in the payment of any tax administered by the Illinois Department of Revenue, and is in compliance with the terms and conditions of Sec. 10-109 of the Peoria City Code and 65 ILCS 5/11-42.1-1.
- 8. Each pay item shall have a unit price and a total price.
- 9. The unit price shall govern if no total price is shown or if there is a discrepancy between the product of the unit price multiplied by the quantity.
- 10. If a unit price is omitted, the total price will be divided by the quantity in order to establish a unit price.
- 11. A bid will be declared unacceptable if neither a unit price nor a total price is shown.
- 12. The undersigned firm certifies that it has not been convicted of bribery or attempting to bribe an officer or employee of the City of Peoria, nor has the firm made an admission of guilt of such conduct which is a matter of record, nor has an official, agent, or employee of the firm committed bribery or attempted bribery on behalf of the firm and pursuant to the direction or authorization of a responsible official of the firm. The undersigned firm further certifies that it is not barred from contracting with any unit of Federal, State or local government as a result of a violation of State laws prohibiting bidrigging or bid-rotating and has not been suspended or debarred from receiving federal funding.

13. EMPLOYEE/EMPLOYMENT RESTRICTIONS – THE CONTRACTOR:

THE CONTRACTOR, (hereinafter referred to as "SERVICE PROVIDER") agrees, as a condition of accepting this contract with the City of Peoria, that, for a period of one (1) year following completion of this contract, it shall be prohibited from hiring, directly or indirectly, any City employee or official who was involved, directly or indirectly in: (1) the selection and/or recommendation to select the SERVICE PROVIDER for performance of this contract; (2) coordinating the efforts of the SERVICE PROVIDER in the consummation or completion of this contract; or (3) monitoring or determining the performance of the SERVICE PROVIDER. The SERVICE PROVIDER further acknowledges and agrees that, upon the City's determination that a violation of this provision has occurred, the penalty imposed, at the sole discretion of the City, may include one or more of the following: (1) cancellation of any other contract(s) between the City of Peoria and the SERVICE PROVIDER; (2) disqualification of the SERVICE PROVIDER from bidding or being awarded future contracts with the City of Peoria for a period of two [2] years; and/or (3) payment of liquidated damages to the City of Peoria in the amount of TWENTY FIVE THOUSAND DOLLARS (\$25,000.00).

This does not apply to any City Employee involved in the 2011-12 reduction in force; nor does it apply to parties taking the Early Retirement incentive offered by the City from November 1, 2011 through November 1, 2012.

	14.	EEO CERTIFICATION* (Check <u>one</u>):
		We are presently applying for the EEO Certification. Employer Report Form (Form CC-1) is completed and enclosed.
		Presently, we have the Employer Report Form (Form CC-1) on file with the City of Peoria, Office of Equal Opportunity and have a current Certificate of Compliance Number.
*		Certificate of Compliance Number: 00033-150930
	*Ple	ease note there is a \$50.00 processing fee for new and renewal certification requests.
	15.	ADDITIONAL FEDERAL REQUIREMENTS In addition to the required Contract Provisions for Federal-Aid Construction Contracts (FHWA 1273), all bidders make the following certifications.
		A. By the execution of this proposal, the signing bidder certified that the bidding entity has not, either directly or indirectly, entered into any agreement, participate in any collusion, or otherwise taken any action, in restraint of free competitive bidding in connection with the submitted bid. This statement made by the undersigned bidder is true and correct under penalty of perjury under the laws of the United States.
		 B. CERTIFICATION, EQUAL EMPLOYMENT OPPORTUNITY: 1. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause? YES NO
		2. If answer to #1 is YES, have you filed with the Joint Reporting Committee, the Director of OFCC, any Federal agency, or the former President's Committee on Equal Employment Opportunity, all reports due under the applicable filing requirements of those organizations? YES X NO NO
	16.	The City of Peoria can increase or decrease this contract up to 25% to meet its budgetary needs.
	17.	The undersigned submits herewith this Schedules of Prices covering the work to be performed under this contract:



Affidavit of Illinois Business Office

				County	Peoria		
			Local Public	Agency	City of Peor	ia	
					14-00366-0		
					Various		
State of	Illinois)					
County of _	Peoria) ss.)					
l. Gretch	en L. Hammer o	f Peoria			, II	llinois	,
,	(Name of Affiant)		(City of Affiant)			(State of Affiant	
being first du	ly sworn upon oath, states as	follows:					
1. That I	am the Corporate Se	cretary	of	Laser	Electric,	Inc.	
	officer or p	osition		······································	bidder		
2. That I	have personal knowledge of the	ne facts here	in stated.				
	f selected under this proposal,	Т	er Electric	i, Inc.		, will maintain	a
J. Illat, i	r selected under this proposal,		(bidde	er)		· · · · · · · · · · · · · · · · · · ·	4
husiness (office in the State of Illinois wh	ich will be loc	cated in P	eoria		County,	Illinois.
			****	المراجعة المالية	for only 2000		
	nis business office will serve a uction contemplated by this pr		place of emp	noyment	for any perso	ons empioyed in	ine
	nis Affidavit is given as a requi rement Code.	rement of sta	te law as pro	vided in (Section 30-22	2(8) of the Illinoi	3
				Bu	tchin L	Hanne	
				Crot	, ,	gnature)	
				GIE	chen L. Ha	me of Affiant)	
					(i incival	me or Amarity	
This instrume	ent was acknowledged before	me on 27t	th day of _	March	1	_ ,	- ·
(SEAL)	"OFFICIAL OFFI	·······y					
(,	} "OFFICIAL SEAL" ≝ Lisa D Hansen	'					
	Notary Public, State of IIIi	nois }					
	My Commission Expires 9/1	0/2018		Λ.			

Affidavit of Availability For the Letting of 4/24/2015

(Letting date)

Bureau of Construction 2300 South Dirksen Parkway/Room 322 Springfield, Illinois 62764

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	68620	MISC Private	68759	09-00343-03-PV	Grtr Peo Airport Term	-
Contract With	F Weber	Various	Midwest Bridge	UCM	Peo Metro	
Estimated Completion Date	2017	Varies	Nov 2015	May 2015	Nov 2015	
Total Contract Price	4,266,558.00	3,162,100.00	\$41,350.00	825,803.00	2,000,000,00	Accumulated Totals
Uncompleted Dollar Value if Firm is the Prime Contractor		1,275,000.00	•		2,000,000.00	1,275,000.00
Uncompleted Dollar Value if Firm is the Subcontractor	1,446,841.00	1,887,100.00	16,540.00	313,805.14	2,000,000.00	
				Total Value of A	ll Work	6,939,286,14

Part II. Awards Pending and Uncompleted Work to be done with your own forces.

List below the uncompleted dollar value of work subcontracted to others will be listed on the	e reverse of this form. In	awards pending to be on a joint venture, list on	completed with your ly that portion of the	own forces. All work to be done		Accumulated
by your company. If no work is contracted, show the	NONE.					Totals
Earthwork						0.00
Portland Cement Concrete Paving						0.00
HMA Plant Mix						0.00
Paving						0.00
Clean & Seal Cracks/Joints						0.00
Aggregate Bases & Surfaces						0.00
Highway,R.R. and Waterway Structures						0.00
Drainage						0.00
Electrical	1,276,764.00	3,162,100.00	16,540.00	313,805.14	1,030,384.00	5,799,593.14
Cover and Seal Coats						0.00
Concrete Construction						0.00
Landscaping						0.00
Fencing						0.00
Guardrail						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
						0.00
r-1-1g	1,276,764.00	3,162,100.00	16,540.00	313,805.14	1,030,384.00	5,799,593.14

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.

Affidavit of Availability For the Letting of 4/24/2015

(Letting date)

Bureau of Construction 2300 South Dirksen Parkway/Room 322 Springfield, Illinois 62764

Part I. Work Under Contract

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.

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	88792	68C21				-
Contract With	Adv Asphalt	IDOT				
Estimated Completion Date	2015	06/2015				
Total Contract Price	44,180.86	241,077.15			***************************************	Accumulated Totals
Uncompleted Dollar Value if Firm is the Prime Contractor		20,222.12				1,295,222.12
Uncompleted Dollar Value if Firm is the Subcontractor	13,254.26					5,677,540.40
				Total Value of All Wor	rk	6,972,762.52

Part II. Awards Pending and Uncompleted Work to be done with your own forces.

List below the uncompleted dollar value of work fo Subcontracted to others will be listed on the reverse of	r each contract and awa	ards pending to be comp	leted with your own	forces. All work		Accumula	ted
company. If no work is contracted, show NONE.	oruns ionn. Itra joint ve	miture, list only that porti	on or the work to be	done by your		Totals	i
Earthwork							0.00
Portland Cement Concrete Paving							0.00
HMA Plant Mix							0.00
Paving							0.00
Clean & Seal Cracks/Joints							0.00
Aggregate Bases & Surfaces							0.00
Highway,R.R. and Waterway Structures							0.00
Drainage					***************************************		0.00
Electrical	13,254.26	20,222.12	0.00	0.00	0.00	5,833,	,069.52
Cover and Seal Coats							0.00
Concrete Construction							0.00
Landscaping							0.00
Fencing							0.00
Guardrail							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
				- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	and the second of the second o	بيريك ررض ويوادرون والميان والمعاورة	0.00
7 1 3	13,254.26	20,222.12	0.00	0.00	0.00	5,833,	069.52

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.



(A)	of Transpor	tation		D	BE Participati	on Statement
Subcontracto	or Registration Num	ber <u>3382</u>		Le	etting Local - Ap	ril 1, 2015
Participation	n Statement			lte	em No.	
(1) Instructio	ons			Co	ontract No. 896	72
accordance v		each disadvantaged bus vision and will be attache				
(2) Work: Please indica	ate: J/V	Manufacturer	Supplier (60%)	Subcon	tractor	Frucking
Pay Item No.	1/2-1/5	Description		Quantity	Unit Price	Total
	NONE					

					Total	
		iny of the above items whetermine a Commercially U			•	t dollar amount:
subcontract, i	is to be a second-ti it must be clearly in a DBE subcontracto	er subcontractor, or if the dicated on the DBE Partion or second-tiers a portion of a DBE Participation State	cipation Statement, a of its subcontract to o	and the details of th ne or more subcon	e transaction fully of tractors during the	explained.
The undersign perform a concontractor or prior approval	ned certify that the nmercially useful fu 1 st Tier subcontract I from the Departme	information included here nction in the work of the or. The undersigned furt ent's Bureau of Small Bus oject and the payment the	ein is true and correct contract item(s) listed her understand that r siness Enterprises ar	t, and that the DBE d above and to exe no changes to this a nd that complete an	firm listed below h cute a contract with statement may be a d accurate informa	the prime made without
	Michael E (Lyden		Signature for D	BE Firm 1st Tier	2 nd Tier
				-		
	ICC PRESIDE		Title	***************************************		
	March 31,		Date			
Contact Pers	son Michae	Snyder	Cont	act Person		
Phone	309-693-	2400	Phor	ne		
Firm Name	LASER EL	ECTRIC, Inc	Firm	Name		
Address _	DO BOX	5008	Addr	ess		
City/State/Zip	PEOPLE	IL 61101-500	8 City/s	State/Zip		
		•			E	

The Department of Transportation is requesting disclosure of information that is necessary to accomplish the statutory purpose as outlined under the state and federal law. Disclosure of this information is REQUIRED. Failure to provide any information will result in the contract not being awarded. This form has been approved by the State Forms Management Center.

WC





March 27, 2015

Date

(1) Policy

It is public policy that disadvantaged businesses as defined in 49 CFR Part 26 and the Special Provision shall have the maximum opportunity to participate in the performance of contracts financed in whole or in part with Federal or State funds. Consequently the requirements of 49 CFR Part 26 apply to this contract.

(2) Obligation

The contractor agrees to ensure that disadvantaged businesses as defined in 49 CFR Part 26 and the Special Provision have the maximum opportunity to participate in the performance of contracts or subcontracts financed in whole or in part with Federal or State funds. The contractor shall take all necessary and reasonable steps in accordance with 49 CFR Part 26 and the Special Provision to ensure that said businesses have the maximum opportunity to compete for and perform under this contract. The contractor shall not discriminate on the basis of race, color, national origin or sex in the award and performance of contracts.

(3) Project and Bid Identification		
Complete the following information concerning the project and bid:		
Route <u>Various</u>	Total Bid \$559,670.	62
Section <u>14-00366-00-SP</u>	Contract DBE Goal	#0.00
Project <u>HSIP-5093 (172)</u>	(Percei	nt) (Dollar Amount)
County Peoria		
Letting Date April 1, 2015		
Contract No. 89672		
Letting Item No.		
(4) Assurance		
I, acting in my capacity as an officer of the undersigned bidder (or bidd project my company : (check one)	ers if a joint venture), hereby assure th	ne Department that on this
Meets or exceeds contract award goals and has provided do Disadvantaged Business Participation percen		
Attached are the signed participation statements, forms SBE use of each business participating in this plan and assuring the work of the contract.	2025, required by the Special Provisionat each business will perform a comm	on evidencing availability and ercially useful function in the
Failed to meet contract award goals and has included good fa provided participation as follows:	aith effort documentation to meet the g	oals and that my company has
Disadvantaged Business Participation percent		
The contract goals should be accordingly modified or waived. support of this request including good faith effort. Also attach required by the Special Provision evidencing availability and to business will perform a commercially useful function in the wo	ed are the signed participation statemuse of each business participating in the	ents, forms SBE 2025,
Laser Electric, Inc.	p	
Company By Gretchen L. Hammer	The "as read" Low Bidder is required to con Submit only one utilization plan for each pro	•
Title Corporate Secretary	submitted in accordance with the special pr Bureau of Small Business Enterprises 2300 South Dirksen Parkway Springfield Illingis 62764	

The Department of Transportation is requesting disclosure of information that is necessary to accomplish the purpose as outlined under State and Federal law. Disclosure of this information is REQUIRED. Failure to provide any information will result in the contract not being awarded. This form has been approved by the State Forms Manager Center.



Item No. Letting of APRIL 1, 2015 Route ___ VARIOUS Section 14-00366-00-SP E. - Bidder's Employee County Peoria **Utilization Form Construction** District 4 PART I. IDENTIFICATION Contract No. _ N/A **Human Rights** 99992-00 per contract specifications **Duration of Project** Bid Number Laser Electric, Inc. Name of Bidder

PART II. WORKFORCE PROJECTION

The undersigned bidder has analyzed minority group and female populations, unemployment rates and Α. availability of workers for the location in which this contract work is to be performed, and for the locations from which the bidder recruits employees, and hereby submits the following workforce projection including a projection for minority and female employee utilization in all job categories in the workforce to be allocated to this contract:

TABLE B TABLE A **CURRENT EMPLOYEES TOTAL Workforce Projection for Contract** TO BE ASSIGNED TO CONTRACT MINORITY EMPLOYEES **TRAINEES** MINORITY ON THE JOB TOTAL JOB TOTAL OTHER APPREN-**EMPLOYEES** HISPANIC **TRAINEES EMPLOYEES EMPLOYEES CATEGORIES BLACK** MINOR. **TICES** М F М F М F М M M Officials 1 I (Manager) Supervisors Foremen Clerical Equipment Operators Mechanics Truck Drivers Ironworkers Carpenters Cement Masons Electricians 4 Pipefitters, Plumbers **Painters** Laborers, Semi-Skilled Laborers, Unskilled 2 TOTAL

Note: See instructions on page 2

TOTAL Training Projection for Contract *Other **Employees** Total Minor. In Training Employee Black Hispanic F М F F М F Μ Apprentices On-The-Job Trainees

TABLE C

BC 1256 (Rev. 12/11/07)

For Department Use Only

^{*} Other minorities are defined as Asians (A) or Native Americans (N). Please specify race of each employee shown in Other Minorities column.

			Letting of	of	
			Route		
			Section		0366-00-SP
			County		<u>ia</u>
			District	4	20270
			Contrac	t No	89672
PAR	ΓII. W	ORKFORCE PROJECTION - continued			
		ncluded in "Total Employees" under Table A is the the event the undersigned bidder is awarded this co		ires tha	at would be employed in
		The undersigned bidder projects that: (number) vould be recruited from the area in which the contra new hires would	ct project is located: a	and/or	new hires (number) n which the bidder's
	F	principal office or base of operation is located.			
	d	ncluded in "Total Employees" under Table A is a prolifectly by the undersigned bidder as well as a projecubeontractors.	ojection of numbers of po ction of numbers of po	f perso ersons	ns to be employed to be employed by
	Т	The undersigned bidder estimates that (number)	6		persons will
	b	be directly employed by the prime contractor and the employed by subcontractors.	at (number)	Ø	persons will
PART	ΓIII. A	FFIRMATIVE ACTION PLAN			
	e p c ir m	The undersigned bidder understands and agrees that imployee utilization projection included under PART ersons or women in any job category, and in the expension of work, described in the expension of the completed in a specific timetable (geared to the completed in a specific timetable and the completed in the contracting agency and the Department of the contracting agency and the Department in the Depart	II is determined to be vent that the undersign velop and submit a waion stages of the cont ected. Such Affirmative	e an un ned bid ritten A ract) w ve Actio	nderutilization of minority Ider is awarded this Affirmative Action Plan Phereby deficiencies in
	р	he undersigned bidder understands and agrees the rojection submitted herein, and the goals and timet equired, are deemed to be part of the contract spec	able included under a	nale en n Affirn	nployee utilization native Action Plan if
Comp	any _	Laser Electric, Inc.	Telephone Numb	oer	309-693-2400
		3611 SW Adams St., PO Box 5008			
Addre	ss _	Peoria, IL 61601			
			<u></u>		
		NOTICE REGARDING	SIGNATURE		
		s signature on the Proposal Signature Sheet will collock needs to be completed if revisions are required		this fo	rm. The following
Signa	ture [Til	le		Date
Instru	ıction	s: All tables must include subcontractor per	sonnel in addition to p	rime co	ontractor personnel.
Table	A -	Include both the number of employees that w total number currently employed (Table B) the apprentices and on-the-job trainees. The "To employees including all minorities, apprentice contract work.	at will be allocated to optal Employees" colun	contrac nn shoi	t work, and include all uld include all
Table	В-	Include all employees currently employed tha apprentices and on-the-job trainees currently	t will be allocated to the employed.	ne cont	ract work including any
Table	C-	Indicate the racial breakdown of the total app	rentices and on-the-jo	b traine	ees shown in Table A.
Printed 9/26	5/2014				BC 1256 (Rev. 12/11/07)

Item No.

i-18

County Peoria Local Public Agency City of Peoria NOTICE TO BIDDERS Section Number 14-00366-00-SP Route Various Sealed proposals for the improvement described below will be received at the office of Peoria Public Works, 3505 N. Dries Ln. Peoria IL 61604 11:00 AM until April 1, 2015 Address Time Date Sealed proposals will be opened and read publicly at the office of Peoria Public Works April 1, 2015 3505 N. Dries Ln, Peoria IL 61604 11:00 AM Address Time DESCRIPTION OF WORK Name Flashing Yellow Arrow Installation 2014 Length: 0.00 feet (miles) Location 27 Intersections throughout the CIty of Peoria Proposed Improvement This project will install flashing yellow arrow turn signals at multiple intersections. Work will include replacing controller cabinets, replacing signal heads, and installing cables and connections. 1. Plans and proposal forms will be available in the office of Peoria's Department of Public WOrks

2. Prequalification

If checked, the 2 low bidders must file within 24 hours after the letting an "Affidavit of Availability" (Form BC 57), in duplicate, showing all uncompleted contracts awarded to them and all low bids pending award for Federal, State, County, Municipal and private work. One original shall be filed with the Awarding Authority and one original with the IDOT District Office.

3505 N. Dries Ln., Peoria IL 61604
Address

- 3. The Awarding Authority reserves the right to waive technicalities and to reject any or all proposals as provided in BLRS Special Provision for Bidding Requirements and Conditions for Contract Proposals.
- 4. The following BLR Forms shall be returned by the bidder to the Awarding Authority:
 - a. BLR 12200: Local Public Agency Formal Contract Proposal
 - b. BLR 12200a Schedule of Prices
 - c. BLR 12230: Proposal Bid Bond (if applicable)
 - d. BLR 12325: Apprenticeship or Training Program Certification (do not use for federally funded projects)
 - e. BLR 12326: Affidavit of Illinois Business Office
- 5. 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.
- 6. Submission of a bid shall be conclusive assurance and warranty the bidder has examined the plans and understands all requirements for the performance of work. The bidder will be responsible for all errors in the proposal resulting from failure or neglect to conduct an in depth examination. The Awarding Authority will, in no case be responsible for any costs, expenses, losses or changes in anticipated profits resulting from such failure or neglect of the bidder.
- 7. The bidder shall take no advantage of any error or omission in the proposal and advertised contract.
- 8. If a special envelope is supplied by the Awarding Authority, each proposal should be submitted in that envelope furnished by the Awarding Agency 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 proposals shall be filed prior to the time and at the place specified in the Notice to Bidders. Proposals received after the time specified will be returned to the bidder unopened.
- 9. Permission will be given to a bidder to withdraw a proposal if the bidder makes the request in writing or in person before the time for opening proposals.

PROPOSAL

County	Peoria	
Local Public Agency	City of Peoria	
Section Number	14-00366-00-SP	
Route	Various	

	Route Various
1.	Proposal of
	for the improvement of the above section by the construction of flashing yellow arrow signal accomodations at 27
	intersections in the City of Peoria.
	a total distance of feet, of which a distance of feet, (miles) are to be improved.
2.	The plans for the proposed work are those prepared byCity of Peoria, Public Works Department, Engineering
	and approved by the Department of Transportation on
3.	The specifications referred to herein are those prepared by the Department of Transportation and designated as "Standard Specifications for Road and Bridge Construction" and the "Supplemental Specifications and Recurring Special Provisions" thereto, adopted and in effect on the date of invitation for bids.
4.	The undersigned agrees to accept, as part of the contract, the applicable Special Provisions indicated on the "Check Sheet for Recurring Special Provisions" contained in this proposal.
5.	The undersigned agrees to complete the work within working days or by December 31, 2015 unless additional time is granted in accordance with the specifications.
6.	A proposal guaranty in the proper amount, as specified in BLRS Special Provision for Bidding Requirements and Conditions for Contract Proposals, will be required. Bid Bonds will be allowed as a proposal guaranty. Accompanying this proposal is either a bid bond if allowed, on Department form BLR 12230 or a proposal guaranty check, complying with the specifications, made payable to:
	Patrick Nichting Treasurer of
	The amount of the check is(
7.	In the event that one proposal guaranty check is intended to cover two or more proposals, the amount must be equal to the sum of the proposal guaranties, which would be required for each individual proposal. If the proposal guaranty check is placed in another proposal, it will be found in the proposal for: Section Number
8.	The successful bidder at the time of execution of the contract will be required to deposit a contract bond for the full amount of the award. When a contract bond is not required, the proposal guaranty check will be held in lieu thereof. If this proposal is accepted and the undersigned fails to execute a contract and contract bond as required, it is hereby agreed that the Bid Bond or check shall be forfeited to the Awarding Authority.
9.	Each pay item should have a unit price and a total price. If no total price is shown or if there is a discrepancy between the product of the unit price multiplied by the quantity, the unit price shall govern. If a unit price is omitted, the total price will be divided by the quantity in order to establish a unit price.

- 10. A bid will be declared unacceptable if neither a unit price nor a total price is shown.
- 11. The undersigned submits herewith the schedule of prices on BLR 12200a covering the work to be performed under this contract.
- 12. The undersigned further agrees that if awarded the contract for the sections contained in the combinations on BLR 12200a, the work shall be in accordance with the requirements of each individual proposal for the multiple bid specified in the Schedule for Multiple Bids below.



SCHEDULE OF PRICES

Item No.	Items	Unit	Quantity	Unit Price	Total
67100100	MOBILIZATION	L SUM	1		
70102635	TRAFFIC CONTROL AND PROTECTION, STANDARD	LSUM	1		
85700205	FULL-ACTUATED CONTROLLER AND TYPE IV CABINET, SPECIAL	EACH	13		
89502210	MODIFY EXISTING CONTROLLER CABINET	EACH	14		
87301245	ELECTRIC CABLE IN CONDUIT, SIGNAL NO. 14 5C	FOOT	16,040		
88030050	SIGNAL HEAD, LED, 1-FACE, 3-SECTION, BRACKET MOUNTED	EACH	4		
88030020	SIGNAL HEAD, LED, 1-FACE, 3-SECTION, MAST ARM MOUNTED	EACH	4		
88030070	SIGNAL HEAD, LED. 1-FACE, 4-SECTION, BRACKET MOUNTED	EACH	10		
88030080	SIGNAL HEAD, LED, 1-FACE, 4-SECTION, BRACKET MOUNTED	EACH	8		
88200310	TRAFFIC SIGNAL BACKPLATE, LOUVERED, PLASTIC	EACH	22		
89502105	REBUILD EXISTING SIGNAL HEAD, LED	EACH	120		
88500100	INDUCTIVE LOOP DETECTOR	EACH	124		

Bidder's Proposal for making Entire Improvements

CONTRACTOR CERTIFICATIONS

County	Peoria	
Local Public Agency	City of Peoria	
Section Number	14-00366-00-SP	
Route	Various	

The certifications hereinafter made by the bidder are each a material representation of fact upon which reliance is placed should the Department enter into the contract with the bidder.

- 1. **Debt Deliquency.** The bidder or contractor or subcontractor, respectively, certifies that it is not delinquent in the payment of any tax administered by the Department of Revenue unless the individual or other entity is contesting, in accordance with the procedures established by the appropriate revenue Act, its liability for the tax or the amount of tax. Making a false statement voids the contract and allows the Department to recover all amounts paid to the individual or entity under the contract in a civil action.
- 2. **Bid-Rigging or Bid Rotating.** The bidder or contractor or subcontractor, respectively, certifies that it is not barred from contracting with the Department by reason of a violation of either 720 ILCS 5/33E-3 or 720 ILCS 5/33E-4.

A violation of Section 33E-3 would be represented by a conviction of the crime of bid-rigging which, in addition to Class 3 felony sentencing, provides that any person convicted of this offense or any similar offense of any state or the United States which contains the same elements as this offense shall be barred for 5 years from the date of conviction from contracting with any unit of State or local government. No corporation shall be barred from contracting with any unit of State or local government as a result of a conviction under this Section of any employee or agent of such corporation if the employee so convicted is no longer employed by the corporation and: (1) it has been finally adjudicated not guilty or (2) if it demonstrates to the governmental entity with which it seeks to contract and that entity finds that the commission of the offense was neither authorized, requested, commanded, nor performed by a director, officer or a high managerial agent in behalf of the corporation.

A violation of Section 33E-4 would be represented by a conviction of the crime of bid-rotating which, in addition to Class 2 felony sentencing, provides that any person convicted of this offense or any similar offense of any state or the United States which contains the same elements as this offense shall be permanently barred from contracting with any unit of State or local government. No corporation shall be barred from contracting with any unit of State or local government as a result of a conviction under this Section of any employee or agent of such corporation if the employee so convicted is no longer employed by the corporation and: (1) it has been finally adjudicated not guilty or (2) if it demonstrates to the governmental entity with which it seeks to contract and that entity finds that the commission of the offense was neither authorized, requested, commanded, nor performed by a director, officer or a high managerial agent in behalf of the corporation.

- 3. **Bribery.** The bidder or contractor or subcontractor, respectively, certifies that it has not been convicted of bribery or attempting to bribe an officer or employee of the State of Illinois or any unit of local government, nor has the firm made an admission of guilt of such conduct which is a matter of record, nor has an official, agent, or employee of the firm committed bribery or attempted bribery on behalf of the firm and pursuant to the direction or authorization of a responsible official of the firm
- 4. Interim Suspension or Suspension. The bidder or contractor or subcontractor, respectively, certifies that it is not currently under a suspension as defined in Subpart I of Title 44 Subtitle A Chapter III Part 6 of the Illinois Administrative Code. Furthermore, if suspended prior to completion of this work, the contract or contracts executed for the completion of this work may be cancelled.

SIGNATURES	Local Public Agency City of Peoria	
2121111121112	Section Number 14-00366-00-SP Route Various	
(If an individual)	Noute Various	
Signature of Bidder		
Business Address		
(If a partnership)		
Firm Name		
Signed By		
Business Address		
Inset Names and Addressed of All Partners		
(If a corporation)		
Signed By	President	
Business Address		
President		
Insert Names of Officers Secretary		
Treasurer		
Attest:Secretary		



Local Agency Proposal Bid Bond

			Route	Various
			County	Peoria
	RETURN WITH	BID	Local Agency	City of Peoria
	<u> </u>		Section	14-00366-00-SP
	PAPER E	ID BOND	Geotion	
WE				as PRINCIPAL,
and		,		as SURETY,
are held jointly, severally and firmly be the amount specified in the proposal of executors, administrators, successors	documents in effect on the date of i	nvitation for b	ids whichever is the lesser su	ım. We bind ourselves, our heirs,
WHEREAS THE CONDITION OF through its awarding authority for the				uitting a written proposal to the LA acting
THEREFORE if the proposal is acc shall within fifteen (15) days after awa of the required insurance coverage, al Specifications, then this obligation sha	rd enter into a formal contract, furn Il as provided in the "Standard Spe	ish surety gua cifications for	aranteeing the faithful perform Road and Bridge Constructio	
IN THE EVENT the LA determines preceding paragraph, then the LA acti with all court costs, all attorney fees, a	ng through its awarding authority s	hall immediat		
IN TESTIMONY WHEREOF, the sarespective officers this		ETY have cau	sed this instrument to be sign	ed by their
***************************************	-	Principal		
(Company N	lame)		(Comp	pany Name)
By:		Ву:		·
	e and Title)		(Signati	ure and Title)
(If PRINCIPLE is a joint venture of	two or more contractors, the comp	any names, a	nd authorized signatures of e	ach contractor must be affixed.)
		Surety	•	,
		By:		
(Name of Su	urety)	-	(Signature o	f Attorney-in-Fact)
STATE OF ILLINOIS,				
COUNTY OF		5		
J	, a Nota	ry Public in	and for said county,	
do hereby certify that	(Insert names o	f individuals sign	ning on behalf of PRINCIPAL & S	I IRETY)
who are each personally known to me	•	•	•	•
SURETY, appeared before me this da voluntary act for the uses and purpose	y in person and acknowledged res		• •	
Given under my	hand and notarial seal this		day of	***************************************
My commission expires	****		(Notary P	ublic
	ELECTRO	NIC BID BO		
The Principal may submit an elect an electronic bid bond ID code and the Principal and Surety are firmly venture of two or more contractors contractor in the venture.)	ed (box must be checked by tronic bid bond, in lieu of compl d signing below, the Principal is bound unto the LA under the o	LA if electreting the about the conditions of	onic bid bond is allowed ove section of the Proposa ne identified electronic bid the bid bond as shown ab	al Bid Bond Form. By providing bond has been executed and bove. (If PRINCIPAL is a joint
Electronic Bid Bond ID Code			(Company/Bidder Name)	***************************************
			'	
	uther) phone		(Signature and Title)	Date

STATE OF ILLINOIS CITY OF PEORIA

PROPOSAL

1.	Proposal of
	i. (Name and Address of Bidder) For the improvement, designated in Paragraph 2 below, by the installation flashing yellow arrow turn signals at multiple intersections. Work will include replacing controller cabinets, replacing signal heads, and installing cables and connections.
2.	The contract documents for the proposed improvements are those prepared by the City of Peoria Public Works Department, Engineering Division and approved by Illinois Department of Transportation which contract documents are designated as City-wide FLASHING YELLOW ARROW INSTALLATION 2014.
3.	The specifications herein referred to are the "Standard Specifications for Road and Bridge Construction," prepared by the Department of Transportation of the State of Illinois and adopted by said Department on January 1, 2012. The undersigned agrees to accept, as part of the contract, the Special Provisions contained within this proposal.
4.	The undersigned declares that he will comply with the applicable provisions of Section 100, General Requirements and Covenants.
5.	The undersigned agrees to complete the work, by December 31, 2015 unless additional time is granted in accordance with Article 108.08 of the Specifications.
6.	Accompanying this proposal is a <u>bid bond</u> , <u>certified check</u> , <u>or cashier's check</u> complying with the requirements of the Specifications, made payable to the City Treasurer of the City of Peoria, Illinois. If this proposal is accepted and the undersigned fails to execute a contract and contract bond as required, it is hereby agreed that the check shall be forfeited to the awarding authority.
	The amount of the check or draft is \$

Attach Cashier's Check or Certified Check Here

- 7. The undersigned certifies that it is not delinquent in the payment of any indebtedness, tax, fee or fine owed to the City of Peoria, or in the payment of any tax administered by the Illinois Department of Revenue, and is in compliance with the terms and conditions of Sec. 10-109 of the Peoria City Code and 65 ILCS 5/11-42.1-1.
- 8. Each pay item shall have a unit price and a total price.
- 9. The unit price shall govern if no total price is shown or if there is a discrepancy between the product of the unit price multiplied by the quantity.
- 10. If a unit price is omitted, the total price will be divided by the quantity in order to establish a unit price.
- 11. A bid will be declared unacceptable if neither a unit price nor a total price is shown.
- 12. The undersigned firm certifies that it has not been convicted of bribery or attempting to bribe an officer or employee of the City of Peoria, nor has the firm made an admission of guilt of such conduct which is a matter of record, nor has an official, agent, or employee of the firm committed bribery or attempted bribery on behalf of the firm and pursuant to the direction or authorization of a responsible official of the firm. The undersigned firm further certifies that it is not barred from contracting with any unit of Federal, State or local government as a result of a violation of State laws prohibiting bidrigging or bid-rotating and has not been suspended or debarred from receiving federal funding.

13. EMPLOYEE/EMPLOYMENT RESTRICTIONS – THE CONTRACTOR:

THE CONTRACTOR, (hereinafter referred to as "SERVICE PROVIDER") agrees, as a condition of accepting this contract with the City of Peoria, that, for a period of one (1) year following completion of this contract, it shall be prohibited from hiring, directly or indirectly, any City employee or official who was involved, directly or indirectly in: (1) the selection and/or recommendation to select the SERVICE PROVIDER for performance of this contract; (2) coordinating the efforts of the SERVICE PROVIDER in the consummation or completion of this contract; or (3) monitoring or determining the performance of the SERVICE PROVIDER. The SERVICE PROVIDER further acknowledges and agrees that, upon the City's determination that a violation of this provision has occurred, the penalty imposed, at the sole discretion of the City, may include one or more of the following: (1) cancellation of any other contract(s) between the City of Peoria and the SERVICE PROVIDER; (2) disqualification of the SERVICE PROVIDER from bidding or being awarded future contracts with the City of Peoria for a period of two [2] years; and/or (3) payment of liquidated damages to the City of Peoria in the amount of TWENTY FIVE THOUSAND DOLLARS (\$25,000.00).

This does not apply to any City Employee involved in the 2011-12 reduction in force; nor does it apply to parties taking the Early Retirement incentive offered by the City from November 1, 2011 through November 1, 2012.

14.	EEO CERTIFICATION* (Check one):
	We are presently applying for the EEO Certification. Employer Report Form (Form CC-1) is completed and enclosed.
	Presently, we have the Employer Report Form (Form CC-1) on file with the City of Peoria, Office of Equal Opportunity and have a current Certificate of Compliance Number.
	Certificate of Compliance Number:
*Ple	case note there is a \$50.00 processing fee for new and renewal certification requests.
15.	ADDITIONAL FEDERAL REQUIREMENTS In addition to the required Contract Provisions for Federal-Aid Construction Contracts (FHWA 1273), all bidders make the following certifications.
	A. By the execution of this proposal, the signing bidder certified that the bidding entity has not, either directly or indirectly, entered into any agreement, participate in any collusion, or otherwise taken any action, in restraint of free competitive bidding in connection with the submitted bid. This statement made by the undersigned bidder is true and correct under penalty of perjury under the laws of the United States.
	 B. CERTIFICATION, EQUAL EMPLOYMENT OPPORTUNITY: 1. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause? YESNO
	2. If answer to #1 is YES, have you filed with the Joint Reporting Committee, the Director of OFCC, any Federal agency, or the former President's Committee on Equal Employment Opportunity, all reports due under the applicable filing requirements of those organizations? YES NO
16.	The City of Peoria can increase or decrease this contract up to 25% to meet its budgetary needs.
17.	The undersigned submits herewith this Schedules of Prices covering the work to be performed under this contract:



Affidavit of Illinois Business Office

		County	Peoria
			City of Peoria
		Section Number	14-00366-00-SP
		Route	Various
State	***************************************		
Coun) ss. ty of)		
l, <u> </u>	(Name of Affiant)	(City of Affiant)	, (State of Affiant
heina	first duly sworn upon oath, states as follows:	(City or amorty)	(
_	•	of	
	That I am the officer or position		bidder
2.	That I have personal knowledge of the facts her	ein stated.	
3.	That, if selected under this proposal,		, will maintain a
		(bidder)	
bu	siness office in the State of Illinois which will be lo	ocated in	County, Illinois.
4.	That this business office will serve as the primar construction contemplated by this proposal.	ry place of employment	for any persons employed in the
5.	That this Affidavit is given as a requirement of s Procurement Code.	tate law as provided in	Section 30-22(8) of the Illinois
		spiritual superior and a superior a	(Signature)
			(Print Name of Affiant)
This i	nstrument was acknowledged before me on	day of	
	3		
/C = A	1.		
(SEA	L)		
		- A Million	(Signature of Notary Public)



Bureau of Construction 2300 South Dirksen Parkway/Room 322 Springfield, Illinois 62764

Affida	avit	of	Ava	aila	bility
For the	Le	ttin	g of		

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	Awards Pending	
Contract Number						
Contract With						
Estimated Completion Date						
Total Contract Price						Accumulated Totals
Uncompleted Dollar Value if Firm is the Prime Contractor						
Uncompleted Dollar Value if Firm is the Subcontractor						
				Total Value	e of All Work	

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.					Accumulated Totals	
Earthwork						
Portland Cement Concrete Paving						
HMA Plant Mix						
HMA Paving						
Clean & Seal Cracks/Joints						
Aggregate Bases & Surfaces						
Highway, R.R. and Waterway Structures						
Drainage						
Electrical						
Cover and Seal Coats						
Concrete Construction						
Landscaping						
Fencing						
Guardrail						
Painting						
Signing						
Cold Milling, Planning & Rotomilling						
Demolition						
Pavement Markings (Paint)						
Other Construction (List)						
ì						\$ 0.00
Totals						

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	Awards Pending
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Subcontractor					
Type of Work					
Subcontract Price					
Amount Uncompleted					
Total Uncompleted					
1. h					

I, being duly sworn, do hereby declare that 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	
this day of , Type or Print Name	
Officer or Director	Title
Signed	
Notary Public	
My commission expires	
Company	
(Notary Seal)	
Address	



DBE Participation Statement

			•	
Subcontractor	Registration Number	Le	etting <u>Local - Ap</u>	oril 1, 2015
Participation	Statement	Ite	em No	
(1) Instruction	ns	C	ontract No. 896	372
This form must accordance wadditional form	st be completed for each disadvantaged business participatin with the special provision and will be attached to the Utilization n for the firm.	g in the Utilization Pla Plan form. If additior	n. This form shall land space is needed	pe submitted in discomplete an
(2) Work: Please indica	te: J/V Manufacturer Supplier (609	%) Subcon	tractor	Trucking
Pay Item No.	Description	Quantity	Unit Price	Total
			Total	
(3) Partial Pa Description mu	yment Items (For any of the above items which are partial pa ist be sufficient to determine a Commercially Useful Function, sp	y items) ecifically describe the v	vork and subcontrac	et dollar amount:
subcontract, it In the event a contract, the p The undersign perform a con- contractor or prior approval actual work pe	ent is to be a second-tier subcontractor, or if the first-tier DBE subcontractor second-tiers a portion of its subcontract to prime must submit a DBE Participation Statement, with the despined certify that the information included herein is true and continued useful function in the work of the contract item(s) list Tier subcontractor. The undersigned further understand the from the Department's Bureau of Small Business Enterprises and the payment therefore must be presented in the payment therefore must be presented in the contractor.	at, and the details of the orea or more subcontails of the transaction rect, and that the DBE sted above and to exe at no changes to this and that complete arrovided to the Departr	tractors during the total tractors during the total to	explained. work of a as agreed to n the prime made without ation regarding
•		_		
Title				
Date		ate		
Contact Pers				
Phone				
Firm Name				
Address				
City/State/Zip	C	ity/State/Zip		
			E	
federal law. Disclosure	insportation is requesting disclosure of information that is necessary to accomplish the statutory e of this information is REQUIRED. Failure to provide any information will result in the contract or Forms Management Center.	ourpose as outlined under the state of being awarded. This form has b	e and WC	

SBE 2025 (Rev. 08/02/13)

DBE Utilization Plan



(1) Policy

It is public policy that disadvantaged businesses as defined in 49 CFR Part 26 and the Special Provision shall have the maximum opportunity to participate in the performance of contracts financed in whole or in part with Federal or State funds. Consequently the requirements of 49 CFR Part 26 apply to this contract.

(2) Obligation

The contractor agrees to ensure that disadvantaged businesses as defined in 49 CFR Part 26 and the Special Provision have the maximum opportunity to participate in the performance of contracts or subcontracts financed in whole or in part with Federal or State funds. The contractor shall take all necessary and reasonable steps in accordance with 49 CFR Part 26 and the Special Provision to ensure that said businesses have the maximum opportunity to compete for and perform under this contract. The contractor shall not discriminate on the basis of race, color, national origin or sex in the award and performance of contracts.

(3) Project and Bid Identification									
Complete the following information concerning the project and bid:									
Route Various	Total Bid								
Section <u>14-00366-00-SP</u>	Contract DBE Goal	(Dollar Amount)							
Project <u>HSIP-5093 (172)</u>	(Percent)	(Dollar Amount)							
County Peoria									
Letting Date April 1, 2015									
Contract No. 89672									
Letting Item No.									
(4) Assurance									
I, acting in my capacity as an officer of the undersigned bidder (or bidders project my company: (check one)	if a joint venture), hereby assure the D	epartment that on this							
Disadvantaged Business Participation percent Attached are the signed participation statements, forms SBE 20	Meets or exceeds contract award goals and has provided documented participation as follows: Disadvantaged Business Participation percent Attached are the signed participation statements, forms SBE 2025, required by the Special Provision evidencing availability and								
use of each business participating in this plan and assuring that work of the contract. Failed to meet contract award goals and has included good faith	·	•							
provided participation as follows:									
Disadvantaged Business Participation percent The contract goals should be accordingly modified or waived. A	ttached is all information required by the	e Special Provision in							
support of this request including good faith effort. Also attached required by the Special Provision evidencing availability and use business will perform a commercially useful function in the work	are the signed participation statements of each business participating in this pl	s, forms SBE 2025,							
Company	The "as read" Low Bidder is required to comply v	vith the Special Provision.							
Ву	Submit only one utilization plan for each project. submitted in accordance with the special provision								
Title	Bureau of Small Business Enterprises 2300 South Dirksen Parkway Springfield, Illinois 62764	Local Let Projects Submit forms to the Local Agency							

The Department of Transportation is requesting disclosure of information that is necessary to accomplish the purpose as outlined under State and Federal law. Disclosure of this information is REQUIRED. Failure to provide any information will result in the contract not being awarded. This form has been approved by the State Forms Manager Center.

Printed 2/9/2015 SBE 2026 (Rev. 11/23/09)



Subcontractor Payment Agreement (Non-DBE)

The Subcontractor Payment Agreement will document which non-DBE subcontractors worked on the contract and the actual amount the prime contractor paid to each non-DBE subcontractor. The Subcontractor Payment Agreement will be completed by the prime contractor and submitted to the District Office at the completion of the contract as a part of the final papers packet. Failure to submit this form with the final packet may result in a delay of the final voucher.

Prime Contractor			
Name			
Address	***************************************		
Telephone		TIN Number	
Project Information			
Contract Number	89672	*********	
Section Number	14-00366-00-SP		
County	Peoria		
This form is to verify to or falsification, the und	he amount paid to the Sub dersigned certifies that wor	contractor on the above caption k was executed by the Subcon	ned contract. Under penalty of law for perjuit tractor for the amount listed below.
Subcontractor's Name	9	TIN Number	Actual Payment from Prime
			Total \$ for Work
			Completed:
Sig	nature and Title of Prime Contrac	tor	Date

For information about IDOTs collection and use of confidential information review the department's Identity Protection Policy.

The Department of Transportation is requesting disclosure of information that is necessary to accomplish the statutory requirements as outlined under state

(CFR 49.26.11) and federal law. Disclosure of this information is REQUIRED.

Printed 1/28/2015 BC 2115 (Rev. 11/19/13)



on

of	Transportation
E	Bidder's Employee
	Utilization Form Constructi

	Item No Letting of Route
	Section <u>14-00366-00-SP</u>
	County Peoria
	District 4
	Contract No. 89672
Duration of Project	

PART I. IDENTIFICATION

Human Rights Bid Number

Name of Bidder

PART II. WORKFORCE PROJECTION

The undersigned bidder has analyzed minority group and female populations, unemployment rates and availability of workers for the location in which this contract work is to be performed, and for the locations from which the bidder recruits employees, and hereby submits the following workforce projection including a projection for minority and female employee utilization in all job categories in the workforce to be allocated to this contract:

TABLE B

					VDEL											LLU	
TOTAL Workforce Projection for Contract												CURRENT EMPLOYEES TO BE ASSIGNED					
MINORITY EMPLOYEES TRAINEES											1		TO CON	NTRACT	Γ		
JOB CATEGORIES		TAL OYEES	BL	ACK		ANIC	*OT	*OTHER MINOR.		APPREN- TICES		ON THE JOB TRAINEES		TOTAL EMPLOYEES		MINORITY EMPLOYEES	
	M	F	М	F	M	F	М	F	М	F	М	F	Ιſ	М	F	М	F
Officials (Manager)																	
Supervisors																	
Foremen																	
Clerical																	
Equipment Operators																	
Mechanics																	
Truck Drivers																	
Ironworkers																	
Carpenters																	
Cement Masons																	
Electricians																	
Pipefitters, Plumbers																	
Painters																	
Laborers, Semi-Skilled																	
Laborers, Unskilled																	
TOTAL																	

TABLE C

		1/\	<u>' </u>					
TOTAL Training Projection for Contract								
Employees In Training		ital loyee	Bla	ack	Hisp	anic	*Other Minor.	
	М	F	М	F	М	F	М	F
Apprentices								
On-The-Job Trainees								

Other minorities are defined as Asians (A) or Native Americans (N).
 Please specify race of each employee shown in Other Minorities column.

For Department Use Only

Printed 9/26/2014 Note: See instructions on page 2 BC 1256 (Rev. 12/11/07)

					County District	14-00366-00-3 Peoria 4 No. 89672	SP
	WORKFORCE PR						
B.	Included in "Total the event the under	Employees" under ersigned bidder is a	Table A is the awarded this c	total number ontract.	of new hir	es that would b	e employed in
	The undersigned I would be recruited	oidder projects that I from the area in v r	vhich the contr	act project is led	ocated; ar	nd/or (number) area in which th	new hires ne bidder's
_	principal office or	pase of operation i	s located.				
C.	Included in "Total directly by the und subcontractors.	Employees" under ersigned bidder as	Table A is a p well as a proj	rojection of nu ection of numb	mbers of pers of pe	persons to be errsons to be em	employed ployed by
		oidder estimates the ed by the prime co ubcontractors.		nat (number)			_ persons will _ persons will
PART III.	AFFIRMATIVE AC	TION PLAN					
A.	The undersigned to employee utilization persons or womer contract, he will, poincluding a specific minority and/or fer approval by the contract.	on projection included in any job categorial in any job categorial in the commencent in the categorial	led under PAR ry, and in the enent of work, do to the completization are contact and the Depart	RT II is determi event that the u levelop and su etion stages of rected. Such a ment of Hum	ned to be undersign bmit a wr the contr Affirmative an Rights	an underutiliza ed bidder is aw itten Affirmative act) whereby de e Action Plan w s.	tion of minority arded this Action Plan eficiencies in ill be subject to
В.	The undersigned to projection submitted required, are deen	ed herein, and the	goals and time	etable included	y and fem I under an	ale employee u Affirmative Ac	itilization tion Plan if
Company				_ Telepho	ne Numb	er	
Address							
		NOTICE	REGARDING	SIGNATURE	=		
The Bidde signature	er's signature on th block needs to be	e Proposal Signatu completed if revision	ure Sheet will o	constitute the s ed.	signing of	this form. The	following
Signature			ТТ	itle		Date _	
Instruction	ons: All tabl	es must include su	bcontractor pe	ersonnel in add	lition to pr	ime contractor	personnel.
Table A -	total numbe	h the number of er er currently employ s and on-the-job tr including all minor ork.	red (Table B) the sainees. The "	hat will be allo Total Emplove	cated to c es" colum	ontract work, a in should includ	nd include all le all
Table B -	Include all apprentices	employees current and on-the-job tra	ly employed th ainees currentl	at will be alloc y employed.	ated to th	e contract work	including any
Table C -	Indicate the	e racial breakdown	of the total ap	prentices and	on-the-jol	trainees show	n in Table A.

Printed 9/26/2014 BC 1256 (Rev. 12/11/07)

TABLE OF CONTENTS

<u>ITEM</u>	<u>PAGI</u>
PROPOSAL ITEMS	
LPA FORMAL CONTRACT PROPOSAL, BLR 12200	i-1
LOCAL AGENCY PROPOSAL BID BOND, BLR 12230	i-7
PEORIA PROPOSAL CONDITIONS	i-8
AFFIDAVIT OF ILLINOIS BUSINESS OFFICE, BLR 12326	i-11
AFFIDAVIT OF AVAILABILITY, BC 57	
DBE PARTICIPATION STATEMENT, SBE 2025	
DBE UTILIZATION PLAN, SBE 2026	
SUBCONTRACTOR PAYMENT AGREEMENT, BC 2115	i-16
BIDDER'S EMPLOYEE UTILIZATION FORM, BC 1256	
GENERAL CONDITIONS	
DESCRIPTION OF WORK	ii-1
PROJECT LOCATION MAP	
DEFINITION OF TERMS	
FAILURE TO COMPLETE WORK ON TIME	ii-3
RESPONSIBILITY FOR DAMAGE CLAIMS	ii-3
QUALIFICATION OF CONTRACTORS	ii-4
CONTRACTOR'S INSURANCE	ii-4
PROOF OF CARRIAGE OF INSURANCE	ii-6
GUARANTEE PERIOD	
PROSECUTION AND PROGRESS OF WORK	ii-6
EXISTING UNDERGROUND FACILITIES	ii-7
COOPERATION WITH UTILITY COMPANIES	ii-7
NOTIFICATION OF UTILITIES PRIOR TO CONSTRUCTION	ii-7
J.U.L.I.E. SYSTEM	ii-7
CERTIFIED PAYROLL REQUIREMENTS	
PREVAILING WAGE PROVISION	ii-8
SUBSTANCE ABUSE PREVENTION PROGRAM	ii-24
PROTECTION OF THE PUBLIC	
ITEMS DESIGNATED FOR REMOVAL AND EXCAVATION	ii-24
CITY SIGNS	ii-24
TRAFFIC CONTROL & PROTECTION	
CONTACT PERSON	ii-26
CONTACTILISON	
EQUAL OPPORTUNITY REQUIREMENTS	
EEO CONTRACT COMPLIANCE CLAUSE	
HUMAN RIGHTS ACT	iii-3
ROADWORK SPECIAL PROVISIONS	
INDEX FOR SPECIAL PROVISIONS	iv-1
CHECK SHEET FOR RECURRING SPECIAL PROVISIONS	iv-3
CHECK SHEET FOR LRS RECURRING SPECIAL PROVISIONS	iv-4
PROJECT SPECIAL PROVISIONS	
SALVAGING EXISTING MATERIAL	
CONSTRUCTION DEBRIS	iv-5
EROSION CONTROL	iv-5
REBUILD EXISTING SIGNAL HEAD, LED	
LED MODULE RECYCILING	
ELECTRIC CABLE IN CONDUIT, SIGNAL, NO. 14 5C	
TRAFFIC SIGNAL LED MODULE SPECIFICATIONS	
SIGNAL HEAD, LED	iv-13
FULL ACTUATED CONTROLLER AND TYPE IV CABINET, SPECIAL	
MODIFY EXISTING CONTROLLER CABINET	
TRAFFIC SIGNAL BACKPLATE	
INIDITICATIVE LOOP DETERCTOR	iv-18

BDE SPECIAL PROVISIONS CHECK SHEET FOR BDE SPECIAL PROVISIONS	iv 10
DISAVANTAGED BUSINESS ENTERPRISE PARTICIPATION, BDE 80029	
COILABLE NONMETALLIC CONDUIT, BDE 80341	.iv-31
WEEKLY DBE TRUCKING REPORTS, BDE 80302	.iv-32
FEDERAL PROVISIONS REQUIRED CONTRACTOR PROVISIONS, FHWA 1273	v-1

GENERAL CONDITIONS

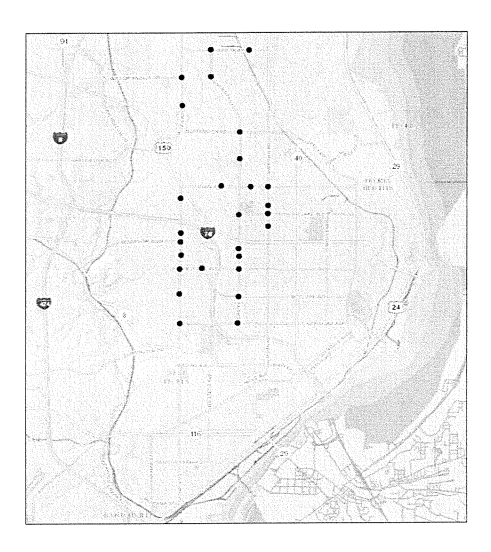
DESCRIPTION OF WORK

The proposed improvement consists of installing Flashing Yellow Arrow turn signals at multiple intersection in the City of Peoria, IL. Work includes upgrading traffic signal cabinets and controllers, removing existing traffic signal heads and replacing with upgraded 4-section LED heads, removing and replacing mast arm assemblies, and installing necessary cables and connections for signal operation on the following prioritized Flashing Yellow Arrow Location List:

		Flashing Yellow Arrow In	stallation List
Intersection	North-South Road	East-West Road	Notes
1	University St	Pioneer Parkway	All Directions
2	University St	Willow Knolls Dr	NB Direction only
3	University St	Miramar Dr	SB Direction Only
4	University St	Northmoor	All Directions
5	University St	Lake Ave	NB & SB only
6	University St	Florence Ave	NB & SB only
7	University St	Entrance to Aldi's	NB & SB only
8	University St	Forrest Hill Ave	NB & SB only
9	University St	McClure Ave	NB & SB only
10	University St	Nebraska Ave	EB & WB only
11	Glen Park Pl	Glen Ave	WB Only
12	Isabell Ave	Glen Ave	EB & WB only
13	Sheridan Rd	Glen Ave	All Directions
14	Sheridan Rd	Lake Ave	All Directions
15	Sheridan Rd	Sheridan Village Entrance	NB Only
16	Sheridan Rd	Stonegate Rd	NB Only
17	Sterling Ave	Bainter Ln	NB & SB only
18	Sterling Ave	Reservoir/Gale	NB & SB only
19	Sterling Ave	Richwoods Blvd	NB & SB only
20	Sterling Ave	Forrest Hill Ave	All Directions
21	Gale Ave	Forrest Hill Ave	All Directions
22	Sterling Ave	Scenic Dr	NB & SB Only
23	Allen Rd	Carriage Ln	NB & SB Only
24	Allen Rd	Willow Knolls Dr	All Directions
25	Sommer St	Pioneer Parkway	EB & WB only
26	Sterling Ave	Nebraska Ave	All Directions
27	Sterling Ave	Newman Pkwy	NB & SB Only

The above list is prioritized in order with Intersection Number 1 being the highest priority location. The preconstruction meeting is anticipated to occur around the last week of March, 2015. Shop drawings of proposed signal assemblies, new cabinets, and controller upgrades shall be provided by the Contractor to the Engineer for approval.

PROJECT LOCATION MAP



• - Intersection locations for FYA

DEFINITION OF TERMS

Section 101 of the Standard Specifications shall be revised as follows:

Article 101.14 Department. The City of Peoria or its Representative.

Article 101.16 Engineer. The designated employee or representative of the City of Peoria.

The Engineer will not be responsible for construction means, methods, techniques, sequences, or procedures, or for safety precautions and programs.

Article 101.19 Inspector. The authorized representative of the Engineer assigned to make detailed observations or any or all portions of the work or material therefore.

This activity is not to be interpreted as an inspection service, a construction supervision service, or a guaranteeing of the Contractor's performance. The Inspector will not be responsible for construction means, methods, techniques, sequences, or procedures, or for safety precautions and programs. The Inspector will not be responsible for the Contractor's obligation to carry out the work in accordance with the Contract Documents.

FAILURE TO COMPLETE WORK ON TIME

Should the Contractor fail to complete the work by <u>December 31, 2015</u>, the Contractor shall be liable to the City of Peoria at a rate of \$750.00 per day for every day worked over the contract time to cover all costs incurred for engineering, inspection and other expenses incurred by the City of Peoria by reason of the Contractor's failure to complete the work within the specified time, and such amount shall be deducted from the monies due the Contractor, not as a penalty, but as damages sustained.

RESPONSIBILITY FOR DAMAGE CLAIMS

The Contractor shall indemnify and save harmless the CITY OF PEORIA, its officers, agents, and employees against all loss, damage or expense that it or they may sustain as a result of any suits, actions, or claims of any character brought on account of injury to or death of any person or persons, including all persons performing any work under this contract, which may arise in any way (except for a negligent act of the City of Peoria, its officers or employees) in connection with the work to be performed under this contract, including but not limited to, suits, actions or claims arising under "An Act providing for the protection and safety of persons in and about the construction, repairing, alteration or removal of building, bridges, viaducts, and other structures, and to provide for the enforcement thereof," approved June 3, 1907, (740 ILCS 150/1), as amended: the Contractor shall also indemnify and save harmless the CITY OF PEORIA, its officers and employees, from all suits, actions, or claims of any character brought because of any injuries or damages received or sustained by any person, persons, or property, on account of, or in consequence of, any neglect by Contractor or a Subcontractor in safeguarding the work; or through use of unacceptable materials in constructing the work; or because of any act or omission, neglect, or misconduct of said Contractor; or because of any claims or amounts recovered for any infringements of patent, trademark, or copyright, or from any claims or amounts arising or recovered under the "Workers Compensation Act," or any other law, ordinance, order, or decree, and so much of the money due the said Contractor under and by virtue of his contract as shall be considered necessary by the Department for such purposes, may be retained for the use of the ENGINEERING DIVISION; or, in case no money is due, his surety shall be held until such suits, actions, or claims have been settled and suitable evidence to that effect furnished to the Department.

OUALIFICATION OF CONTRACTORS

Contractors shall be pre-qualified before plans and proposal documents will be provided for bidding. In general, contractors pre-qualified by the State of Illinois, Department of Transportation to perform the work indicated in the proposal will be acceptable to the City of Peoria, Engineering Division; but, the City Engineer reserves the right to refuse to accept a bid from a State-qualified contractor and will state his reasons, in writing, for said refusal if requested by the contractor.

Contractors not qualified as indicated above shall be required to submit a listing of jobs of a similar nature with an indication of the dollar value of said jobs and the person or company for whom the work was performed so that a check of the quality of the work can be made, as well as the performance and financial ability of the contractor. The City Engineer will approve or disapprove the contractor, and the decision shall be final. If desired by the contractor, the City Engineer will provide his reasons for disapproving any contractor from bidding on the proposed improvement.

CONTRACTOR'S INSURANCE

The Contractor shall not commence work under this project until he has obtained all insurance required under this paragraph and such insurance has been approved by the City of Peoria, nor shall the Contractor allow any Subcontractor to commence work on his subcontract until all similar insurance required of the Subcontractor has been so obtained and approved by the City of Peoria.

The Contractor shall require Subcontractors, if any, not protected under the Contractor's insurance policies as an additional insured to take out and maintain insurance of such nature in amounts not less than that required of the principal Contractor, excluding Umbrella Coverage and Owner's Protective Liability and Property Damage Insurance, and any and all insurance obtained by any Subcontractor or Subcontractors shall be approved by the City of Peoria.

All policies shall contain provisions to the effect that in the event of payment of any loss or damage the insurers will have no rights of recovery against any of the insured or additional insureds there under.

COMPENSATION INSURANCE

The Contractor shall take out and maintain during the life of this project Worker's Compensation Insurance for all of his employees employed at the site of the project and, in case any work is sublet, the Contractor shall require the Subcontractor similarly to provide Worker's Compensation Insurance for all of the latter's employees unless such employees are covered by the protection afforded by the Contractor, and any such insurance obtained by any subcontractor or subcontractors shall be approved by the City of Peoria. In case any class of employees engaged in hazardous work at the site of the project is not protected under the Worker's Compensation statute, the Contractor shall provide, and shall cause each Subcontractor to provide adequate insurance coverage for the protection of his employees not otherwise protected, such as accident insurance, and any such insurance shall be approved by the City of Peoria.

PUBLIC LIABILITY AND PROPERTY DAMAGE INSURANCE

The Contractor shall take out and maintain during the life of the project such General Liability, Public Liability and Property Damage Insurance as shall protect him and any Subcontractor performing work covered by this project, from claims for damages for personal injury, including accidental death, as well as from claims for property damages, which may arise from operations under this project, whether such operations be by himself or by any Subcontractors or by anyone directly or indirectly employed by either of them and the amounts of such insurance shall be as follows:

Commercial General Liability Insurance that provides Property Damage and/or Bodily Injury in an amount not less than \$1,000,000 per occurrence and \$2,000,000 aggregate.

OWNER'S PROTECTIVE LIABILITY AND PROPERTY DAMAGE INSURANCE

The Contractor shall obtain Owner's Protective Liability and Property Damage Insurance in an amount not less than \$1,000,000 per occurrence and \$2,000,000 aggregate. If endorsements to the above public liability and property damage insurance policies cannot be made, then separate policies providing such protection must be furnished by the Contractor.

AUTOMOBILE INSURANCE

The Contractor shall take out and maintain during the life of the project such automobile insurance covering all owned and non-owned vehicles as shall project him an any Subcontractor performing work covered by this project, from claims for damages in an amount not less than \$1,000,000 Combined Bodily Injury and Property Damage.

UMBRELLA COVERAGE

The Contractor shall take out and maintain during the life of the project such Umbrella or Excess Liability coverage as shall protect him and any Subcontractor performing work covered by this project, from claims for damages in an amount not less than \$2,000,000 per occurrence and \$5,000,000 annual aggregate.

ADDITIONAL INSURED ENDORSEMENT

All Liability insurance policies shall name the City of Peoria its officers, directors, employees, agents, representatives, subsidiaries, successors, and assigns, as additional insureds, shall be primary to any other insurance carried by the City of Peoria and shall provide coverage consistent with ISO CG 20 26, and shall maintain the required coverages, naming the City of Peoria as an additional insured, for a period of not less than three years from the date the City of Peoria and Contractor execute an Agreement to Final Quantities.

PROOF OF CARRIAGE OF INSURANCE

The Contractor and all Subcontractors shall furnish the City of Peoria with satisfactory proof of insurance coverage. This shall include an A.M. Best "A" rating before the project begins. If coverage is cancelled or the carrier's rating falls below A.M. Best "A" rated, the City of Peoria shall be notified in writing.

Certificates of insurance are required. The Certificate must state the following "The City of Peoria, its officers, directors, employees, agents, and representatives, are named as Additional Insured on a primary basis for liability arising out of the contractor's operations."

Upon request the Contractor must provide copies of the policies and endorsements, failure to provide the required certificates of insurance shall not operate to invalidate the insurance requirements under this Contract.

GUARANTEE PERIOD

The Contractor warrants all work performed under this contract is free from defects and was performed in accordance with Article 801.14 for a period of six (6) months from the date of agreement of final quantities, as agreed in writing, by the City Engineer after all parties have signed the document. In case of acceptance of a part of the work for use prior to the agreement to final quantities, the guarantee for the part so accepted shall be for a period of six (6) months from the date of such partial acceptance, in writing, by the City Engineer. Work performed due to this warranty requirement shall be guaranteed for a period of six (6) months. The Guarantee Period may be further amended in the Roadwork Special Provision.

PROSECUTION AND PROGRESS OF WORK

Special attention is called to Section 108 of the "Standard Specifications for Road and Bridge Construction," and specifically to Article 108.03, which states that the Contractor shall notify the Engineer at least twenty-four (24) hours in advance of either discontinuing or resuming operations.

If an Engineer or an Inspector for the City of Peoria Engineering Division is not on the job and notification as required has been given, the contractor in charge of the work shall immediately notify the Engineering Division that work has been resumed and request that the Project Engineer in charge of work for the City Engineering Division be notified.

Work performed without proper notification to the City Engineering Division as indicated herein may be rejected by the Engineer for the City of Peoria and no compensation will be made for said work. In addition, the contractor may be required to remove the item of construction at its own expense and replace the item of construction in accordance with the plans and specifications.

EXISTING UNDERGROUND FACILITIES

The City of Peoria assumes no responsibility for the presence, specific size or location of underground distribution systems of the several public utility corporations. No responsibility for the protection of said underground systems will be assumed by the City of Peoria unless such protection is incidental to the protection of the municipally-owned property of the City of Peoria. If such protection is found to be necessary to water mains, gas mains, steam mains, underground electrical distribution systems, underground telephone circuit systems or any other underground systems of non-municipal ownership, the cost of same, in whole or in part, is disclaimed by the City of Peoria.

COOPERATION WITH UTILITY COMPANIES

It is understood and agreed that the contractor has considered, in his bid, all the permanent and temporary utility appurtenances in their present or relocated positions and that no additional compensation will be allowed for any delays, inconvenience or damage sustained by him due to any interference from the said utility appurtenances or the operations of moving them.

All telephone, cableway, gas, water and wire lines, within the limits of the proposed construction owned by various utility companies, are to be moved by the owners of the particular utility involved at the owner's expense.

NOTIFICATION OF UTILITIES PRIOR TO CONSTRUCTION

All utility companies must be notified by the Contractor, in writing, at least one (1) week in advance prior to starting construction so that they will have adequate time to locate and mark their utility locations in the field and twenty-four (24) hours prior to commencing actual construction work. All utility companies must be notified so that they may have personnel on the job site to assist in locating their utility lines and avoid damage to their utilities. Specifically, AmerenCILCO, Comcast Communications, SBC, McLeod Communications and the Illinois-American Water Co., have requested that they be notified prior to the start of construction. A copy of the letter notifying the utility companies of the Contractor's intention to start work must be received by the City of Peoria Engineering Division before the Contractor will be permitted to start construction.

J.U.L.I.E. SYSTEM

The J.U.L.I.E. (Joint Utility Locating Information for Excavators) must be notified prior to starting construction, so that the respective utilities may have adequate time to locate and mark their underground facilities. Phone: 1-800-892-0123 or 811.

Since this is a Citywide program, J.U.L.I.E. will need to be notified before construction on each property.

CERTIFIED PAYROLL REQUIREMENTS

In addition to requirements in Check Sheet #1, contractors and subcontractors on public works projects must submit certified payroll records on a monthly basis to the public body in charge of the construction project, along with a statement affirming that such records are true and accurate, that the wages paid to each worker are not less than the required prevailing rate, and that the contractor is aware that filing records he or she knows to be false is a Class B Misdemeanor. The Certified Payroll Records must include, for every worker employed on the public works project, the name, address, telephone number, social security number, job classification, hourly wages paid in each pay period, number of hours worked each day, and starting and ending time of work each day. Certified payrolls are to be submitted on EPrismSoft.com. per the EEO guidelines outlined in Section VII of the Good Faith Efforts Requirements, herein.

Additionally, signed weekly payroll federal form WH 347 must be submitted in hard-copy on a weekly basis.

PREVAILING WAGE PROVISION

The contractor agrees to comply with the requirements of the Secretary of Labor in accordance with the Davis-Bacon Act as amended, the provision of Contract Work Hours and Safety Standards Act, the Copeland "Anti-Kickback" Act (40 US 276a-276a-5; 40 USC 327 and 40 USC 276c) and all other applicable Federal, state and local laws and regulations pertaining to labor standards insofar as those acts apply to the performance of this contract. The contractor shall maintain documentation which demonstrates compliance with hour and wage requirements of this part. Such documentation shall be made available to the City to review upon request.

The contractor agrees that all subcontractors engaged under contracts in excess of \$2,000.00 for construction, renovation or repair work financed in whole or in part with assistance under this contract, shall comply with Federal requirements adopted by the City pertaining to such contracts and with the applicable requirements of the regulations of the Department of Labor, under 29 CFR Parts 1, 3, 5 and 7 governing the payment of wages and ratio of apprentices and trainees to journey workers; provided, that if the wage rates higher than those required under the regulations are imposed by state or local law, nothing hereunder is intended to relieve the contractor of its obligation, if any, to require payment of the higher wage. The contractor shall cause or require to be inserted in full, in all such contracts subject to such regulations, provisions meeting the requirements of this paragraph.

This contract will adhere to Federal Davis-Bacon Act wages rather than State of Illinois Department of Labor rates and definitions.

It shall be the contractor's responsibility to monitor the prevailing wages and adjust his payroll accordingly as soon as any rates are revised by the Federal Department of Labor.

General Decision Number: IL150014 01/23/2015 IL14

Superseded General Decision Number: IL20140014

State: Illinois

Construction Types: Heavy and Highway

Counties: Fulton, Hancock, Henderson, Knox, McDonough, Mercer, Peoria, Stark, Tazewell and Warren Counties in Illinois.

KNOX, PEORIA, TAZEWELL (N 1/3) & WARREN COUNTIES:

HEAVY CONSTRUCTION PROJECTS (including Sewer & Water Line Construction & Drainage Projects) & HIGHWAY CONSTRUCTION PROJECTS (excluding tunnels, building structures in rest area projects, and railroad construction; bascule, suspension & spandrel arch bridges; bridges designed for commercial navigation; bridges involving marine construction, other major bridges).

Note: Executive Order (EO) 13658 establishes an hourly minimum wage of \$10.10 for 2015 that applies to all contracts subject to the Davis-Bacon Act for which the solicitation is issued on or after January 1, 2015. If this contract is covered by the EO, the contractor must pay all workers in any classification listed on this wage determination at least \$10.10 (or the applicable wage rate listed on this wage determination, if it is higher) for all hours spent performing on the contract. The EO minimum wage rate will be adjusted annually. Additional information on contractor requirements and worker protections under the EO is available at www.dol.gov/whd/govcontracts.

1 01/02/2015

CARP0166-002 06/01/2014

HENDERSON and MERCER COUNTIES

Rates Fringes

CARPENTER.....\$ 29.25 22.71

CARP0195-004 06/01/2014

STARK COUNTY

Rates Fringes

CARPENTER.....\$ 31.85 25.17

CARP0237-003 10/01/2006

FULTON and TAZEWELL (Southern 2/3) COUNTIES

Rates Fringes

CARPENTER.....\$ 27.09 13.78 CARP0237-013 05/01/2012

FULTON, KNOX, PEORIA, AND TAZEWELL (Northern 1/3) COUNTIES

Rates	Fringes
CARPENTER\$30.8 PILEDRIVERMAN\$31.8	

CARP0270-010 05/01/2012

MCDONOUGH AND WARREN COUNTIES

	Rates	Fringes
CARPENTER		21.66 21.66

CARP0270-011 05/01/2012

HANCOCK COUNTY

1	Rates	Fringes
CARPENTER\$ PILEDRIVERMAN\$		21.66 21.66

ELEC0034-006 03/01/2014

	Rates	Fringes
ELECTRICIAN	\$ 34.66	17.93

ELEC0034-007 03/01/2014

FULTON (Cass, Deerfield, Ellisville, Harris, Lee, Union, Young, & Hickory Twps), HENDERSON, KNOX, MCDONOUGH (Blandinsville, Prairie City, Emmet, Tennesee, Scotland, Sciota, Bushnell, Chalmers Twps), MERCER (Ohio Grove, Suez & North Henderson Twps), AND WARREN COUNTIES

	Rates	Fringes	
ELECTRICIAN	\$ 30.00	17.07	
ELEC0051-002 03/04/2013			

FULTON, HANCOCK, HENDERSON, KNOX, MCDONOUGH, MERCER (N. Henderson & Suez Twps), PEORIA, STARK, TAZEWELL, and WARREN COUNTIES

Rates Fringes

Line Construction Groundman/Equipment

Operator (All crawler type equipment larger than D-4,		
15 ton crane or larger)\$	38.30	17.25
Groundman/Truck Driver\$		14.35
Lineman and Substation		
Technician\$	42.54	18.61

ELEC0145-006 06/02/2014

MERCER COUNTY (Except Ohio Grove, North Henderson, and Suex Twps)

	Rates	Fringes
CABLE SPLICER	•	19.31 19.23

* ELEC0145-007 12/01/2014

MERCER COUNTY (Except North Henderson and Surz Twps)

	1	Rates	Fringes
Line	Construction		
	Cable Splicer\$	40.09	17.42
	Dynamiter\$	33.23	15.30
	Groundman Equipment		
	Operator\$	31.51	14.78
	Groundman Truck Driver\$	27.45	13.50
	Groundman\$	26.66	13.27
	Lineman, Technician, Heavy		
	Equipment Operator\$	39.73	17.31

FOOTNOTE:

A. PAID HOLIDAYS: Memorial Day, Independence Day, Labor Day, and Thanksgiving Day

MERCER COUNTY

	Rates	Fringes
OPERATOR:	Power Equipment	
Group	1\$ 32.00	27.65
Group	2\$ 31.00	27.65
Group	3\$ 28.35	5 27.65
Group	4\$ 27.30	27.65

POWER EQUIPMENT OPERATOR CLASSIFICATIONS

GROUP 1: Crane (Friction or Hydraulic, regardless of size or attachments); Tow or Push Boat

GROUP 2: Asphalt Heater-Planer Unit; Asphalt Paver; Asphalt Paver Screed; Asphalt Plant; Automatic Curbing Machine; Backfiller (throw bucket); Blastholer Self-Propelled Rotary Drill or Similar Machines; Boom Tractor or Side Boom;

^{*} ENGI0150-021 06/01/2014

Boring Machine (Directional, Vertical or Horizontal); Building Hoist (1,2 or 3 drums); Caisson Auguring Machines; Central Redi-Mix Plant; Chip Spreader; Cleaning & Priming Machine; Combination Backhoe Front End Loader; Combination Concrete Finishing Machine and Float; Concrete Breaker or Hydro-Hammer; Concrete Conveyor or Pump; Concrete Paver; Concrete Spreader; Concrete Wheel Saw (Large self-propelled); Crusher (Stone, Concrete, Asphalt, etc.); Curing-Tinning Machine; Dipper Dredge Crane man; Dipper Dredge Operator; Dual Purpose Truck (Boom, Winch, etc.); Excavator; Farm-Type Tractor Operating Scoop or Scraper or with Power Attachment; Forklift (6000 lb. capacity); Grader, Motor Grader, Motor Patrol, Auto Grader, Form Grader, Pull Grader, Sub Grader, Elevating Grader; Group Equipment Greaser; Guard Rail Post Driver; Hoists; Hydraulic Dredge Leverman or Engineer; Hydro-Vac Truck Mounted or Pull Type, and Similar Equipment; Laser Screed; Loader (Track, Rubber Tire or Articulated); Locomotive Engineer; Mechanic-Welder; Mechanical Loaded Log Chippers or Similar Machines; Milling Machine; Mucking Machine; Pile Driver; Pipe Bending; Pug Mill; Road Widener-Shoulder Spreader; Scraper (self-propelled); Self-Propelled Roller or Tire Roller (on Asphalt or Blacktop), Sheep Foot or Pad Foot Compactor; Shovel; Slip Form Paver; Steel Track-Type Tractor (Dozer, Push Cat, etc.); Transfer or Shuttle Buggy; Trenching Machine (40 H.P. & over); Work Boat.

GROUP 3: Articulated Off-Road Haul Unit; Asphalt Booster; Boiler (Engineer or Fireman); Conveyor Over 20 H.P.; Distributor; Driver on Truck Crane or Similar Machines; Elevator; Farm-Type Tractor (Without Power Attachment); Fireman & Pump Operator at Asphalt Plant; Forklift (Less than 6000 lb. capacity); Grout Pump; Light Plant; Mechanical Broom; Mud Jack; Self-Propelled Roller (Other than listed in Group 2); Straddle Carrier; Trench Machine (Under 40 H.P.).

GROUP 4: Air Compressor (400 C.F.M. or over); Compact Loader (Rubber Tire, Track & Utility); Engine Driven Welding Machine; Mechanical Heater (other than steam boiler); Small Outboard Motor Boat (Safety Boat & Life Boat); Water Pump (More than one well point pump).

ENGIO649-002 05/01/2014

FULTON, HANCOCK, HENDERSON, KNOX, MCDONOUGH, PEORIA, STARK, TAZEWELL, and WARREN COUNTIES

	1	Rates	Fringes
Group Group	Power Equipment 1\$ 2\$ 3\$	34.40	20.48+A 20.48+A 20.48+A
-			

POWER EQUIPMENT OPERATOR CLASSIFICATIONS

GROUP 1: Cranes: Overhead Cranes; Hydro Crane; Shovels;

Crane type Backfiller; Tower Cranes-Mobile, Crawler, Stationary; Derricks, Hoist (3 drum); Draglines; Drott Yumbo & similar types considered as Cranes; 360 Degrees Swing Excavator, Backhoe; Derrick Boats; Pile Driver and Skid Rigs; Clam Shell; Locomotive Cranes; Road Pavers (Single Drum, Dual Drum, Tri Batcher); Motor Patrol & Power Blades (Dunmore, Elevating & similar types); Mechanics; Central Concrete Mixing Plant Operator; Asphalt Batch Plant Operator and Plant Engineer; Gradall; Caisson Rigs; Skimmer Scoop, Koehring Scooper; Dredges (all types); Hoptoe; All Cherry Pickers; Work Boat; Ross Carrier; Helicopter; Dozer; Tournadozer; Tournapulls (all & similar types); Concrete and all recycle machines, Multiple Unit Earth Movers; 75 cents per hour for each scoop over one; Scoops (all sizes); Pushcats; Endloaders (all types); Asphalt Surfacing Machine; Slip Form Paver; Rock Crusher; Material Crusher (outside pits and quarries); Screening Plants (outside pits and quarries); Tunnel Boring Machine; Heavy Equipment Greaser (Top Greaser on Spread); CMI, Auto Grade, CMI Belt Placer (3 track & similar types); Side Booms; Starting Engineer on Pipeline or Construction (eleven 11 pieces or more); Asphalt Heater & Planer Combination; Wheel Tractors with Dozer, Hoe or End Loader attachements; CAT Earthwork Compactors and similar types; Blaw Knox Spreader & similar types; Trench Machines; Pump Crete, Belt Crete, Squeeze Crete, Screw Type Pumps & Gypsum; Creter Crane; Concrete Pump Truck; Formless Finishing Machines; Flaherty Spreader or similar types; Screedman on Laydown Machine; Vermeer Concrete Saw; Laser Screed; Span Saw; Dredge Leverman; Dredge Engineer; Lull or similar type; Hydro-Boom Truck; Guard Rail Machine.

GROUP 2: Bulker & Pump; Power Launches; Boring Machine & Pipe Jacking Machine; Dinkeys; Carts, powered haul unit for a boring machine; P-H one Pass Soil Cement Machines and similar types: Wheel Tractor; Back Fillers; Euclid Loader; Fork LIfts; Jeep with Ditching Machines or other attachments; Tuneluger; Automatic Cement & Gravel Batching Plants; Mobile Drills Soil Testing and similar types); Pugmill with Pump; All 1 and 2 Drum Hoists; De-watering Systems; Straw Blower; Hydro Seeder; Bump Grinders, Self Propelled; Assistant Heavy Equipment Greaser; Apsco Spreader Tractors (Track-Type w/o Power Units pulling Rollers); Rollers on Asphalt, Brick, or Macadam; Concrete Breakers; Concrete Spreaders; Cement Strippers; Cement Finishing Machines & CMI Texture & Reel Curing Machines; Vibro-Tampers & similar types self-propelled; Mechanical Bull-Floats; Self-Propelled Concrete Saw; Truck Mounted Power Saws; Curb Cutters; Mixers over 3 bags to 27E; Winch & Boom Trucks; Tractor pulling Power Blade or Elevating Grader; Porter Rex Rail; Clary Screed; Mule pulling Rollers; Pugmill w/o Pump; Barber Greene or similar Loaders; Track Type Tractor with power unit attached; Fireman; Spray Machine on paving; Curb Machine; Paved Ditch Machine; Power Broom; Self-Propelled Sweepers; Self-Propelled Conveyors; Power Subgrader; Oil Distributor; Straight Tractor; Truck Crane Oiler; Truck Type Oilers; Directional Boring Machine; Horizontal Directional Drill; Articulating End Dump Vehicles; Starting Engineer (6 to 10 pieces).

GROUP 3: Straight Framed Truck and Truck Mounted Vac Unit, Starting Engineer (3 to 5 pieces); Trac Air Machine w/o attachments; Rollers, 5 tons & under on earth & gravel; Form Grader; Bulk Cement Plant; Oilers.

- Escalated Rate on Crane, Derrick Booms, and Tower Cranes: Additional \$1.00 per hour over scale when Crane or Derrick is positioned 50 ft. or more above adjacent ground level or water level. \$.05 per hour, per foot, over 90 feet including jib. \$0.02 per hour, per ton over 50-ton capacity.
- Operating engineers who operate Lattice Boom Crawler Cranes, Lattice Boom Truck Cranes, Telescopic Boom Cranes less than 17.5 Tons, Tower Cranes, Overhead Cranes and have been Certified by hte National Commission for the Certification of Crane Operators on the equipment they operate shall receive \$1.60 per hour over scale.
- A. On designated Hazardous Waste jobs, operators shall receive:
 Level A add \$4.00 to the appropriate group rate; Levels B and

C add \$3.00 to the appropriate group rate; and Level D add \$2.00 to the appropriate group rate.

IRON0046-005 05/01/2014

FULTON COUNTY (Southern tip including Marbletown Astoria, & Summum Twps)

	Rates	Fringes
IRONWORKER	\$ 31.00	22.27

IRON0111-004 07/01/2013

KNOX (Galesburg and area North thereof), MERCER (except Southwest Part), and WARREN (Northwest Part) COUNTIES

	Rates	Fringes	
IRONWORKER	\$ 29.00	21.01	
IRON0112-004 05/01/2013			

FULTON (Eastern 2/3), KNOX (South and East of Galesburg), PEORIA, STARK, and TAZEWELL COUNTIES

	Rates	Fringes	
IRONWORKER	\$ 34.58	22.04	
IRON0577-006 06/01/2014		* (42)	

FULTON (North of Summum & Marbletown Twps, West 1/3), HANCOCK,

HENDERSON, KNOX (West and Southwest of Galesburg), McDONOUGH, MERCER, and WARREN (except Northwest Part) COUNTIES

	Rates	Fringes
IRONWORKER	\$ 25.25	18.70

LABO0165-002 05/01/2014

PEORIA and TAZEWELL (Northwest) COUNTIES

	I	Rates	Fringes
LABORER			
Group	1\$	28.83	23.36
Group	2\$	29.13	23.36
Group	3\$	29.58	23.36

LABORER CLASSIFICATIONS

GROUP 1 - General Laborer - Laying of temporary gas, oil, air, and water lines; All Laborer Work pertaining to Asphalt and Asphalt Plants if needed; Waterproofing Membrane Systems for bridge decks and waterproofing for box culverts on site; Laying, placing, and installation of all steel casing, corrugated casings, multiple plate and precast concrete and all other material used for casing, tunnels and tunnel lining; Removal of snap ties, the placing and removing and tending of barricades, concrete barricade wall, flares and signal lights; Maintenance of Nelson Heaters; Dirt fill jobs, spotter and grade employee and signal employee; Scaffolding; Temporary Fencing; Placing of Concrete to grade by any mode or method; Carpenter Tenders, the conveying, handling, unloading and loading, hoisting, assorting of all lumber, all laborer work required around carpenters including the clean up after carpenters; Horizontal Directional Drill Locator; Waterproofing with cold stuff; Bricklayer Tenders; Cement Mason Tender; Curing all concrete by hand method; Drive stakes and string lines for all machinery; Concrete Form Dismantlers; Handling and maintaining all lights; flares and flasher flares; Flagman; Landscaping on all jobs, the loading, unloading, distribution, planting, and placing of trees, shrub, sod, and seeding on work covered by the agreement; Covering of Concrete in any manner; High Pressure Nozzle (water blast); Pile Driver Tenders; Surveyor Helper; Tool Crib Man; Water Carrier; Expansion joint assembler; All other excavating; Deck Hand, Dredge Hand, and Shore Laborer; Unloading and Distributing of Rebars; All Power Operated Tools and Chain Saws; Curb Asphalt Maching Operator; Asphalt Kettlemen and Carriers; Waterproofing with hot stuff; Cement Men and Sack Shakers; Chipping Hammer Man; Kettlemen and Carriers or men handling hot stuff; Powder Man Helper; Power Concrete Saw; Power Form Tampers; Rig Men; Signaling and spotting of rigs and equipment; Walk behind concrete breaker; Stripping Concrete Forms with composite crew of laborers and carpenters; all other work not listed below

GROUP 2 - Skilled Laborer - Jackhammer & Drill Operator; Gunite Pump and Pot Man; Puddlers, Vibrator Men; Wire Fabric Placer; Sandblast Pump and Pot Man; Strike Off Concrete; Unloading, handling and carrying of all creosoted piles, ties, or timer; Concrete Burning Bars; Power Wheelbarrows or Buggies; Asphalt Raker; Bricksetters; Cutting Torchmen (elec. and acetylene); Men setting lines to level forms; Form Setters; Gunite Nozzle Man and Sandblasting Nozzle Man; Powder Man; Rip-rapping (by hand)

GROUP 3 - Abestos Abatement Worker; Hazardous Waste Worker (including maintaining of manifest sheet); Lead Base Paint Abatement Worker

LABO0231-002 05/01/2014

FULTON and TAZEWELL (Southeast) COUNTIES

	Rates	Fringes
LABORER	.\$ 29.94	23.55
LABO0231-005 05/01/2014		

HANCOCK AND MCDONOUGH COUNTIES

		Rates	Fringes
LABORER		\$ 25.67	21.55
LAB00309-003	01/01/2014		

MERCER COUNTY

		Rates	Fringes
LABORERS			
GROUP	1\$	25.71	16.45
GROUP	2\$	26.21	16.45
GROUP	3\$	26.84	16.45

LABORER CLASSIFICATIONS

GROUP 1: Flagman, Dumpman, Spotter, Broom Man, Removal of Trees, Fencing Laborers, Cleaning of Forms or Lumber (In Bone Yard), Moving and/or Maintenance of Flares and Barricades, Operation of all Hand, Electric, Air, Hydraulic, or Mechanically Powered Tools Under the Jurisdiction of the Laborers; Including Jackhammers, Tampers; Air Spades, Augers, Concrete Saws, Chains Saws, Utility Saws, Rock Drills, Vibrators, Mortar Mixer, Power and Hand Saw (When Cleaning Timber), General Laborers (Not Elsewhere Covered), Craft-Tender, Material Checker, Material Handler, Form Handler, Concrete Dumper, Puddler, Explosives Handler, Center Strip, Reinforcing in Concrete, Wire Mesh Handler and Installer, Prime Mover or Any Mechanical Device Taking the Place of Concrete Buggy or Wheel-Barrow, Sandpoint Setter, Asphalt Kettleman, Sheeting Hammer Drivers, Laying and Joining of telephone Conduit,

Gas Distribution Men, Pipe Setter On laterals, Drain Tiles, Culvert Pipe, and Storm Sewer Catch Basin Leads, Catch Basins, Manholes, Batch Dumpers, Tank Cleaners, Cofferdam Worker, Bankman On Floating Plant, Jointman with Pipelayers. Back-Up Man (Corker, Joint Maker) With Pipe Setter on Sewer and Water Mains, Batterboard Man or Laser Operator on Sewer and Water Main, Laborer in Ditch, or Tunnel, on Sewer or Water Mains and Telephone Conduit, Cutters, Burners, Torchman, Gravel Box Man, Asphalt Plant Laborer, Concrete Plant Laborer, Deck Hand, Unloading of Steel and Rebar, Laser Beam Operator, Wrecking Laborers

GROUP 2 - Asphalt Raker or Luteman, Head Form Setter, Head Dynamite Man (Powderman) Head String or Wireline Man (On Paving), Pipe Setter On Sewer or Water Main, Gunnite Nozzie Man, Asphalt Or Concrete Curb Machine Operator, Head Grade Man, Head Tunnel Miner, Concrete Burning Machine Operator, Coring Machine Operator, Welder, Asbestos Abatement and Hazardous Waste Workers

GROUP 3 - Concrete Specialist

.....

LABO0538-001 05/01/2014

HENDERSON, KNOX, WARREN, AND STARK (WEST) COUNTIES

I	Rates	 Fringes
Laborer\$ Laborer\$		19.96 19.19

LABORER CLASSIFICATIONS

General Laborer: All classifications not listed below.

Skilled Laborer: Flaggers; Traffic Control and all associated work; Handling of materials treated with oil, creosote, asphalt and/or foriegn material harmful to skin or clothing; Track Laborers; Chloride Handlers; Unloading and Laborers with Steel Workers and Re-bars; Concrete Workers (wet); Batch Dumpers; Mason Tenders; Kettle and Tar Men; Plastic Installers; Scaffold Workers; Motorized buggies or motorized unit used for wet concrete or handling of building materials; Laborers with de-watering systems; Sewer workers plus depth; Vibrator Operators; Motor Mixer Operators; Cement Silica, clay, fly ash, lime and plasters, handlers (bulk or bag); Cofferdam Workers plus depth; Concrete paving, placing, cutting and tying of reinforcing; Deckhand, dredge hand and shore laborers; Backmen on floating plant; Asphalt Workers with machine and layers; Grade Checker; Power Tools; Stripping of all concrete forms except paving forms, dumpmen and spotters, when necessary; Caisson Workers plus depth; Gunnite Nozzle Men; Tunnel Helpers in free air; Rod and Chainmen; Welders, Cutters, Burners, and Torchmen; Chainsaw Operator; Paving Breaker, Jackhammer and Drill Operator, Layout man and /or Tile Layer; Steel Form Setters - street and highway, Air Tamping Hammerman; Signalman on Crane Concrete Saw Operator;

Screedman on Asphalt Pavers; Front End Man on Chip Spreader; Multiple Concrete Duct; Luteman, Asphalt Raker; Curb Asphalt Machine Operator.

LABO0996-003 05/01/2014

STARK COUNTY (East)

	I	Rates	Fringes
LABORER			
GROUP	1\$	31.61	18.76
GROUP	2\$	32.61	18.76

LABORER CLASSIFICATIONS

GROUP 1: All classifications not listed below

GROUP 2: Dynamite Man; Asbestos Abatement Worker and Hazardous Waste Worker; and Lead Base Paint Worker

PAIN0030-023 07/01/2014

HANCOCK, MCDONOUGH, AND STARK COUNTIES

	Rates	Fringes	
PAINTER Brush, Spray, Structural Steel, and Bridges		19.85	
PAIN0157-002 07/01/2014			

FULTON, PEORIA, AND TAZEWELL COUNTIES

Rat	tes	Fringes
PAINTER Brush, Spray, Pressure		
Roller, Sandblasting, Bridges, & New Structural		
Steel Work\$ 33	3.65	19.85

PAIN0502-003 05/01/2014

HENDERSON, KNOX, MERCER, and WARREN COUNTIES

1	Rates	Fringes
PAINTER		
Bridges\$	29.82	12.50
Brush and Roller\$	27.82	12.50
Spray, Structural Steel, &		
Sandblasting\$	28.32	12.50

PLAS0018-012 06/01/2012

STARK COUNTY

Rates Fringes CEMENT MASON/CONCRETE FINISHER...\$ 35.00 PLAS0018-013 05/01/2012 FULTON (Except Northwest Part), PEORIA, and TAZEWELL COUNTIES Rates Fringes CEMENT MASON/CONCRETE FINISHER...\$ 28.28 22.57 PLAS0018-028 05/31/2011 HANCOCK and MCDONOUGH COUNTIES Rates Fringes CEMENT MASON/CONCRETE FINISHER...\$ 23.85 18.75 _____ PLAS0018-029 05/01/2012 FULTON (Northwestern Part) and MERCER (Southeastern Corner) COUNTIES Rates Fringes CEMENT MASON/CONCRETE FINISHER...\$ 25.35 ______ PLAS0018-037 01/01/2013 HENDERSON (Northern Half) and MERCER (Except Southeastern Corner) COUNTIES Rates Fringes CEMENT MASON/CONCRETE FINISHER...\$ 25.46 ______ TEAM0371-003 05/01/2013 MERCER COUNTY Rates Fringes TRUCK DRIVER Group 1.....\$ 32.15 10.70+a 10.70+a Group 2.....\$ 32.60 10.70+a Group 3.....\$ 32.85 10.70+a Group 4.....\$ 33.12 Group 5.....\$ 33.99 10.70+a FOOTNOTE: a. \$41.70 per day

ii - 19

GROUP 1: Drivers on 2 axles hauling less than 9 tons; air compressor & welding machines and brooms, including those

CLASSIFICATIONS:

pulled by separate units; Truck Driver Helper, warehouse employees; Mechanic Helpers; greasers and tiremen; pick-up trucks when hauling material, tools, or workers to and from and on the job site; and forklifts up to 6,000 lb capacity.

GROUP 2: 2 or 3 axles hualing more than 9 tons but hauling less than 16 tons; A-frame winch trucks; hydrolift trucks; Vactor Trucks or similar equipment when used for transportation purposes; Forklift over 6,000 lb.capacity; winch trucks; and four axle combiation units.

GROUP 3: 2, 3 or 4 Axles hauling 16 tons or more; 5-Axles or more combination units; drivers on water pulls; articulated dump trucks; mechanics and working forepersons.

GROUP 4: Low Boy and Oil Distributors.

GROUP 5: Drivers who require special protective clothing while employed on hazardous waste work.

TEAM0627-002 05/01/2013

FULTON, HANCOCK, HENDERSON, KNOX, MCDONOUGH, PEORIA, STARK, TAZEWELL, and WARREN COUNTIES

		Rates	Fringes
TRUCK DRIV	ER		
GROUP GROUP GROUP	1	\$ 32.04	10.70+a
	2	\$ 32.50	10.70+a
	3	\$ 32.72	10.70+a
	4	\$ 33.02	10.70+a
	5	\$ 33.88	10.70+a

FOOTNOTE: a. \$201.20 per week

CLASSIFICATIONS:

GROUP 1: Drivers on 2 axles hauling less than 9 tons; air compressor & welding machines and brooms, including those pulled by separate units; Truck Driver Helper, warehouse employees; Mechanic Helpers; greasers and tiremen; pick-up trucks when hauling material, tools, or workers to and from and on the job site; and forklifts up to 6,000 lb capacity.

GROUP 2: 2 or 3 axles hualing more than 9 tons but hauling less than 16 tons; A-frame winch trucks; hydrolift trucks; Vactor Trucks or similar equipment when used for transportation purposes; Forklift over 6,000 lb.capacity; winch trucks; and four axle combiation units.

GROUP 3: 2, 3 or 4 Axles hauling 16 tons or more; 5-Axles or more combination units; drivers on water pulls; articulated dump trucks; mechanics and working forepersons.

GROUP 4: Low Boy and Oil Distributors.

GROUP 5: Drivers who require special protective clothing

while employed on hazardous waste work.

WELDERS - Receive rate prescribed for craft performing operation to which welding is incidental.

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29CFR 5.5 (a) (1) (ii)).

The body of each wage determination lists the classification and wage rates that have been found to be prevailing for the cited type(s) of construction in the area covered by the wage determination. The classifications are listed in alphabetical order of "identifiers" that indicate whether the particular rate is a union rate (current union negotiated rate for local), a survey rate (weighted average rate) or a union average rate (weighted union average rate).

Union Rate Identifiers

A four letter classification abbreviation identifier enclosed in dotted lines beginning with characters other than "SU" or "UAVG" denotes that the union classification and rate were prevailing for that classification in the survey. Example: PLUM0198-005 07/01/2014. PLUM is an abbreviation identifier of the union which prevailed in the survey for this classification, which in this example would be Plumbers. 0198 indicates the local union number or district council number where applicable, i.e., Plumbers Local 0198. The next number, 005 in the example, is an internal number used in processing the wage determination. 07/01/2014 is the effective date of the most current negotiated rate, which in this example is July 1, 2014.

Union prevailing wage rates are updated to reflect all rate changes in the collective bargaining agreement (CBA) governing this classification and rate.

Survey Rate Identifiers

Classifications listed under the "SU" identifier indicate that no one rate prevailed for this classification in the survey and the published rate is derived by computing a weighted average rate based on all the rates reported in the survey for that classification. As this weighted average rate includes all rates reported in the survey, it may include both union and non-union rates. Example: SULA2012-007 5/13/2014. SU indicates the rates are survey rates based on a weighted average calculation of rates and are not majority rates. LA indicates the State of Louisiana. 2012 is the year of survey on which

these classifications and rates are based. The next number, 007 in the example, is an internal number used in producing the wage determination. 5/13/2014 indicates the survey completion date for the classifications and rates under that identifier.

Survey wage rates are not updated and remain in effect until a new survey is conducted.

Union Average Rate Identifiers

Classification(s) listed under the UAVG identifier indicate that no single majority rate prevailed for those classifications; however, 100% of the data reported for the classifications was union data. EXAMPLE: UAVG-OH-0010 08/29/2014. UAVG indicates that the rate is a weighted union average rate. OH indicates the state. The next number, 0010 in the example, is an internal number used in producing the wage determination. 08/29/2014 indicates the survey completion date for the classifications and rates under that identifier.

A UAVG rate will be updated once a year, usually in January of each year, to reflect a weighted average of the current negotiated/CBA rate of the union locals from which the rate is based.

WAGE DETERMINATION APPEALS PROCESS

- 1.) Has there been an initial decision in the matter? This can be:
- * an existing published wage determination
- * a survey underlying a wage determination
- * a Wage and Hour Division letter setting forth a position on a wage determination matter
- * a conformance (additional classification and rate) ruling

On survey related matters, initial contact, including requests for summaries of surveys, should be with the Wage and Hour Regional Office for the area in which the survey was conducted because those Regional Offices have responsibility for the Davis-Bacon survey program. If the response from this initial contact is not satisfactory, then the process described in 2.) and 3.) should be followed.

With regard to any other matter not yet ripe for the formal process described here, initial contact should be with the Branch of Construction Wage Determinations. Write to:

Branch of Construction Wage Determinations Wage and Hour Division U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

2.) If the answer to the question in 1.) is yes, then an interested party (those affected by the action) can request

review and reconsideration from the Wage and Hour Administrator (See 29 CFR Part 1.8 and 29 CFR Part 7). Write to:

Wage and Hour Administrator U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

The request should be accompanied by a full statement of the interested party's position and by any information (wage payment data, project description, area practice material, etc.) that the requestor considers relevant to the issue.

3.) If the decision of the Administrator is not favorable, an interested party may appeal directly to the Administrative Review Board (formerly the Wage Appeals Board). Write to:

Administrative Review Board U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

4.) All decisions by the Administrative Review Board are final.

END OF GENERAL DECISION

SUBSTANCE ABUSE PREVENTION PROGRAM

Before the Contractor and any Subcontractor commences work, the Contractor and any Subcontractor shall have in place a written Substance Abuse Prevention Program for the prevention of substance abuse among its employees which meets or exceeds the requirements in P.A. 95-0635 or shall have a collective bargaining agreement in effect dealing with the subject matter of P.A. 95-0635.

The Contractor and any Subcontractor shall file with a public body: a copy of the substance abuse prevention program along with a cover letter certifying that their program meets the requirements of the Act, or a letter certifying that the Contractor or a Subcontractor has a collective bargaining agreement in effect dealing with the subject matter of the Act.

Local Roads Recurring Specials-17, Substance Abuse Prevention Program, shall also be adhered to. Herein, Page iv-4's LRS Check Sheet references this.

PROTECTION OF THE PUBLIC

In general, protection of the public shall be in accordance with Chapter 26, Article V of the Code of the City of Peoria, Illinois entitled "Excavation Generally," except that Sections 26-139, 26-140, 26-141 and 26-142 shall not apply.

Barricades, warning signs, and other devices shall be maintained as provided for by the City Code herein referred. The cost of any signs, barricades, or warning devices required to adequately accomplish partial or complete closure of streets shall be incidental to the item of work for which the traffic control is needed, and no additional compensation will be allowed.

ITEMS DESIGNATED FOR REMOVAL AND EXCAVATION

All removal items and excavated material remain the property of the Contractor unless otherwise indicated in the contract documents. The Contractor shall dispose of the removed items and/or excavated material outside the limits of the improvement as the Contractor may provide.

Excavated material to remain on the job site shall be placed as directed by the Engineer.

CITY SIGNS

The contractor, at his own expense, shall be required, as directed by the Engineer, to relocate or remove and reinstall all street, traffic, parking, etc. signs belonging to the City within the limits of the improvement. All signs which interfere with construction operations shall be removed, stored in a place away from work, and replaced by the contractor after the improvement has been completed if they are not required for traffic control. Signs which are required for traffic control shall be reinstalled at a temporary location acceptable to the Engineer, in a workmanlike manner, visible to traffic, and maintained straight and neat for the duration of the temporary setting. Signs shall not be moved until progress of the work demands the relocation. The cost of this item shall be included in the contract unit price bid for the item of work which necessitated the removal.

TRAFFIC CONTROL & PROTECTION

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

Special attention is called to Articles 107.09 and 107.14 of the "Standard Specifications for Road and Bridge Construction," applicable "Recurring Supplemental Specifications and Special Provisions" and the following Highway Standards relating to traffic control:

(701001-02; 701006-05; 701011-04; 701101-04; 701106-02; 701701-09; and 701901-04)

When construction operations require the closure of one lane, except turn lanes, the closure of said lane shall require the use of the specified arrow board per Standard 701901-04. The work shall be performed as directed by the Engineer.

Traffic movement should be inhibited as little as practical. Motorists should be guided in a clear and positive manner while approaching and traversing construction work areas. To ensure acceptable levels of operation, routine inspection of traffic control elements should be performed. The contractor will be required to inspect and initiate any needed maintenance to the traffic control devices on this contract. All traffic control devices shall be removed immediately when no longer needed. Construction equipment, materials and debris should be stored in such a manner as to not be vulnerable to vehicle impact, as directed by the Engineer.

The Contractor is expected to maintain a minimum of one lane open to traffic at all times for traffic. The roadway may be closed for short periods in order to offload materials. However, this operation must take place with proper traffic control signage and/or flagmen as noted in the traffic control standards contained herein. Roadway closures, regardless of duration must be coordinated with City of Peoria Police and Fire Departments. It is absolutely necessary that one lane of roadway can be used by fire, police, and other emergency vehicles at all times under all weather conditions.

The contractor shall, at all times, maintain a means for sidewalk traffic to detour the job. He shall also provide a minimum of interference to vehicular traffic and shall maintain barricades and warning signs as provided by the "Standard Specifications for Road and Bridge Construction."

The Contractor will be responsible for scheduling his operations to provide access to all businesses located along the improvement that have current access to the street. No less than one entrance to each commercial parking lot or building shall remain open at all times during construction.

The Contractor will be responsible with scheduling garbage pick up in the neighborhood along with notifying in writing no less than 3 calendar days before removing any part of existing alleys or driveways.

<u>Non-Conformance</u>: If the Contractor fails to comply with the above conditions, the Engineer may suspend the Contractor's work until the Contractor is in compliance with the above conditions.

TRAFFIC CONTROL AND PROTECTION, STANDARD will be paid for per the contract unit price as a Lump Sum item.

CONTACT PERSON

The Engineer who will be responsible for this contract is Stephen Letsky, PE, Civil Engineer II with the City of Peoria's Public Works Department. Any questions you may have in reference to any portion of the bidding process can be directed to him. He will provide invoicing quantities and amounts to the Contractor after the completion of work on a monthly basis. His phone number is 309-494-8817.

EEO CONTRACT COMPLIANCE CLAUSE

It is hereby declared to be the public policy of the City of Peoria, that it will not execute a contract for goods and/or services with any individual, business enterprise, supplier/vendor; maintain a financial relationship with any financial institution; or use the services of any labor organization or member thereof found to be in violation of the provisions of the Municipal Code for the City of Peoria, Chapter 17, Article III, Division 4, Section 17-118 and Check Sheet 3 of Recurring Special Provisions.

This clause covers contractors, vendors, suppliers, borrowers and/or recipients of city resources, purchasers and/or developers of city owned property, and any other individuals or entities providing goods and/or services to the City of Peoria; and are hereinafter referred to as "Contractor."

If any Contractor conducting business with the City of Peoria fails to comply with the fair employment and affirmative action provisions of Chapter 17, Article III, Division 4 of the municipal code (hereinafter Chapter 17) and Recurring Special Provisions Check Sheet 3 (on page iv-3, herein), the city, at its option, may do any or all of the following:

- (1) Cancel, terminate, or suspend the contract in whole or in part;
- (2) Declare the contractor ineligible for further contracts for one calendar year;
- (3) The Fair Employment and Housing Commission (hereinafter FEHC), in accordance with its rules and regulations, shall have the power to impose a penalty upon any Contractor failing to comply with Chapter 17 in an amount not less than \$50.00; nor more than as provided in Chapter 1, Section 1-5 of the municipal code, for each day that the Contractor fails to comply, upon a specific finding of such violation. The FEHC may order a Contractor found guilty of failure to comply with the provisions of Chapter 17 to pay all or a portion of the legal costs incurred by the city as a result of prosecution of such violations. Penalties assessed under the this clause may be recovered from the Contractor by setoff against unpaid portion of the contract price; and
- (4) Such other sanctions as may be imposed by the FEHC pursuant to the provisions of Chapter 17 and other applicable ordinance provisions of the municipal code.

During the performance of this contract, the Contractor agrees:

(A) That it will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual harassment, ancestry, national origin, place of birth, age, or a physical and/or mental disability which would not interfere with the efficient performance of the job in question. The contractor/vendor will take affirmative action to comply with the provisions of Peoria City Code, Chapter 17 and will require any subcontractor to submit to the City of Peoria a written commitment to comply with this division. The Contractor will distribute copies of this commitment to all persons who participate in recruitment, screening, referral, and selection of job applicants, prospective job applicants, members, or prospective contractors.

The Contractor agrees that the provisions of Chapter 17, of the Municipal Code of the City of Peoria is hereby incorporated by reference, as if set out verbatim

The Contractor further agrees that the provisions of Recurring Special Provisions Check Sheet 3, is hereby incorporated by reference, as if set out verbatim

- (B) That it will examine each one of its workforce job classifications to determine if minorities and/or females are underutilized; and it will take appropriate affirmative action steps to rectify such identified underutilization.
- (C) That if it hires additional employees in order to perform this contract or any portion thereof, it will determine the availability of minority and females in the area(s) from which it may reasonably recruit; and every good faith effort will be made in its selection process to minimize or eliminate identified areas of minority and/or female underutilization for each job classification for which there are employment opportunities.

- (D) That during the performance of this contract, the Contractor will maintain its eligibility status to conduct business with the City of Peoria under the provisions of the EEO certification registration program.
- (E) That in all solicitations or advertisements for employees placed by it or on its behalf, it will state that all applicants will be afforded equal opportunity without discrimination because of race, color, sex, religion, national origin, age, or physical and/or mental disability.
- (F) That it will send to each labor organization or representative of workers with which it has or is bound by a collective bargaining agreement or understanding, a notice advising such labor organization or representative of the Contractor's obligations under Chapter 17. If any such labor organization or representative fails or refuses to cooperate with the Contractor in its efforts to comply with Chapter 17, the Contractor will promptly so notify the Equal Opportunity Office (hereinafter EOO) and/or the FEHC for the City of Peoria.
- (G) That it will submit reports as required and furnish all relevant information as may from time to time be requested the EOO and/or the FEHC.
- (H) That it will permit access to all relevant books, records, accounts and work sites by EOO staff members for purposes of investigation to ascertain compliance with Chapter 17.
- (I) That it will include verbatim or by reference the provisions of Section 17-120 of Chapter 17 so that such provisions will be binding in the same manner as with other provisions of this contract. The Contractor will be liable for compliance with applicable provisions of this clause by all its subcontractors; and further, it will promptly notify the EOO and/or FEHC in the event any subcontractor fails or refuses to comply therewith. In addition, no Contractor will utilize any subcontractor declared by the EOO and/or FEHC to be non-responsive and therefore, ineligible for contracts or subcontracts with the City of Peoria.
- (J) That during the performance of this contract, the Contractor agrees: that it will have written sexual harassment policies that shall include, at a minimum, the following information: (i) the illegality of sexual harassment; (ii) the definition of sexual harassment under state law; (iii) a description of sexual harassment utilizing examples; (iv) the contractor's internal complaint process including penalties; (v) the legal recourse, investigative and complaint process available through the Illinois Department of Human Rights and the Human Rights Commission; (vi) directions on how to contact the Department of Human Rights and the Commission; and (vii) protection against retaliation as provided by Section 6-101 of this Act (Public Act 87-1257). A copy of the policies shall be provided to the Illinois Department of Human Rights or the City of Peoria upon request.
- (K) That during the performance of this contract, the Contractor agrees that they do not and will not maintain or provide for their employees, any segregated facilities at any of their establishments, or permit employees to perform their services at any location under their control where segregated facilities are maintained.

As used in this document, the term segregated facilities means any waiting rooms, work areas, rest rooms and wash rooms, and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, housing facilities provided for employees which are segregated by explicit directive or are in fact segregated on the basis of race, religion, color, national origin, because of habit, local custom, or otherwise.

(Revised 01/04)

HUMAN RIGHTS ACT

The contract will be subject to and governed by the rules and regulations of the Illinois Human Rights Act, including Public Act 87-1257 (effective July 1, 1993) which requires that every bidder shall have a written sexual harassment policy that includes, at a minimum, the following information:

- a. The illegality of sexual harassment;
- b. The definition of sexual harassment under State law;
- c. A description of sexual harassment, utilizing examples;
- d. The bidder's internal complaint process including penalties;
- e. The legal recourse, investigative and complaint process available through the Illinois Department of Human Rights and the Illinois Human Rights Commission;
- f. Directions on how to contact the Department and the Commission;
- g. Protection against retaliation as provided in the Act.

Bidders are hereby placed on notice, a copy of its policy shall be provided to the Department upon request.

SAXI-93 effective 7-1-93 per Legal Dept.

INDEX FOR SUPPLEMENTAL SPECIFICATIONS AND RECURRING SPECIAL PROVISIONS

Adopted January 1, 2015

This index contains a listing of SUPPLEMENTAL SPECIFICATIONS, frequently used RECURRING SPECIAL PROVISIONS, and LOCAL ROADS AND STREETS RECURRING SPECIAL PROVISIONS.

ERRATA Standard Specifications for Road and Bridge Construction (Adopted 1-1-12) (Revised 1-1-15)

SUPPLEMENTAL SPECIFICATIONS

Std. Spec. Sec.			
101	Definition of Terms		
102	Advertisement, Bidding, Award, and Contract Execution		
105	Control of Work		
106	Control of Materials		
107	Legal Regulations and Responsibility to Public		
108	Prosecution and Progress		
109	Measurement and Payment		
202	Earth and Rock Excavation		
211	Topsoil and Compost		
250	Seeding		
253	Planting Woody Plants		
280	Temporary Erosion and Sediment Control	23	
312	Stabilized Subbase	24	
406	Hot-Mix Asphalt Binder and Surface Course		
407	Hot-Mix Asphalt Pavement (Full-Depth)		
420	Portland Cement Concrete Pavement		
424	Portland Cement Concrete Sidewalk		
440	Removal of Existing Pavement and Appurtenances		
502	Excavation for Structures		
503	Concrete Structures		
504	Precast Concrete Structures		
506	Cleaning and Painting New Steel Structures		
512	Piling		
516	Drilled Shafts		
521	Bearings		
540	Box Culverts		
588	Bridge Relief Joint System		
589	Elastic Joint Sealer		
602	Catch Basin, Manhole, Inlet, Drainage Structure, and Valve Vau Construction, Adjustment, and Reconstruction		
603	Adjusting Frames and Grates of Drainage and Utility Structures		
606	Concrete Gutter, Curb, Median, and Paved Ditch		
610	Shoulder Inlets with Curb		
639	Precast Prestressed Concrete Sight Screen		
642	Shoulder Rumble Strips		
V-12	Charles Carlos Carlos		

643	Impact Attenuators	56
644	High Tension Cable Median Barrier	58
669	Removal and Disposal of Regulated Substances	60
670	Engineer's Field Office and Laboratory	64
701	Work Zone Traffic Control and Protection	65
706	Impact Attenuators, Temporary	68
707	Movable Traffic Barrier	71
708	Temporary Water Filled Barrier	73
730	Wood Sign Support	75
780	Pavement Striping	76
816	Unit Duct	81
836	Pole Foundation	82
860	Master Controller	83
1001	Cement	84
1003	Fine Aggregates	85
1004	Coarse Aggregates	87
1006	Metals	91
1011	Mineral Filler	93
1017	Packaged, Dry, Combined Materials for Mortar	94
1018	Packaged Rapid Hardening Mortar or Concrete	95
1019	Controlled Low-Strength Material (CLSM)	96
1020	Portland Cement Concrete	97
1024	Grout and Nonshrink Grout	136
1030	Hot-Mix Asphalt	137
1040	Drain Pipe, Tile, Drainage Mat, and Wall Drain	142
1042	Precast Concrete Products	143
1069	Pole and Tower	144
1070	Foundation and Breakaway Devices	145
1073	Controller	146
1081	Materials for Planting	147
1082	Preformed Bearing Pads	148
1083	Elastomeric Bearings	149
1088	Wireway and Conduit System	150
1095	Pavement Markings	152
1101	General Equipment	155
1102	Hot-Mix Asphalt Equipment	157
1103	Portland Cement Concrete Equipment	159
1105	Pavement Marking Equipment	160
1106	Work Zone Traffic Control Devices	161

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

CHECK SHEE	T#	PAGE NO.
1 🗵		163
2 🗍	Subletting of Contracts (Federal-Aid Contracts)	166
3 🖂	EEO	167
4 内		177
5 🗌	Required Provisions - State Contracts	182
6	Asbestos Bearing Pad Removal	188
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
13	Hot-Mix Asphalt Surface Correction	203
14 🔲	Pavement and Shoulder Resurfacing	205
15	Reserved	206
16	Patching with Hot-Mix Asphalt Overlay Removal	207
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
23 🔲	Temporary Portable Bridge Traffic Signals	219
24	Work Zone Public Information Signs	221
25	Nighttime Inspection of Roadway Lighting	222
26	English Substitution of Metric Bolts	223
27 🔲	English Substitution of Metric Reinforcement Bars	224
28	Calcium Chloride Accelerator for Portland Cement Concrete	225
29	Reserved	226
30 🔲	Quality Control of Concrete Mixtures at the Plant	227
31 🔲	Quality Control/Quality Assurance of Concrete Mixtures	235
32 🔲	Digital Terrain Modeling for Earthwork Calculations	251
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
રવ 📗	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

CHECK SHEET #			
LRS 1		Reserved	301
LRS 2	П	Furnished Excavation	302
LRS 3	П	Work Zone Traffic Control Surveillance	303
LRS 4	同	Flaggers in Work Zones	304
LRS 5	X	Contract Claims	305
LRS 6	図	Bidding Requirements and Conditions for Contract Proposals	306
LRS 7	Ħ	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	一同	Wages of Employees on Public Works	323
LRS 13	Ħ	Selection of Labor	325
LRS 14	一片	Paving Brick and Concrete Paver Pavements and Sidewalks	326
LRS 15	一片	Partial Payments	329
LRS 16	H	Protests on Local Lettings	330
LRS 17	岗	Substance Abuse Prevention Program	331
LRS 18	台	Multigrade Cold Mix Asphalt	332
LI (O 10		Middigfiddo Oold Mik / Opridk	

SALVAGING EXISTING MATERIAL

All existing municipally owned street castings, millings and pavement brick, in usable condition within the limits of the improvement shall, if not required for further use in the construction of the improvement, be carefully excavated and preserved by the Contractor. Sidewalk brick shall not be considered pavement brick and the contractor will have the salvage rights to the sidewalk brick removed. Said street castings, millings, and pavement brick shall be separated from other removal materials and hauled by the Contractor to the City's yard on Darst Street. The Contractor shall contact David Haste at 309-494-8861, in advance of hauling salvaged materials to the City's yard on Darst Street.

The cost of salvaging and hauling existing municipally owned street castings, millings and pavement brick, as outlined herein, will not be paid for separately, but the cost shall be included in the contract unit price for the item of construction involved.

CONSTRUCTION DEBRIS

In accordance with Public Act 90-761, the following shall be added to the third paragraph of Article 202.03 of the "Standard Specifications for Road and Bridge Construction":

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.

This documentation shall be included in applicable item of construction and shall not be paid for separately.

EROSION CONTROL

The Contractor shall install erosion control systems as necessary or as directed by the Engineer to prevent sediment from entering the City's storm drainage system or exiting the construction area. Erosion control systems shall be installed as necessary or as directed by the Engineer prior to stockpiling of material on the project site. The Contractor shall be responsible for the cost of cleanup and damages resulting from failure to comply with this provision. This work shall be considered incidental to the affected items of work and no additional compensation will be allowed.

The Contractor shall sweep and return to the work site any soil tracked onto the street by the end of the workday or before four (4) hours has elapsed, whichever is sooner. This work shall be considered incidental to the affected items of work and no additional compensation will be allowed.

REBUILD EXISTING SIGNAL HEAD, LED

This work shall be in accordance with the applicable Articles of Sections 880, 895, and 1078 of the Standard Specifications with the following modifications:

The work shall consist of the following:

The Contractor shall modify the existing four or five section mast arm mounted or bracket mounted signal heads from a protected/permissive configuration to a four section FYA (flashing yellow arrow) configuration. The locations of the signal heads are shown on the plan sheets.

The Contractor shall remove all necessary LED indications from the head and deliver them to the city of Peoria Traffic Operations Center, located at 3505 N. Dries Ln., Peoria. The Contractor shall notify Sie Maroon, Traffic Operations Manager, at (309) 494-8885 a minimum of forty eight hours prior to delivery. Refer to LED MODULE RECYCLING Specification, herein.

The Contractor shall remove one section from existing five section heads to make a four section head.

The Contractor shall align the red section of the modified head with the red sections of the other heads on the mast arm.

The Contractor shall install the following new LED indications in the four section traffic signal head: one red arrow, two yellow arrows, and one green arrow. The LED modules shall conform to the specifications listed in the special provisions.

The Contractor may reuse the existing pole mounting and mast arm mounting brackets and associated hardware. In the event that these items are damaged and cannot be re-used, the Contractor shall furnish and install all parts required to mount the head and make it fully functional and operational.

The Contractor shall furnish and install stainless steel banding as required.

The Contractor shall modify the existing backplate as needed to the satisfaction of the Engineer.

The Contractor shall remove any "Left Turn on Green Ball" signs and deliver them to the City of Peoria.

<u>Basis of Payment:</u> This work will be paid for at the contract unit price per each for REBUILD EXISTING SIGNAL HEAD, LED which price shall be payment in full for all labor, materials, and equipment required to rebuilding the existing signal head as described above.

LED MODULE RECYCLING

The Contractor shall sort and deliver all Dialight and Gelcore LED modules that are dated 2009 and newer to the city of Peoria Traffic Operations Facility located at 3505 N. Dries Lane, Peoria. The Contractor shall notify Sie Maroon at (309) 494-8885 forty eight hours prior to delivery.

The Contractor shall recycle <u>all</u> Act One and all other remaining LED modules through a certified recycling company. The Contractor shall submit detailed information pertaining to LED module recycling to the Department for review along with the electrical material submittals. The Contractor shall submit proof of recycling to the Department.

<u>Basis of Payment:</u> This work will not be paid for separately, but shall be included in the contract unit price for the LED retrofit pay items.

ELECTRIC CABLE IN CONDUIT, SIGNAL, NO. 14 5C

This work shall be in accordance with the applicable Articles of Sections 873, 1076, and 1088 of the Standard Specifications with the following modifications:

The work shall consist of the following:

The contractor shall install cable in existing conduits, handholes, mast arms, and traffic signal poles as shown on the plan sheets to re-feed existing traffic signal heads.

The existing 7/C traffic signal cable shall be used to operate the FYA traffic signal heads. The proposed #14 5/C cable shall be extended to the existing three section signal head closest to the mast arm pole.

The Contractor shall identify the existing jumper connected to the FYA head and disconnect and cap the cable in both signal heads.

The Contractor shall perform all work required, including, but not limited to, removing and reinstalling the existing signal heads to accommodate the proposed cable and disconnecting and removing any unused jumpers.

The Contractor shall furnish and install all items (brackets, hardware, etc.) that have been rendered unusable as a result of removing and reinstalling the existing signal heads.

<u>Basis of Payment:</u> This work will be paid for at the contract unit price per foot for ELECTRIC CABLE IN CONDUIT, SIGNAL, NO. 14 5C which price shall be payment in full for all labor, materials, and equipment required to install the electric cable as described above.

TRAFFIC SIGNAL LED MODULE SPECIFICATIONS

The material requirement shall be in accordance with Sections 880 and 1078 of the Standard Specifications except as modified herein.

The LED assemblies for the red, yellow, and green solid and arrow indications shall meet or exceed the following minimum specifications:

Solid Indication LED Module Specifications

Compliance: Fully compliant with ITE VTCSH LED Circular Signal

Supplement specifications dated and adopted June 27,

2005

<u>Compliance Verification:</u> Intertek ETL verified compliance – Product must be

listed on the "Directory of LED Modules Certified Products" list located on the ETL website at http://www.intertek.com/lighting/performance-

testing/traffic-signals/

Diameter: 12" (300mm)

Lens: UV stabilized scratch resistant polycarbonate, tinted red

or yellow, clear for green, uniform non-pixelated

illumination, Incandescent Appearance

LEDS: Hi-Flux

Operating Temperature Range: -40 to +74C (-40 to +165F)

Operating Voltage Range: 80 to 135 V (60Hz AC)

Power Factor (PF): > 90%

Total Harmonic Distortion (THD): < 20%

Minimum Voltage Turn-Off: 35V

<u>Turn-On/Turn-Off Time:</u> <75 ms

Nominal Power: 10.0 W (Red), 18.0W (Yellow), 12.5 W (Green)

Nominal Wavelength: 625-626 nm (Red), 589-590 nm (Yellow), 500-502 nm

(Green)

Minimum Maintained Intensity: 365 Cd (Red), 910 Cd (Yellow), 475 Cd (Green)

Standard Conformance: FCC compliant for electrical noise, MIL-STD-810F for

moisture resistance, MIL-STD-883 for mechanical vibration, NEMA TS2 Transient Voltage Protection

Warranty: 5 year replacement (materials, workmanship, and

intensity)

Arrow Indication LED Module Specifications (Red, Yellow, Green)

Compliance: Fully compliant with ITE VTCSH LED Vehicle Arrow

Supplement specifications adopted July 1, 2007

Compliance Verification: Intertek ETL verified compliance – Product must be

listed on the "Directory of LED Modules Certified Products" list located on the ETL website at http://www.intertek.com/lighting/performance-

testing/traffic-signals/

<u>Diameter:</u> 12" (300mm)

Lens: Clear Frosted, UV stabilized scratch resistant

polycarbonate, tinted red or yellow, clear for green, uniform non-pixelated illumination, incandescent

appearance, omni-directional

LEDS: Hi-flux LEDs

Operating Temperature Range: -40 to +74C (-40 to +165F)

Operating Voltage Range: 80 to 135 V (60Hz AC)

Power Factor (PF): > 90%

Total Harmonic Distortion (THD): < 20%

Minimum Voltage Turn-Off: 35V

Turn-On/Turn-Off Time: <75 ms

Nominal Power: 5.0-7.0 W (Red), 6.0-12.5W (Yellow), 5.0-7.0 W (Green)

Nominal Wavelength: 625-628 nm (Red), 590 nm (Yellow), 500nm (Green)

Minimum Maintained Intensity: 56.8-58.4 Cd (Red), 141.6-146.0 Cd (Yellow), 73.9-76.0

Cd (Green)

Standard Conformance: FCC compliant for electrical noise, MIL-STD-810F for

moisture resistance, MIL-STD-883 for mechanical vibration, NEMA TS2 Transient Voltage Protection

Warranty: 5 year replacement (materials, workmanship, and

intensity)

Arrow Indication LED Module Specifications (Yellow/Green Dual Mode)

<u>Diameter:</u> 12" (300mm)

<u>LEDS:</u> Interconnected to minimize the effect of single LED

failures

<u>Lens:</u> Clear UV stabilized scratch resistant polycarbonate,

uniform non-pixelated illumination, incandescent

appearance

Operating Temperature Range: -40 to +74C (-40 to +165F)

Operating Voltage Range: 80 to 135 V (60Hz AC)

Power Factor (PF): > 90%

Total Harmonic Distortion (THD): < 20%

Minimum Voltage Turn-Off: 35V

<u>Turn-On/Turn-Off Time:</u> <75 ms

Nominal Power: 8.0-10.0 W (Yellow), 8.0-10.0 W (Green)

Nominal Wavelength: 590-592 nm (Yellow), 505-508 nm (Green)

Minimum Maintained Intensity: 141.6-146.0 Cd (Yellow), 73.9-76.0 Cd (Green)

Standard Conformance: FCC compliant for electrical noise, MIL-STD-810F for

moisture resistance, MIL-STD-883 for mechanical vibration, NEMA TS2 Transient Voltage Protection

Warranty: 5 year replacement (materials, workmanship, and

intensity)

12" Pedestrian LED Module Specifications (Man/Hand, Countdown Timer)

Compliance: Fully compliant with ITE PTCSI Part-2 LED Pedestrian

Traffic Signal Modules specification adopted August 4,

2010

Compliance Verification: Intertek ETL verified compliance – Product must be

listed on the "Directory of LED Modules Certified Products" list located on the ETL website at http://www.intertek.com/lighting/performance-

testing/traffic-signals/

<u>Size:</u> 12" x 12"

Configuration: Full Man/Full Hand Overlay Module, Countdown Timer

Module

Lens: Clear Frosted, UV stabilized scratch resistant

polycarbonate, uniform non-pixelated illumination,

incandescent appearance

Operating Temperature Range: -40 to +74C (-40 to +165F)

Operating Voltage Range: 80 to 135 V (60Hz AC)

Power Factor (PF): > 90%

Total Harmonic Distortion (THD): < 20%

Minimum Voltage Turn-Off: 35V

Turn-On/Turn-Off Time: <75 ms

Nominal Power: 5.0-9.0 W (Man), 5.0-11.0W (Hand), 5.0-8.0 W (Timer)

Minimum Maintained Intensity: 1,400 Cd (Hand), 1,400 Cd (Timer), 2,200 Cd (Man)

Standard Conformance: FCC compliant for electrical noise, MIL-STD-810F for

moisture resistance, MIL-STD-883 for mechanical vibration, NEMA TS2 Transient Voltage Protection

Warranty:

5 year replacement (materials, workmanship, and

intensity)

16" Pedestrian LED Module Specifications (Man/Hand with Countdown Timer)

<u>Compliance:</u> Fully compliant with ITE PTCSI Part-2 LED Pedestrian

Traffic Signal Modules specification adopted August 4,

2010

<u>Compliance Verification:</u> Intertek ETL verified compliance – Product must be

listed on the "Directory of LED Modules Certified Products" list located on the ETL website at http://www.intertek.com/lighting/performance-

testing/traffic-signals/

<u>Size:</u> 16" x 18"

Configuration: Man/Hand Overlay with Countdown Timer

Lens: UV stabilized scratch resistant polycarbonate, uniform

non-pixelated illumination, incandescent appearance

Operating Temperature Range: -40 to +74C (-40 to +165F)

Operating Voltage Range: 80 to 135 V (60Hz AC)

Power Factor (PF): > 90%

<u>Total Harmonic Distortion (THD):</u> < 20%

Minimum Voltage Turn-Off: 35V

<u>Turn-On/Turn-Off Time:</u> <75 ms

Nominal Power: 6.0-9.0 W (Man), 7.0-9.0W (Hand), 5.0-8.0 W (Timer)

Minimum Maintained Intensity: 1,400 Cd (Hand), 1,400 Cd (Timer), 2,200 Cd (Man)

Standard Conformance: FCC compliant for electrical noise, MIL-STD-810F for

moisture resistance, MIL-STD-883 for mechanical vibration, NEMA TS2 Transient Voltage Protection

Warranty: 5 year replacement (materials, workmanship, and

intensity)

SIGNAL HEAD, LED

This work shall be in accordance with Sections 880 and 1078 of the Standard Specifications except as modified herein.

The traffic signal heads shall consist of 12" polycarbonate sections and shall be equipped with LED assemblies for all red bulb, yellow bulb, green bulb, red arrow, yellow arrow, and green arrow indications.

The traffic signal heads for intersections located in the city of Peoria shall have a black finish with black doors and tunnel visors. All other locations shall have a yellow finish with black doors and tunnel visors.

The LED signal faces shall be equipped with spade connectors and connected to the traffic signal head terminal block.

The LED modules shall conform to the specifications listed under the section TRAFFIC SIGNAL LED MODULE SPECIFICATIONS.

The Contractor shall install the proposed signal head in a location approved by the Engineer to provide proper visibility for the movement.

In the event that the existing traffic signal heads need to be relocated to properly position the proposed traffic signal heads, the Contractor shall relocate the head and provide all materials (brackets, hardware, banding, etc.) that are required to relocate the head as a part of this pay item.

The Contractor shall remove the existing heads, brackets, and any "Left Turn Yield on Green Ball" signs on and deliver them to the city of Peoria Traffic Operations Facility. This work will not be paid for separately, but shall be included in the bid price for this pay item. The Contractor shall reflect the salvage value of this equipment in the bid price for this pay item.

<u>Basis of Payment</u>: This work will be paid for at the contract unit prices each for SIGNAL HEAD, LED of the type specified and shall be payment in full for all labor, materials, and equipment required to provide and install the traffic signal heads described above, complete.

FULL ACTUATED CONTROLLER AND TYPE IV CABINET, SPECIAL

This work shall be in accordance with Sections 857, 1073, and 1074 of the Standard Specifications except as modified herein.

The Contractor shall perform the following items:

The Contractor shall remove the existing Econolite TS-1 ASC/2x traffic signal controller cabinet and deliver the cabinet and its contents to the City of Peoria Traffic Operations Facility located at

3505 N. Dries Lane, Peoria. The Contractor shall notify Sie Maroon, Traffic Operations Manager, at (309) 494-8885 a minimum of forty-eight hours prior to delivery.

All Existing Cabinets with Econolite ASC/2x Controllers with TS-1 panels will be subject to Cabinet replacement per this Pay item.

The Contractor shall remove the lighting controller from the existing cabinet and install it on the proposed traffic signal controller cabinet.

The Contractor shall also relocate all battery backup systems and video detection components to the proposed cabinet.

The Contractor shall schedule the replacement of the traffic signal cabinet only during the hours of 8:30 AM to 3:30 PM Monday through Friday.

The Contractor will be allowed to place the intersection into all-red flash mode and all way stop control only during the hours specified above to facilitate the installation of the proposed traffic signal controller cabinets.

The Contractor shall furnish and install a minimum of two stop signs per approach when the intersection is operating in all-red flash mode or all way stop control.

The Contractor shall ground and safety-bond the controller cabinet in accordance with NEC requirements.

The Contractor shall provide all labor, materials, and equipment required for the work described above. The cost of this work shall be included in the bid price each for FULL ACTUATED CONTROLLER AND TYPE IV CABINET, SPECIAL. There will be no additional compensation for this work.

The cabinet and controller shall be compatible with an Econolite closed loop system and Aries remote monitoring software.

The traffic signal cabinet shall have a NEMA TS-2 back panel. The cabinet shall include a malfunction management unit to allow enhanced fault monitoring capabilities. The malfunction management unit shall support flashing yellow arrow operation and be either a Reno A&E model MMU-1600G or an EDI MMU-16LEip Smart Monitor equipped with a graphical display and Ethernet port.

The controller shall be an Econolite ASC/3-2100 NEMA TS-2 Type 2 controller equipped with a datakey and FSK telemetry (for those intersections needing FSK per the planned Schedule of Quantities).

The cabinet, controller, and malfunction management unit shall be configured by the manufacturer for flashing yellow arrow operation and changeover to red arrow upon pedestrian activation of a conflicting pedestrian-far side left turn movement.

The malfunction management unit shall be equipped with the latest software and firmware revisions. The cabinet shall be equipped with a plexi-glass shield that covers the power panel which houses the mercury bus relay, line filter, circuit breakers, and other electrical components.

The cabinet shall be equipped with a plexi-glass shield that covers the thermostat and a fluorescent lighting assembly that turns on when the door is opened. The fluorescent lighting assembly shall be equipped with a cold weather ballast and mounted in a location that will not interfere with cabinet maintenance.

The traffic signal cabinet shall be equipped with a sixteen load switch back panel to accommodate future expansion.

The cabinet shall be furnished with a compact heater strip to be used for moisture reduction during cold weather. The heater shall be thermostatically controlled, operate at 120 volts, have a minimum wattage of 150 watts, a maximum wattage of 250 watts, have a shield to protect service personnel and equipment from damaging heat, be separately fused, and be mounted where it does not interfere with a person working in the cabinet.

The cabinet shall be equipped with a twenty-four fiber wall- mountable interconnect center and two six-fiber bulkheads. The cabinet shall also be equipped with any and all other components necessary to provide for a complete and functional fiber optic telemetry.

The cabinet shall be equipped with a duplex receptacle for powering auxiliary equipment.

The cabinet shall be equipped with toggle switch guards for all switches located on the door to prevent accidental switching. The cabinet shall include a high quality deluxe pleated filter.

The cabinet shall be equipped with additional surge protection for the controller, malfunction management unit, and detector amplifiers, and/or video detection system. The surge protector shall be a Transtector model ACP100BWN3 and shall be included in addition to an EDCO SHA-1250 IRS protector. The EDCO SHA-1250 IRS surge protector is to be provided in accordance with Section 1085.47 A(4a) and shall be wired to provide surge protection for the controller, malfunction management unit, and detector amplifiers. The Transtector surge suppressor may be wired to the equipment protected power terminals of the EDCO SHA-1250 IRS unit provided that the controller, MMU, and detection system are protected.

The Contractor shall set up each cabinet in his or her shop for inspection by the Engineer. All phases that are utilized shall be hooked up to a light board to provide observation for each signal indication. The Engineer shall be notified when the set up is complete so that all pertinent timings may be entered into the each traffic signal controller. The facility shall be subject to a seven day burn-in period before installation will be allowed.

After installing the cabinet in the field, prior to resuming normal signal operation, the Contractor shall test the cabinet by connecting a jumper to the cabinet field terminals to ensure that all conflicting signals will place the cabinet into conflict flash and to verify that the cabinet, controller, and malfunction management unit are operating correctly. The Contractor shall make arrangements with the local police agency to provide traffic control during the conflict test.

Basis of Payment:

This work will be paid for at the contract unit price each for FULL ACTUATED CONTROLLER AND TYPE IV CABINET SPECIAL and shall be payment in full for all labor, materials, and equipment required to provide, test, and install the equipment described above, complete.

MODIFY EXISTING CONTROLLER CABINET

This work shall be in accordance with the applicable Articles of Sections 895, 1073, and 1074 of the Standard Specifications with the following modifications:

This item shall consist of providing equipment and modifying cabinet wiring as required to convert the existing protected/permissive turn phases to FYA (flashing yellow arrow) operation in addition to changeover to red arrow upon pedestrian activation of a conflicting pedestrian-far side left turn movement to thusly give pedestrian-only movement.

The existing controller cabinets are equipped with either Econolite ASC/2-2100 or ASC/2S-2100 controllers, EDI SSM-12LE conflict monitor units or EDI MMU-16 malfunction management units, TS-1 or TS-2 backpanels. Upon request, the City will provide a complete list of equipment and a cabinet drawing for all of the intersections.

The Contractor shall perform the following:

The Contractor shall obtain an existing cabinet print for each intersection from the City and forward these prints to the existing traffic signal controller manufacturer. The manufacturer shall revise the cabinet prints for FYA operation. The manufacturer shall return four copies of the updated prints for each intersection. The Contractor shall leave one copy in the controller cabinet, and deliver the other copies to the City.

The Contractor shall furnish and install the following items:

Econolite Cabinets

Econolite ASC/3-2100 TS-2 controller with data key – Qty. 1

Econolite FSK telemetry module for ASC/3 controller – Qty. 1 if needed

Reno A & E malfunction management unit model MMU-1600G with graphical display and Ethernet port (pre-programmed by the manufacturer for FYA operation at the intersection) – Qty. 1

Load switches, flash transfer relays, and all other equipment required to modify the cabinet to support FYA operation.

All controllers and MMU's shall be equipped with the latest firmware revisions.

The Contractor shall deliver all items that are removed from the city of Peoria controller cabinets to the Peoria Traffic Operations Facility located at 3505 N. Dries Lane, Peoria. The Contractor shall notify Sie Maroon, Traffic Operations Manager, at (309) 494-8885 a minimum of forty-eight hours prior to delivery.

The Contractor shall rewire each cabinet and install updated controller and malfunction management unit firmware as required to provide correct operation of FYA, all-red flash, and conflict monitoring.

The Contractor will be allowed to place the intersection into all-way red flash mode and all-way stop control between the hours of 8:30AM to 3:30PM to facilitate the controller cabinet modification. The Contractor shall furnish and install a minimum of two stop signs per approach when the intersection is operating in all-red flash mode or all-way stop control.

The Contractor shall arrange for technical support from the controller cabinet manufacturer as needed for the modification. The controller cabinet vendor shall be on-site to assist with the first three intersection conversions.

The cabinet sequencing shall conform to MUTCD requirements.

At the conclusion of the cabinet modification prior to resuming normal signal operation, the Contractor shall test the modified cabinet by connecting a jumper to the cabinet field terminals to ensure that all conflicting signals will place the cabinet into conflict flash and to verify that the cabinet, controller, and malfunction management unit are operating correctly. The Contractor shall make arrangements with the local police agency to provide traffic control during the conflict test.

<u>Basis of Payment:</u> Replacement of Existing Econolite controllers with ASC/3-2100 will be paid for at the contract unit price per each for MODIFY EXISTING CONTROLLER CABINET which price shall be payment in full for all labor, materials, and equipment required to modify the cabinet to support flashing yellow operation and test the modified cabinet as described above.

TRAFFIC SIGNAL BACKPLATE

This work shall consist of furnishing and installing a traffic signal back plate in accordance with Sections 882 and 1078.03 of the Standard Specifications for Road and Bridge Construction and the following exceptions.

The traffic signal back plates shall be of the same material as the traffic signal heads as specified on the plans.

<u>Basis of Payment</u>: This item will be paid for at the contract unit price each for TRAFFIC SIGNAL BACKPLATE for supplying and installing the traffic signal back plate to the satisfaction of the Engineer.

INDUCTIVE LOOP DETECTOR

This work shall be in accordance with Sections 885 and 1079 of the Standard Specifications except as modified herein.

The detector amplifier shall be equipped with an LCD display that is capable of displaying the loop frequency and inductance and shall conform to the following specifications:

- Custom LCD displays complete status and function settings of the detector.
- All functions are programmable from the front panel LCD "Menu" no removing of detector to change function settings.
- LCD displays loop frequency, loop inductance, & -L/L% values.
- LCD displays the accumulated number of loop failure incidents since the detector was last reset helps diagnose intermittent systems.
- LCD bar graph displays loop inductance change to verify ideal sensitivity level setting.
- Selectable "Continuous-CALL" and "Channel-Off" to aid system troubleshooting.
- 8 loop frequencies and 9 levels of sensitivity.
- 2 Selectable modes of operation: Presence or Pulse.
- 255 second CALL Delay and 25.5 second Extension timers.
- 999 second Max. Presence Timer. NEMA TS 2 Status Output.
- EOG (end of green) reset synchronization for Max. Presence timer.
- Super bright LEDS indicate vehicle detection or loop failure.
- Environmentally sealed push button switches to insure trouble-free service.
- Phase Green (Delay Override) input.

The detector amplifier shall be equipped with relay or solid state outputs to ensure that the detectors fail in a constant call mode.

The RENO A&E Model C-1200 Series and EDI Oracle Series are currently approved for use within the City.

<u>Basis of Payment</u>: This work shall be paid for at the contract unit price each for INDUCTIVE LOOP DETECTOR which price shall be payment in full for all labor, equipment, and materials required to supply and install the inductive loop detector described above, complete.

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	#		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			Aggregate Subgrade Improvement	April 1, 2012	Jan. 1, 2013
80192			Automated Flagger Assistance Device	Jan. 1, 2008	
80173			Bituminous Materials Cost Adjustments	Nov. 2, 2006	Aug. 1, 2013
80241			Bridge Demolition Debris	July 1, 2009	-
50261	7		Building Removal-Case I (Non-Friable and Friable Asbestos)	Sept. 1, 1990	April 1, 2010
50481	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
50531	10		Building Removal-Case IV (No Asbestos)	Sept. 1, 1990	April 1, 2010
	11		Coated Galvanized Steel Conduit	Jan. 1, 2013	Jan. 1, 2015
	12	区	Coilable Nonmetallic Conduit	Aug. 1, 2014	Jan. 1, 2015
80198	13		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
33233			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	18		Concrete Gutter, Curb, Median, and Paved Ditch	April 1, 2014	Aug. 1, 2014
80277	19		Concrete Mix Design – Department Provided	Jan. 1, 2012	Jan. 1, 2014
80261	20		Construction Air Quality – Diesel Retrofit	June 1, 2010	Nov. 1, 2014
80335	21		Contract Claims	April 1, 2014	
80029	22	\geq	Disadvantaged Business Enterprise Participation	Sept. 1, 2000	Aug. 2, 2011
80265	23		Friction Aggregate	Jan. 1, 2011	Nov. 1, 2014
80229	24		Fuel Cost Adjustment	April 1, 2009	July 1, 2009
80329	25		Glare Screen	Jan. 1, 2014	
80304	26		Grooving for Recessed Pavement Markings	Nov. 1, 2012	Aug. 1, 2014
80246	27		Hot-Mix Asphalt – Density Testing of Longitudinal Joints	Jan. 1, 2010	April 1, 2012
80322	28		Hot-Mix Asphalt – Mixture Design Composition and Volumetric	Nov. 1, 2013	Nov. 1, 2014
			Requirements		
	29		Hot-Mix Asphalt – Mixture Design Verification and Production	Nov. 1, 2013	Nov. 1, 2014
80347	30		Hot-Mix Asphalt – Pay for Performance Using Percent Within Limits –	Nov. 1, 2014	
			Jobsite Sampling		
80348	31		Hot-Mix Asphalt - Prime Coat	Nov. 1, 2014	
80315			Insertion Lining of Culverts	Jan. 1, 2013	Nov. 1, 2013
* 80351			Light Tower	Jan. 1, 2015	
80336	34		Longitudinal Joint and Crack Patching	April 1, 2014	
80324		<u></u>	LRFD Pipe Culvert Burial Tables	Nov. 1, 2013	Nov. 1, 2014
80325			LRFD Storm Sewer Burial Tables	Nov. 1, 2013	Nov. 1, 2014
	37		Material Transfer Device	June 15, 1999	Aug. 1, 2014
* 80342			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	43		Pavement Patching	Jan. 1, 2010	

File Name	<u>#</u>	Special Provision Title	<u>Effective</u>	<u>Revised</u>
* 80352	44	Pavement Striping - Symbols	Jan. 1, 2015	
* 80353	45	Portland Cement Concrete Inlay or Overlay	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	Nov. 1, 2012	April 1, 2014
		Shingles (RAS)		
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	Jan. 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	
* 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	Jan. 1, 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 80292	Special Provision Title Coarse Aggregate in Bridge Approach	New Location Articles 1004.01(b) and	Effective April 1, 2012	<u>Revised</u> April 1, 2013
	Slabs/Footings	1004.02(f)		
80303	Granular Materials	Articles 1003.04, 1003.04(c), and 1004.05(c)	Nov. 1, 2012	
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 and Piers	Article 1020.13	Jan. 1, 2014	
80326	Portland Cement Concrete Equipment	Article 1103.03(a)(5)	Nov. 1, 2013	
80281	Quality Control/Quality Assurance of Concrete Mixtures	Recurring CS #31	Jan. 1, 2012	Jan. 1, 2014
80283	Removal and Disposal of Regulated Substances	Articles 669.01, 669.08, 669.09, 669.14, and 669.16	Jan. 1, 2012	Nov. 2, 2012
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 Freeway/Expressway	Articles 701.18(I) and 701.19(a)	Jan. 1, 2014	

DISADVANTAGED BUSINESS ENTERPRISE PARTICIPATION (BDE)

Effective: September 1, 2000 Revised: August 2, 2011

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

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

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

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

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

CONTRACT GOAL TO BE ACHIEVED BY THE CONTRACTOR. This contract includes a specific DBE utilization goal established by the Department. The goal has been included because the Department has determined that the work of this contract has subcontracting opportunities that may be suitable for performance by DBE companies. The determination is

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

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

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

- (a) The bidder shall submit a Disadvantaged Business Utilization Plan on Department forms SBE 2025 and 2026 with the bid.
- (b) The Utilization Plan shall indicate that the bidder either has obtained sufficient DBE participation commitments to meet the contract goal or has not obtained enough DBE participation commitments in spite of a good faith effort to meet the goal. The Utilization Plan shall further provide the name, telephone number, and telefax number of a responsible official of the bidder designated for purposes of notification of plan approval or disapproval under the procedures of this Special Provision.
- (c) The Utilization Plan shall include a DBE Participation Commitment Statement, Department form SBE 2025, for each DBE proposed for the performance of work to achieve the contract goal. For bidding purposes, submission of the completed SBE 2025 forms, signed by the DBEs and faxed to the bidder will be acceptable as long as the original is available and provided upon request. All elements of information indicated on the said form shall be provided, including but not limited to the following:
 - (1) The names and addresses of DBE firms that will participate in the contract;

- (2) A description, including pay item numbers, of the work each DBE will perform;
- (3) The dollar amount of the participation of each DBE firm participating. The dollar amount of participation for identified work shall specifically state the quantity, unit price, and total subcontract price for the work to be completed by the DBE. If partial pay items are to be performed by the DBE, indicate the portion of each item, a unit price where appropriate and the subcontract price amount;
- (4) DBE Participation Commitment Statements, form SBE 2025, signed by the bidder and each participating DBE firm documenting the commitment to use the DBE subcontractors whose participation is submitted to meet the contract goal;
- (5) if the bidder is a joint venture comprised of DBE companies and non-DBE companies, the plan must also include a clear identification of the portion of the work to be performed by the DBE partner(s); and,
- (6) If the contract goal if not met, evidence of good faith efforts.

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

(a) The following is a list of types of action that the Department will consider as part of the evaluation of the bidder's good faith efforts to obtain participation. These listed factors are not intended to be a mandatory checklist and are not intended to be exhaustive. Other factors or efforts brought to the attention of the Department may be relevant in appropriate cases, and will be considered by the Department.

- (1) Soliciting through all reasonable and available means (e.g. attendance at pre-bid meetings, advertising and/or written notices) the interest of all certified DBE companies that have the capability to perform the work of the contract. The bidder must solicit this interest within sufficient time to allow the DBE companies to respond to the solicitation. The bidder must determine with certainty if the DBE companies are interested by taking appropriate steps to follow up initial solicitations.
- (2) Selecting portions of the work to be performed by DBE companies in order to increase the likelihood that the DBE goals will be achieved. This includes, where appropriate, breaking out contract work items into economically feasible units to facilitate DBE participation, even when the prime Contractor might otherwise prefer to perform these work items with its own forces.
- (3) Providing interested DBE companies with adequate information about the plans, specifications, and requirements of the contract in a timely manner to assist them in responding to a solicitation.
- (4) a. Negotiating in good faith with interested DBE companies. It is the bidder's responsibility to make a portion of the work available to DBE subcontractors and suppliers and to select those portions of the work or material needs consistent with the available DBE subcontractors and suppliers, so as to facilitate DBE participation. Evidence of such negotiation includes the names, addresses, and telephone numbers of DBE companies that were considered; a description of the information provided regarding the plans and specifications for the work selected for subcontracting; and evidence as to why additional agreements could not be reached for DBE companies to perform the work.
 - b. A bidder using good business judgment would consider a number of factors in negotiating with subcontractors, including DBE subcontractors, and would take a firm's price and capabilities as well as contract goals into consideration. However, the fact that there may be some additional costs involved in finding and using DBE companies is not in itself sufficient reason for a bidder's failure to meet the contract DBE goal, as long as such costs are reasonable. Also the ability or desire of a bidder to perform the work of a contract with its own organization does not relieve the bidder of the responsibility to make good faith efforts. Bidders are not, however, required to accept higher quotes from DBE companies if the price difference is excessive or unreasonable.
- (5) Not rejecting DBE companies as being unqualified without sound reasons based on a thorough investigation of their capabilities. The bidder's standing within its industry, membership in specific groups, organizations, or associations and political or social affiliations (for example union vs. non-union employee status) are not legitimate causes for the rejection or non-solicitation of bids in the bidder's efforts to meet the project goal.

- (6) Making efforts to assist interested DBE companies in obtaining bonding, lines of credit, or insurance as required by the recipient or Contractor.
- (7) Making efforts to assist interested DBE companies in obtaining necessary equipment, supplies, materials, or related assistance or services.
- (8) Effectively using the services of available minority/women community organizations; minority/women contractors' groups; local, state, and federal minority/women business assistance offices; and other organizations as allowed on a case-by-case basis to provide assistance in the recruitment and placement of DBE companies.
- (b) If the Department determines that the apparent successful bidder has made a good faith effort to secure the work commitment of DBE companies to meet the contract goal, the Department will award the contract provided that it is otherwise eligible for award. If the Department determines that the bidder has failed to meet the requirements of this Special Provision or that a good faith effort has not been made, the Department will notify the responsible company official designated in the Utilization Plan that the bid is not responsive. The notification shall include a statement of reasons for the determination.
- (c) The bidder may request administrative reconsideration of a determination adverse to the bidder within the five working days after the receipt of the notification date of the determination by delivering the request to the Department of Transportation, Bureau of Small Business Enterprises, Contract Compliance Section, 2300 South Dirksen Parkway, Room 319, Springfield, Illinois 62764 (Telefax: (217)785-1524). Deposit of the request in the United States mail on or before the fifth business day shall not be deemed delivery. The determination shall become final if a request is not made and delivered. A request may provide additional written documentation and/or argument concerning the issues raised in the determination statement of reasons, provided the documentation and arguments address efforts made prior to submitting the bid. The request will be forwarded to the Department's Reconsideration Officer. The Reconsideration Officer will extend an opportunity to the bidder to meet in person in order to consider all issues of documentation and whether the bidder made a good faith effort to meet the goal. After the review by the Reconsideration Officer, the bidder will be sent a written decision within ten working days after receipt of the request for consideration, explaining the basis for finding that the bidder did or did not meet the goal or make adequate good faith efforts to do so. A final decision by the Reconsideration Officer that a good faith effort was made shall approve the Utilization Plan submitted by the bidder and shall clear the contract for award. A final decision that a good faith effort was not made shall render the bid not responsive.

<u>CALCULATING DBE PARTICIPATION</u>. The Utilization Plan values represent work anticipated to be performed and paid for upon satisfactory completion. The Department is only able to count toward the achievement of the overall goal and the contract goal the value of payments made for the work actually performed by DBE companies. In addition, a DBE must perform a commercially useful function on the contract to be counted. A commercially useful function is

generally performed when the DBE is responsible for the work and is carrying out its responsibilities by actually performing, managing, and supervising the work involved. The Department and Contractor are governed by the provisions of 49 CFR Part 26.55(c) on questions of commercially useful functions as it affects the work. Specific counting guidelines are provided in 49 CFR Part 26.55, the provisions of which govern over the summary contained herein.

- (a) DBE as the Contractor: 100 percent goal credit for that portion of the work performed by the DBE's own forces, including the cost of materials and supplies. Work that a DBE subcontracts to a non-DBE does not count toward the DBE goals.
- (b) DBE as a joint venture Contractor: 100 percent goal credit for that portion of the total dollar value of the contract equal to the distinct, clearly defined portion of the work performed by the DBE's own forces.
- (c) DBE as a subcontractor: 100 percent goal credit for the work of the subcontract performed by the DBE's own forces, including the cost of materials and supplies, excluding the purchase of materials and supplies or the lease of equipment by the DBE subcontractor from the prime Contractor or its affiliates. Work that a DBE subcontractor in turn subcontracts to a non-DBE does not count toward the DBE goal.
- (d) DBE as a trucker: 100 percent goal credit for trucking participation provided the DBE is responsible for the management and supervision of the entire trucking operation for which it is responsible. At least one truck owned, operated, licensed, and insured by the DBE must be used on the contract. Credit will be given for the following:
 - (1) The DBE may lease trucks from another DBE firm, including an owner-operator who is certified as a DBE. The DBE who leases trucks from another DBE receives credit for the total value of the transportation services the lessee DBE provides on the contract.
 - (2) The DBE may also lease trucks from a non-DBE firm, including from an owner-operator. The DBE who leases trucks from a non-DBE is entitled to credit only for the fee or commission is receives as a result of the lease arrangement.
- (e) DBE as a material supplier:
 - (1) 60 percent goal credit for the cost of the materials or supplies purchased from a DBE regular dealer.
 - (2) 100 percent goal credit for the cost of materials of supplies obtained from a DBE manufacturer.
 - (3) 100 percent credit for the value of reasonable fees and commissions for the procurement of materials and supplies if not a regular dealer or manufacturer.

CONTRACT COMPLIANCE. Compliance with this Special Provision is an essential part of the contract. The Department is prohibited by federal regulations from crediting the participation of a DBE included in the Utilization Plan toward either the contract goal or the Department's overall goal until the amount to be applied toward the goals has been paid to the DBE. The following administrative procedures and remedies govern the compliance by the Contractor with the contractual obligations established by the Utilization Plan. After approval of the Utilization Plan and award of the contract, the Utilization Plan and individual DBE Participation Statements become part of the contract. If the Contractor did not succeed in obtaining enough DBE participation to achieve the advertised contract goal, and the Utilization Plan was approved and contract awarded based upon a determination of good faith, the total dollar value of DBE work calculated in the approved Utilization Plan as a percentage of the awarded contract value shall become the amended contract goal. All work indicated for performance by an approved DBE shall be performed, managed, and supervised by the DBE executing the Participation Statement.

- (a) NO AMENDMENT. No amendment to the Utilization Plan may be made without prior written approval from the Department's Bureau of Small Business Enterprises. All requests for amendment to the Utilization Plan shall be submitted to the Department of Transportation, Bureau of Small Business Enterprises, Contract Compliance Section, 2300 South Dirksen Parkway, Room 319, Springfield, Illinois 62764. Telephone number (217)785-4611. Telefax number (217)785-1524.
- (b) <u>TERMINATION OR REPLACEMENT</u>. The Contractor shall not terminate or replace a DBE listed on the approved Utilization Plan, or perform with other forces work designated for a listed DBE except as provided in the Special Provision.
- (c) <u>CHANGES TO WORK</u>. Any deviation from the DBE condition-of-award or contract plans, specifications, or special provisions must be approved, in writing, by the Department as provided elsewhere in the Contract. The Contractor shall notify affected DBEs in writing of any changes in the scope of work which result in a reduction in the dollar amount condition-of-award to the contract. Where the revision includes work committed to a new DBE subcontractor, not previously involved in the project, then a Request for Approval of Subcontractor, Department form BC 260A, must be signed and submitted. If the commitment of work is in the form of additional tasks assigned to an existing subcontract, than a new Request for Approval of Subcontractor shall not be required. However, the Contractor must document efforts to assure that the existing DBE subcontractor is capable of performing the additional work and has agreed in writing to the change.
- (d) <u>ALTERNATIVE WORK METHODS</u>. In addition to the above requirements for reductions in the condition of award, additional requirements apply to the two cases of Contractorinitiated work substitution proposals. Where the contract allows alternate work methods which serve to delete or create underruns in condition of award DBE work, and the Contractor selects that alternate method or, where the Contractor proposes a substitute work method or material that serves to diminish or delete work committed to a DBE and replace it with other work, then the Contractor must demonstrate one of the following:

- (1) That the replacement work will be performed by the same DBE (as long as the DBE is certified in the respective item of work) in a modification of the condition of award; or
- (2) That the DBE is aware that its work will be deleted or will experience underruns and has agreed in writing to the change. If this occurs, the Contractor shall substitute other work of equivalent value to a certified DBE or provide documentation of good faith efforts to do so; or
- (3) That the DBE is not capable of performing the replacement work or has declined to perform the work at a reasonable competitive price. If this occurs, the Contractor shall substitute other work of equivalent value to a certified DBE or provide documentation of good faith efforts to do so.
- (e) TERMINATION AND REPLACEMENT PROCEDURES. The Contractor shall not terminate or replace a DBE subcontractor listed in the approved Utilization Plan without prior written consent. This includes, but is not limited to, instances in which the Contractor seeks to perform work originally designated for a DBE subcontractor with its own forces or those of an affiliate, a non-DBE firm, or with another DBE firm. Written consent will be granted only if the Bureau of Small Business Enterprises agrees, for reasons stated in its concurrence document, that the Contractor has good cause to terminate or replace the DBE firm. Before transmitting to the Bureau of Small Business Enterprises any request to terminate and/or substitute a DBE subcontractor, the Contractor shall give notice in writing to the DBE subcontractor, with a copy to the Bureau, of its intent to request to terminate and/or substitute, and the reason for the request. The Contractor shall give the DBE five days to respond to the Contractor's notice. The DBE so notified shall advise the Bureau and the Contractor of the reasons, if any, why it objects to the proposed termination of its subcontract and why the Bureau should not approve the Contractor's action. If required in a particular case as a matter of public necessity, the Bureau may provide a response period shorter than five days.

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

- (1) The listed DBE subcontractor fails or refuses to execute a written contract;
- (2) The listed DBE subcontractor fails or refuses to perform the work of its subcontract in a way consistent with normal industry standards. Provided, however, that good cause does not exist if the failure or refusal of the DBE subcontractor to perform its work on the subcontract results from the bad faith or discriminatory action of the prime contractor;
- (3) The listed DBE subcontractor fails or refuses to meet the prime Contractor's reasonable, nondiscriminatory bond requirements;

- (4) The listed DBE subcontractor becomes bankrupt, insolvent, or exhibits credit unworthiness:
- (5) The listed DBE subcontractor is ineligible to work on public works projects because of suspension and debarment proceedings pursuant 2 CFR Parts 180, 215 and 1,200 or applicable state law.
- (6) You have determined that the listed DBE subcontractor is not a responsible contractor:
- (7) The listed DBE subcontractor voluntarily withdraws from the projects and provides to you written notice of its withdrawal;
- (8) The listed DBE is ineligible to receive DBE credit for the type of work required;
- (9) A DBE owner dies or becomes disabled with the result that the listed DBE contractor is unable to complete its work on the contract;
- (10) Other documented good cause that compels the termination of the DBE subcontractor. Provided, that good cause does not exist if the prime Contractor seeks to terminate a DBE it relied upon to obtain the contract so that the prime Contractor can self-perform the work for which the DBE contractor was engaged or so that the prime Contractor can substitute another DBE or non-DBE contractor after contract award.
 - When a DBE is terminated, or fails to complete its work on the Contract for any reason the Contractor shall make a good faith effort to find another DBE to substitute for the original DBE to perform at least the same amount of work under the contract as the terminated DBE to the extent needed to meet the established Contract goal.
- (f) PAYMENT RECORDS. The Contractor shall maintain a record of payments for work performed to the DBE participants. The records shall be made available to the Department for inspection upon request. After the performance of the final item of work or delivery of material by a DBE and final payment therefore to the DBE by the Contractor, but not later than thirty calendar days after payment has been made by the Department to the Contractor for such work or material, the Contractor shall submit a DBE Payment Agreement on Department form SBE 2115 to the Regional Engineer. If full and final payment has not been made to the DBE, the DBE Payment Agreement shall indicate whether a disagreement as to the payment required exists between the Contractor and the DBE or if the Contractor believes that the work has not been satisfactorily completed. If the Contractor does not have the full amount of work indicated in the Utilization Plan performed by the BDE companies indicated in the Utilization Plan and after good faith efforts are reviewed, the Department may deduct from contract payments to the Contractor the amount of the goal not achieved as liquidated and ascertained damages. The Contractor may request an administrative

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

80029

COILABLE NONMETALLIC CONDUIT (BDE)

Effective: August 1, 2014 Revised: January 1, 2015

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

"(c) Coilable Nonmetallic Conduit. The conduit shall be a high density polyethylene duct which is intended for underground use can be manufactured and coiled or reeled in continuous transportable lengths and uncoiled for further processing and/or installation without adversely affecting its properties or performance. The conduit and its manufacture shall be according to UL 651A for Schedule 40 conduit, except Schedule 80 shall be used under pavement, stabilized shoulder, paved median, paved driveway, curb and/or gutter and sidewalk.

Performance Tests. Testing procedures and test results shall meet the requirements of UL 651A. Certified copies of the test report shall be submitted to the Engineer prior to the installation of the conduit."

80341

WEEKLY DBE TRUCKING REPORTS (BDE)

Effective: June 2, 2012

The Contractor shall provide a weekly report of Disadvantaged Business Enterprise (DBE) trucks hired by the Contractor or subcontractors (i.e. not owned by the Contractor or subcontractors) that are used on the jobsite; or used for the delivery and/or removal of equipment/material to and from the jobsite. The jobsite shall also include offsite locations, such as plant sites or storage sites, when those locations are used solely for this contract.

The report shall be submitted on the form provided by the Department within ten business days following the reporting period. The reporting period shall be Monday through Sunday for each week reportable trucking activities occur. The report shall be submitted to the Engineer and a copy shall be provided to the district EEO Officer.

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

80302

REQUIRED CONTRACT PROVISIONS FEDERAL-AID CONSTRUCTION CONTRACTS

- I. General
- II. Nondiscrimination
- III. Nonsegregated Facilities
- IV. Davis-Bacon and Related Act Provisions
- Contract Work Hours and Safety Standards Act Provisions
- VI. Subletting or Assigning the Contract
- VII. Safety: Accident Prevention
- VIII. False Statements Concerning Highway Projects
- IX. Implementation of Clean Air Act and Federal Water Pollution Control Act
- X. Compliance with Governmentwide Suspension and Debarment Requirements
- XI. Certification Regarding Use of Contract Funds for Lobbying

ATTACHMENTS

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

I. GENERAL

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

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

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

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

2. Subject to the applicability criteria noted in the following sections, these contract provisions shall apply to all work performed on the contract by the contractor's own organization and with the assistance of workers under the contractor's immediate superintendence and to all work performed on the contract by piecework, station work, or by subcontract.

- 3. A breach of any of the stipulations contained in these Required Contract Provisions may be sufficient grounds for withholding of progress payments, withholding of final payment, termination of the contract, suspension / debarment or any other action determined to be appropriate by the contracting agency and FHWA.
- 4. Selection of Labor: During the performance of this contract, the contractor shall not use convict labor for any purpose within the limits of a construction project on a Federal-aid highway unless it is labor performed by convicts who are on parole, supervised release, or probation. The term Federal-aid highway does not include roadways functionally classified as local roads or rural minor collectors.

II. NONDISCRIMINATION

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

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

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

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

The following provision is adopted from 23 CFR 230, Appendix A, with appropriate revisions to conform to the U.S. Department of Labor (US DOL) and FHWA requirements.

1. Equal Employment Opportunity: Equal employment opportunity (EEO) requirements not to discriminate and to take affirmative action to assure equal opportunity as set forth under laws, executive orders, rules, regulations (28 CFR 35, 29 CFR 1630, 29 CFR 1625-1627, 41 CFR 60 and 49 CFR 27) and orders of the Secretary of Labor as modified by the provisions prescribed herein, and imposed pursuant to 23 U.S.C. 140 shall constitute the EEO and specific affirmative action standards for the contractor's project activities under

this contract. The provisions of the Americans with Disabilities Act of 1990 (42 U.S.C. 12101 et seq.) set forth under 28 CFR 35 and 29 CFR 1630 are incorporated by reference in this contract. In the execution of this contract, the contractor agrees to comply with the following minimum specific requirement activities of EEO:

- a. The contractor will work with the contracting agency and the Federal Government to ensure that it has made every good faith effort to provide equal opportunity with respect to all of its terms and conditions of employment and in their review of activities under the contract.
- b. The contractor will accept as its operating policy the following statement:

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

- 2. EEO Officer: The contractor will designate and make known to the contracting officers an EEO Officer who will have the responsibility for and must be capable of effectively administering and promoting an active EEO program and who must be assigned adequate authority and responsibility to do
- 3. Dissemination of Policy: All members of the contractor's staff who are authorized to hire, supervise, promote, and discharge employees, or who recommend such action, or who are substantially involved in such action, will be made fully cognizant of, and will implement, the contractor's EEO policy and contractual responsibilities to provide EEO in each grade and classification of employment. To ensure that the above agreement will be met, the following actions will be taken as a minimum:
- a. Periodic meetings of supervisory and personnel office employees will be conducted before the start of work and then not less often than once every six months, at which time the contractor's EEO policy and its implementation will be reviewed and explained. The meetings will be conducted by the EEO Officer.
- b. All new supervisory or personnel office employees will be given a thorough indoctrination by the EEO Officer, covering all major aspects of the contractor's EEO obligations within thirty days following their reporting for duty with the contractor.
- c. All personnel who are engaged in direct recruitment for the project will be instructed by the EEO Officer in the contractor's procedures for locating and hiring minorities and women.
- d. Notices and posters setting forth the contractor's EEO policy will be placed in areas readily accessible to employees, applicants for employment and potential employees.
- e. The contractor's EEO policy and the procedures to implement such policy will be brought to the attention of employees by means of meetings, employee handbooks, or other appropriate means.

- 4. Recruitment: When advertising for employees, the contractor will include in all advertisements for employees the notation: "An Equal Opportunity Employer." All such advertisements will be placed in publications having a large circulation among minorities and women in the area from which the project work force would normally be derived.
- a. The contractor will, unless precluded by a valid bargaining agreement, conduct systematic and direct recruitment through public and private employee referral sources likely to yield qualified minorities and women. To meet this requirement, the contractor will identify sources of potential minority group employees, and establish with such identified sources procedures whereby minority and women applicants may be referred to the contractor for employment consideration.
- b. In the event the contractor has a valid bargaining agreement providing for exclusive hiring hall referrals, the contractor is expected to observe the provisions of that agreement to the extent that the system meets the contractor's compliance with EEO contract provisions. Where implementation of such an agreement has the effect of discriminating against minorities or women, or obligates the contractor to do the same, such implementation violates Federal nondiscrimination provisions.
- c. The contractor will encourage its present employees to refer minorities and women as applicants for employment. Information and procedures with regard to referring such applicants will be discussed with employees.
- 5. Personnel Actions: Wages, working conditions, and employee benefits shall be established and administered, and personnel actions of every type, including hiring, upgrading, promotion, transfer, demotion, layoff, and termination, shall be taken without regard to race, color, religion, sex, national origin, age or disability. The following procedures shall be followed:
- a. The contractor will conduct periodic inspections of project sites to insure that working conditions and employee facilities do not indicate discriminatory treatment of project site personnel.
- The contractor will periodically evaluate the spread of wages paid within each classification to determine any evidence of discriminatory wage practices.
- c. The contractor will periodically review selected personnel actions in depth to determine whether there is evidence of discrimination. Where evidence is found, the contractor will promptly take corrective action. If the review indicates that the discrimination may extend beyond the actions reviewed, such corrective action shall include all affected persons.
- d. The contractor will promptly investigate all complaints of alleged discrimination made to the contractor in connection with its obligations under this contract, will attempt to resolve such complaints, and will take appropriate corrective action within a reasonable time. If the investigation indicates that the discrimination may affect persons other than the complainant, such corrective action shall include such other persons. Upon completion of each investigation, the contractor will inform every complainant of all of their avenues of appeal.

6. Training and Promotion:

a. The contractor will assist in locating, qualifying, and increasing the skills of minorities and women who are

applicants for employment or current employees. Such efforts should be aimed at developing full journey level status employees in the type of trade or job classification involved.

- b. Consistent with the contractor's work force requirements and as permissible under Federal and State regulations, the contractor shall make full use of training programs, i.e., apprenticeship, and on-the-job training programs for the geographical area of contract performance. In the event a special provision for training is provided under this contract, this subparagraph will be superseded as indicated in the special provision. The contracting agency may reserve training positions for persons who receive welfare assistance in accordance with 23 U.S.C. 140(a).
- c. The contractor will advise employees and applicants for employment of available training programs and entrance requirements for each.
- d. The contractor will periodically review the training and promotion potential of employees who are minorities and women and will encourage eligible employees to apply for such training and promotion.
- 7. Unions: If the contractor relies in whole or in part upon unions as a source of employees, the contractor will use good faith efforts to obtain the cooperation of such unions to increase opportunities for minorities and women. Actions by the contractor, either directly or through a contractor's association acting as agent, will include the procedures set forth below:
- a. The contractor will use good faith efforts to develop, in cooperation with the unions, joint training programs aimed toward qualifying more minorities and women for membership in the unions and increasing the skills of minorities and women so that they may qualify for higher paying employment.
- b. The contractor will use good faith efforts to incorporate an EEO clause into each union agreement to the end that such union will be contractually bound to refer applicants without regard to their race, color, religion, sex, national origin, age or disability.
- c. The contractor is to obtain information as to the referral practices and policies of the labor union except that to the extent such information is within the exclusive possession of the labor union and such labor union refuses to furnish such information to the contractor, the contractor shall so certify to the contracting agency and shall set forth what efforts have been made to obtain such information.
- d. In the event the union is unable to provide the contractor with a reasonable flow of referrals within the time limit set forth in the collective bargaining agreement, the contractor will, through independent recruitment efforts, fill the employment vacancies without regard to race, color, religion, sex, national origin, age or disability; making full efforts to obtain qualified and/or qualifiable minorities and women. The failure of a union to provide sufficient referrals (even though it is obligated to provide exclusive referrals under the terms of a collective bargaining agreement) does not relieve the contractor from the requirements of this paragraph. In the event the union referral practice prevents the contractor from meeting the obligations pursuant to Executive Order 11246, as amended, and these special provisions, such contractor shall immediately notify the contracting agency.
- 8. Reasonable Accommodation for Applicants / Employees with Disabilities: The contractor must be familiar

with the requirements for and comply with the Americans with Disabilities Act and all rules and regulations established there under. Employers must provide reasonable accommodation in all employment activities unless to do so would cause an undue hardship.

- 9. Selection of Subcontractors, Procurement of Materials and Leasing of Equipment: The contractor shall not discriminate on the grounds of race, color, religion, sex, national origin, age or disability in the selection and retention of subcontractors, including procurement of materials and leases of equipment. The contractor shall take all necessary and reasonable steps to ensure nondiscrimination in the administration of this contract.
- a. The contractor shall notify all potential subcontractors and suppliers and lessors of their EEO obligations under this contract.
- b. The contractor will use good faith efforts to ensure subcontractor compliance with their EEO obligations.

10. Assurance Required by 49 CFR 26.13(b):

- a. The requirements of 49 CFR Part 26 and the State DOT's U.S. DOT-approved DBE program are incorporated by reference.
- b. The contractor or subcontractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The contractor shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of DOT-assisted contracts. Failure by the contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as the contracting agency deems appropriate.
- 11. Records and Reports: The contractor shall keep such records as necessary to document compliance with the EEO requirements. Such records shall be retained for a period of three years following the date of the final payment to the contractor for all contract work and shall be available at reasonable times and places for inspection by authorized representatives of the contracting agency and the FHWA.
- a. The records kept by the contractor shall document the following:
- The number and work hours of minority and nonminority group members and women employed in each work classification on the project;
- (2) The progress and efforts being made in cooperation with unions, when applicable, to increase employment opportunities for minorities and women; and
- (3) The progress and efforts being made in locating, hiring, training, qualifying, and upgrading minorities and women;
- b. The contractors and subcontractors will submit an annual report to the contracting agency each July for the duration of the project, indicating the number of minority, women, and non-minority group employees currently engaged in each work classification required by the contract work. This information is to be reported on Form FHWA-1391. The staffing data should represent the project work force on board in all or any part of the last payroll period preceding the end of July. If on-the-job training is being required by special provision, the contractor

will be required to collect and report training data. The employment data should reflect the work force on board during all or any part of the last payroll period preceding the end of July.

III. NONSEGREGATED FACILITIES

This provision is applicable to all Federal-aid construction contracts and to all related construction subcontracts of \$10,000 or more

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

IV. DAVIS-BACON AND RELATED ACT PROVISIONS

This section is applicable to all Federal-aid construction projects exceeding \$2,000 and to all related subcontracts and lower-tier subcontracts (regardless of subcontract size). The requirements apply to all projects located within the right-of-way of a roadway that is functionally classified as Federal-aid highway. This excludes roadways functionally classified as local roads or rural minor collectors, which are exempt. Contracting agencies may elect to apply these requirements to other projects.

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

1. Minimum wages

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

Contributions made or costs reasonably anticipated for bona fide fringe benefits under section 1(b)(2) of the Davis-Bacon Act on behalf of laborers or mechanics are considered wages paid to such laborers or mechanics, subject to the provisions

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

- b.(1) The contracting officer shall require that any class of laborers or mechanics, including helpers, which is not listed in the wage determination and which is to be employed under the contract shall be classified in conformance with the wage determination. The contracting officer shall approve an additional classification and wage rate and fringe benefits therefore only when the following criteria have been met:
 - (i) The work to be performed by the classification requested is not performed by a classification in the wage determination; and
 - (ii) The classification is utilized in the area by the construction industry; and
 - (iii) The proposed wage rate, including any bona fide fringe benefits, bears a reasonable relationship to the wage rates contained in the wage determination.
- (2) If the contractor and the laborers and mechanics to be employed in the classification (if known), or their representatives, and the contracting officer agree on the classification and wage rate (including the amount designated for fringe benefits where appropriate), a report of the action taken shall be sent by the contracting officer to the Administrator of the Wage and Hour Division, Employment Standards Administration, U.S. Department of Labor, Washington, DC 20210. The Administrator, or an authorized representative, will approve, modify, or disapprove every additional classification action within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.
- (3) In the event the contractor, the laborers or mechanics to be employed in the classification or their representatives, and the contracting officer do not agree on the proposed classification and wage rate (including the amount designated for fringe benefits, where appropriate), the contracting officer shall refer the questions, including the views of all interested parties and the recommendation of the contracting officer, to the Wage and Hour Administrator for determination. The Wage and Hour Administrator, or an authorized representative, will issue a determination within 30 days of receipt and so advise the contracting officer or

will notify the contracting officer within the 30-day period that additional time is necessary.

- (4) The wage rate (including fringe benefits where appropriate) determined pursuant to paragraphs 1.b.(2) or 1.b.(3) of this section, shall be paid to all workers performing work in the classification under this contract from the first day on which work is performed in the classification.
- c. Whenever the minimum wage rate prescribed in the contract for a class of laborers or mechanics includes a fringe benefit which is not expressed as an hourly rate, the contractor shall either pay the benefit as stated in the wage determination or shall pay another bona fide fringe benefit or an hourly cash equivalent thereof.
- d. If the contractor does not make payments to a trustee or other third person, the contractor may consider as part of the wages of any laborer or mechanic the amount of any costs reasonably anticipated in providing bona fide fringe benefits under a plan or program, Provided, That the Secretary of Labor has found, upon the written request of the contractor, that the applicable standards of the Davis-Bacon Act have been met. The Secretary of Labor may require the contractor to set aside in a separate account assets for the meeting of obligations under the plan or program.

2. Withholding

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

3. Payrolls and basic records

a. Payrolls and basic records relating thereto shall be maintained by the contractor during the course of the work and preserved for a period of three years thereafter for all laborers and mechanics working at the site of the work. Such records shall contain the name, address, and social security number of each such worker, his or her correct classification, hourly rates of wages paid (including rates of contributions or costs anticipated for bona fide fringe benefits or cash equivalents thereof of the types described in section 1(b)(2)(B) of the Davis-Bacon Act), daily and weekly number of hours worked, deductions made and actual wages paid. Whenever the Secretary of Labor has found under 29 CFR 5.5(a)(1)(iv) that the wages of any laborer or mechanic include the amount of any costs reasonably anticipated in providing benefits under a plan or program described in section 1(b)(2)(B) of the Davis-

Bacon Act, the contractor shall maintain records which show that the commitment to provide such benefits is enforceable, that the plan or program is financially responsible, and that the plan or program has been communicated in writing to the laborers or mechanics affected, and records which show the costs anticipated or the actual cost incurred in providing such benefits. Contractors employing apprentices or trainees under approved programs shall maintain written evidence of the registration of apprenticeship programs and certification of trainee programs, the registration of the apprentices and trainees, and the ratios and wage rates prescribed in the applicable programs.

- b.(1) The contractor shall submit weekly for each week in which any contract work is performed a copy of all payrolls to the contracting agency. The payrolls submitted shall set out accurately and completely all of the information required to be maintained under 29 CFR 5.5(a)(3)(i), except that full social security numbers and home addresses shall not be included on weekly transmittals. Instead the payrolls shall only need to include an individually identifying number for each employee (e.g., the last four digits of the employee's social security number). The required weekly payroll information may be submitted in any form desired. Optional Form WH-347 is available for this purpose from the Wage and Hour Division Web site at http://www.dol.gov/esa/whd/forms/wh347instr.htm or its successor site. The prime contractor is responsible for the submission of copies of payrolls by all subcontractors. Contractors and subcontractors shall maintain the full social security number and current address of each covered worker, and shall provide them upon request to the contracting agency for transmission to the State DOT, the FHWA or the Wage and Hour Division of the Department of Labor for purposes of an investigation or audit of compliance with prevailing wage requirements. It is not a violation of this section for a prime contractor to require a subcontractor to provide addresses and social security numbers to the prime contractor for its own records, without weekly submission to the contracting agency...
- (2) Each payroll submitted shall be accompanied by a "Statement of Compliance," signed by the contractor or subcontractor or his or her agent who pays or supervises the payment of the persons employed under the contract and shall certify the following:
 - (i) That the payroll for the payroll period contains the information required to be provided under §5.5 (a)(3)(ii) of Regulations, 29 CFR part 5, the appropriate information is being maintained under §5.5 (a)(3)(i) of Regulations, 29 CFR part 5, and that such information is correct and complete:
 - (ii) That each laborer or mechanic (including each helper, apprentice, and trainee) employed on the contract during the payroll period has been paid the full weekly wages earned, without rebate, either directly or indirectly, and that no deductions have been made either directly or indirectly from the full wages earned, other than permissible deductions as set forth in Regulations, 29 CFR part 3;
 - (iii) That each laborer or mechanic has been paid not less than the applicable wage rates and fringe benefits or cash equivalents for the classification of work performed, as specified in the applicable wage determination incorporated into the contract.

- (3) The weekly submission of a properly executed certification set forth on the reverse side of Optional Form WH–347 shall satisfy the requirement for submission of the "Statement of Compliance" required by paragraph 3.b.(2) of this section.
- (4) The falsification of any of the above certifications may subject the contractor or subcontractor to civil or criminal prosecution under section 1001 of title 18 and section 231 of title 31 of the United States Code.
- c. The contractor or subcontractor shall make the records required under paragraph 3.a. of this section available for inspection, copying, or transcription by authorized representatives of the contracting agency, the State DOT, the FHWA, or the Department of Labor, and shall permit such representatives to interview employees during working hours on the job. If the contractor or subcontractor fails to submit the required records or to make them available, the FHWA may, after written notice to the contractor, the contracting agency or the State DOT, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds. Furthermore, failure to submit the required records upon request or to make such records available may be grounds for debarment action pursuant to 29 CFR 5.12.

4. Apprentices and trainees

a. Apprentices (programs of the USDOL).

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

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

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

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

b. Trainees (programs of the USDOL).

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

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

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

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

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

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

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

- 5. Compliance with Copeland Act requirements. The contractor shall comply with the requirements of 29 CFR part 3, which are incorporated by reference in this contract.
- **6. Subcontracts.** The contractor or subcontractor shall insert Form FHWA-1273 in any subcontracts and also require the subcontractors to include Form FHWA-1273 in any lower tier subcontracts. The prime contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all the contract clauses in 29 CFR 5.5.
- 7. Contract termination: debarment. A breach of the contract clauses in 29 CFR 5.5 may be grounds for termination of the contract, and for debarment as a contractor and a subcontractor as provided in 29 CFR 5.12.
- 8. Compliance with Davis-Bacon and Related Act requirements. All rulings and interpretations of the Davis-Bacon and Related Acts contained in 29 CFR parts 1, 3, and 5 are herein incorporated by reference in this contract.
- 9. Disputes concerning labor standards. Disputes arising out of the labor standards provisions of this contract shall not be subject to the general disputes clause of this contract. Such disputes shall be resolved in accordance with the procedures of the Department of Labor set forth in 29 CFR parts 5, 6, and 7. Disputes within the meaning of this clause include disputes between the contractor (or any of its subcontractors) and the contracting agency, the U.S. Department of Labor, or the employees or their representatives.

10. Certification of eligibility.

- a. By entering into this contract, the contractor certifies that neither it (nor he or she) nor any person or firm who has an interest in the contractor's firm is a person or firm ineligible to be awarded Government contracts by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).
- b. No part of this contract shall be subcontracted to any person or firm ineligible for award of a Government contract by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).
- c. The penalty for making false statements is prescribed in the U.S. Criminal Code, 18 U.S.C. 1001.

V. CONTRACT WORK HOURS AND SAFETY STANDARDS ACT

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

- 1. Overtime requirements. No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.
- 2. Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph (1.) of this section, the contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (1.) of this section, in the sum of \$10 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (1.) of this section.
- 3. Withholding for unpaid wages and liquidated damages. The FHWA or the contacting agency shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the contractor or subcontractor under any such contract or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime contractor, such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (2.) of this section
- 4. Subcontracts. The contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraph (1.) through (4.) of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs (1.) through (4.) of this section.

VI. SUBLETTING OR ASSIGNING THE CONTRACT

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

- 1. The contractor shall perform with its own organization contract work amounting to not less than 30 percent (or a greater percentage if specified elsewhere in the contract) of the total original contract price, excluding any specialty items designated by the contracting agency. Specialty items may be performed by subcontract and the amount of any such specialty items performed may be deducted from the total original contract price before computing the amount of work required to be performed by the contractor's own organization (23 CFR 635.116).
- a. The term "perform work with its own organization" refers to workers employed or leased by the prime contractor, and equipment owned or rented by the prime contractor, with or without operators. Such term does not include employees or equipment of a subcontractor or lower tier subcontractor, agents of the prime contractor, or any other assignees. The term may include payments for the costs of hiring leased employees from an employee leasing firm meeting all relevant Federal and State regulatory requirements. Leased employees may only be included in this term if the prime contractor meets all of the following conditions:
- (1) the prime contractor maintains control over the supervision of the day-to-day activities of the leased employees:
 - (2) the prime contractor remains responsible for the quality of the work of the leased employees;
- (3) the prime contractor retains all power to accept or exclude individual employees from work on the project; and
- (4) the prime contractor remains ultimately responsible for the payment of predetermined minimum wages, the submission of payrolls, statements of compliance and all other Federal regulatory requirements.
- b. "Specialty Items" shall be construed to be limited to work that requires highly specialized knowledge, abilities, or equipment not ordinarily available in the type of contracting organizations qualified and expected to bid or propose on the contract as a whole and in general are to be limited to minor components of the overall contract.
- 2. The contract amount upon which the requirements set forth in paragraph (1) of Section VI is computed includes the cost of material and manufactured products which are to be purchased or produced by the contractor under the contract provisions.
- 3. The contractor shall furnish (a) a competent superintendent or supervisor who is employed by the firm, has full authority to direct performance of the work in accordance with the contract requirements, and is in charge of all construction operations (regardless of who performs the work) and (b) such other of its own organizational resources (supervision, management, and engineering services) as the contracting officer determines is necessary to assure the performance of the contract.
- 4. No portion of the contract shall be sublet, assigned or otherwise disposed of except with the written consent of the contracting officer, or authorized representative, and such consent when given shall not be construed to relieve the contractor of any responsibility for the fulfillment of the contract. Written consent will be given only after the contracting agency has assured that each subcontract is

evidenced in writing and that it contains all pertinent provisions and requirements of the prime contract.

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

VII. SAFETY: ACCIDENT PREVENTION

- This provision is applicable to all Federal-aid construction contracts and to all related subcontracts.
- 1. In the performance of this contract the contractor shall comply with all applicable Federal, State, and local laws governing safety, health, and sanitation (23 CFR 635). The contractor shall provide all safeguards, safety devices and protective equipment and take any other needed actions as it determines, or as the contracting officer may determine, to be reasonably necessary to protect the life and health of employees on the job and the safety of the public and to protect property in connection with the performance of the work covered by the contract.
- 2. It is a condition of this contract, and shall be made a condition of each subcontract, which the contractor enters into pursuant to this contract, that the contractor and any subcontractor shall not permit any employee, in performance of the contract, to work in surroundings or under conditions which are unsanitary, hazardous or dangerous to his/her health or safety, as determined under construction safety and health standards (29 CFR 1926) promulgated by the Secretary of Labor, in accordance with Section 107 of the Contract Work Hours and Safety Standards Act (40 U.S.C. 3704).
- 3. Pursuant to 29 CFR 1926.3, it is a condition of this contract that the Secretary of Labor or authorized representative thereof, shall have right of entry to any site of contract performance to inspect or investigate the matter of compliance with the construction safety and health standards and to carry out the duties of the Secretary under Section 107 of the Contract Work Hours and Safety Standards Act (40 U.S.C.3704).

VIII. FALSE STATEMENTS CONCERNING HIGHWAY PROJECTS

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

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

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

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

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

Whoever knowingly makes any false statement or false representation as to material fact in any statement, certificate, or report submitted pursuant to provisions of the Federal-aid Roads Act approved July 1, 1916, (39 Stat. 355), as amended and supplemented;

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

IX. IMPLEMENTATION OF CLEAN AIR ACT AND FEDERAL WATER POLLUTION CONTROL ACT

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

By submission of this bid/proposal or the execution of this contract, or subcontract, as appropriate, the bidder, proposer, Federal-aid construction contractor, or subcontractor, as appropriate, will be deemed to have stipulated as follows:

- 1. That any person who is or will be utilized in the performance of this contract is not prohibited from receiving an award due to a violation of Section 508 of the Clean Water Act or Section 306 of the Clean Air Act.
- 2. That the contractor agrees to include or cause to be included the requirements of paragraph (1) of this Section X in every subcontract, and further agrees to take such action as the contracting agency may direct as a means of enforcing such requirements.

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

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

1. Instructions for Certification - First Tier Participants:

- a. By signing and submitting this proposal, the prospective first tier participant is providing the certification set out below.
- b. The inability of a person to provide the certification set out below will not necessarily result in denial of participation in this

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

- c. The certification in this clause is a material representation of fact upon which reliance was placed when the contracting agency determined to enter into this transaction. If it is later determined that the prospective participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the contracting agency may terminate this transaction for cause of default.
- d. The prospective first tier participant shall provide immediate written notice to the contracting agency to whom this proposal is submitted if any time the prospective first tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- e. The terms "covered transaction," "debarred,"
 "suspended," "ineligible," "participant," "person," "principal,"
 and "voluntarily excluded," as used in this clause, are defined
 in 2 CFR Parts 180 and 1200. "First Tier Covered
 Transactions" refers to any covered transaction between a
 grantee or subgrantee of Federal funds and a participant (such
 as the prime or general contract). "Lower Tier Covered
 Transactions" refers to any covered transaction under a First
 Tier Covered Transaction (such as subcontracts). "First Tier
 Participant" refers to the participant who has entered into a
 covered transaction with a grantee or subgrantee of Federal
 funds (such as the prime or general contractor). "Lower Tier
 Participant" refers any participant who has entered into a
 covered transaction with a First Tier Participant or other Lower
 Tier Participants (such as subcontractors and suppliers).
- f. The prospective first tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency entering into this transaction.
- g. The prospective first tier participant further agrees by submitting this proposal that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transactions," provided by the department or contracting agency, entering into this covered transaction, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions exceeding the \$25,000 threshold.
- h. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant is responsible for ensuring that its principals are not suspended, debarred, or otherwise ineligible to participate in covered transactions. To verify the eligibility of its principals, as well as the eligibility of any lower tier prospective participants, each participant may, but is not required to, check the Excluded Parties List System website (https://www.epls.gov/), which is compiled by the General Services Administration.

- i. Nothing contained in the foregoing shall be construed to require the establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of the prospective participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- j. Except for transactions authorized under paragraph (f) of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency may terminate this transaction for cause or default.

* * * *

- 2. Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion First Tier Participants:
- a. The prospective first tier participant certifies to the best of its knowledge and belief, that it and its principals:
- Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participating in covered transactions by any Federal department or agency;
- (2) Have not within a three-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
- (3) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or local) with commission of any of the offenses enumerated in paragraph (a)(2) of this certification; and
- (4) Have not within a three-year period preceding this application/proposal had one or more public transactions (Federal, State or local) terminated for cause or default.
- b. Where the prospective participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.
- 2. Instructions for Certification Lower Tier Participants:

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

- a. By signing and submitting this proposal, the prospective lower tier is providing the certification set out below.
- b. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department, or agency with which

this transaction originated may pursue available remedies, including suspension and/or debarment.

- c. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous by reason of changed circumstances.
- d. The terms "covered transaction," "debarred," "suspended," "ineligible," "participant," "person," "principal," and "voluntarily excluded," as used in this clause, are defined in 2 CFR Parts 180 and 1200. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations. "First Tier Covered Transactions" refers to any covered transaction between a grantee or subgrantee of Federal funds and a participant (such as the prime or general contract). "Lower Tier Covered Transactions" refers to any covered transaction under a First Tier Covered Transaction (such as subcontracts). "First Tier Participant" refers to the participant who has entered into a covered transaction with a grantee or subgrantee of Federal funds (such as the prime or general contractor). "Lower Tier Participant" refers any participant who has entered into a covered transaction with a First Tier Participant or other Lower Tier Participants (such as subcontractors and suppliers).
- e. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
- f. The prospective lower tier participant further agrees by submitting this proposal that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions exceeding the \$25,000 threshold.
- g. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant is responsible for ensuring that its principals are not suspended, debarred, or otherwise ineligible to participate in covered transactions. To verify the eligibility of its principals, as well as the eligibility of any lower tier prospective participants, each participant may, but is not required to, check the Excluded Parties List System website (https://www.eols.gov/), which is compiled by the General Services Administration.
- h. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- i. Except for transactions authorized under paragraph e of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the

department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

* * * * *

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

- 1. The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participating in covered transactions by any Federal department or agency.
- 2. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

* * * * *

XI. CERTIFICATION REGARDING USE OF CONTRACT FUNDS FOR LOBBYING

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

- 1. The prospective participant certifies, by signing and submitting this bid or proposal, to the best of his or her knowledge and belief, that:
- a. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- b. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- 2. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31 U.S.C. 1352. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.
- 3. The prospective participant also agrees by submitting its bid or proposal that the participant shall require that the language of this certification be included in all lower tier subcontracts, which exceed \$100,000 and that all such recipients shall certify and disclose accordingly.

ATTACHMENT A - EMPLOYMENT AND MATERIALS PREFERENCE FOR APPALACHIAN DEVELOPMENT HIGHWAY SYSTEM OR APPALACHIAN LOCAL ACCESS ROAD CONTRACTS

This provision is applicable to all Federal-aid projects funded under the Appalachian Regional Development Act of 1965.

- 1. During the performance of this contract, the contractor undertaking to do work which is, or reasonably may be, done as on-site work, shall give preference to qualified persons who regularly reside in the labor area as designated by the DOL wherein the contract work is situated, or the subregion, or the Appalachian counties of the State wherein the contract work is situated, except:
- a. To the extent that qualified persons regularly residing in the area are not available.
- b. For the reasonable needs of the contractor to employ supervisory or specially experienced personnel necessary to assure an efficient execution of the contract work.
- c. For the obligation of the contractor to offer employment to present or former employees as the result of a lawful collective bargaining contract, provided that the number of nonresident persons employed under this subparagraph (1c) shall not exceed 20 percent of the total number of employees employed by the contractor on the contract work, except as provided in subparagraph (4) below.
- 2. The contractor shall place a job order with the State Employment Service indicating (a) the classifications of the laborers, mechanics and other employees required to perform the contract work, (b) the number of employees required in each classification, (c) the date on which the participant estimates such employees will be required, and (d) any other pertinent information required by the State Employment Service to complete the job order form. The job order may be placed with the State Employment Service in writing or by telephone. If during the course of the contract work, the information submitted by the contractor in the original job order is substantially modified, the participant shall promptly notify the State Employment Service.
- 3. The contractor shall give full consideration to all qualified job applicants referred to him by the State Employment Service. The contractor is not required to grant employment to any job applicants who, in his opinion, are not qualified to perform the classification of work required.
- 4. If, within one week following the placing of a job order by the contractor with the State Employment Service, the State Employment Service is unable to refer any qualified job applicants to the contractor, or less than the number requested, the State Employment Service will forward a certificate to the contractor indicating the unavailability of applicants. Such certificate shall be made a part of the contractor's permanent project records. Upon receipt of this certificate, the contractor may employ persons who do not normally reside in the labor area to fill positions covered by the certificate, notwithstanding the provisions of subparagraph (1c) above.
- 5. The provisions of 23 CFR 633.207(e) allow the contracting agency to provide a contractual preference for the use of mineral resource materials native to the Appalachian region.

6. The contractor shall include the provisions of Sections 1 through 4 of this Attachment A in every subcontract for work which is, or reasonably may be, done as on-site work.

INDEX OF SHEETS

- 1. COVER SHEET
- 2. GENERAL CONSTRUCTION NOTES
- 3. SUMMARY OF QUANTITIES
- 4. SCHEDULE OF QUANTITIES
- 5. TYPICAL PHASE DIAGRAMS & SIGNAL HEAD MODIFICATION DETAILS

HIGHWAY STANDARDS

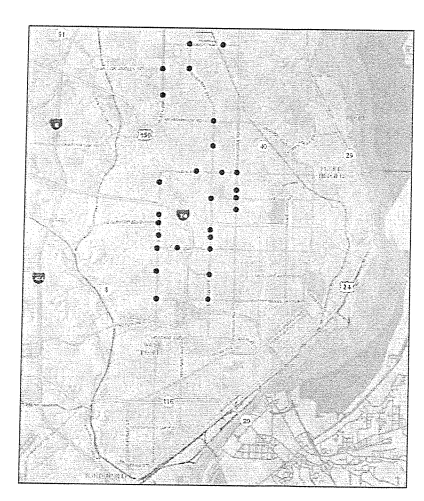
701001-02 701006-05 701011-04 701101-04 701106-02 701701-09 701901-04 857001-01 880006-01

J.U.L.I.E.
JOINT UTILITY LOCATION INFORMATION
FOR EXCAVATION
1-800-892-0123
OR 811

STATE OF ILLINOIS DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

FLASHING YELLOW ARROW INSTALLATION 2014

VARIOUS INTERSECTIONS
CITY OF PEORIA - PEORIA COUNTY
SECTION 14-00366-00-SP
PROJECT NO. HSIP-5093(172)
C-94-065-14









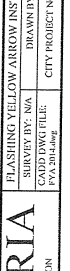
[
DEPART	STATE OF ILLINOIS MENT OF TRANSPORTATION, DIVISION OF HIGHWAYS	
APPROVED	1/30/15 DATE CITY ENGINEER, CITY OF PEORIA	
PASSED		
	2/13/15 DATE	
	Jone & assure Kip	
	DISTRICT 4 ENGINEER OF LOCAL ROADS & STREETS	
RELEASING FOR BID BASED ON	OZISIS DATE	
LIMITED	Panda Maria	
REVIEW	DEPUTY DIRECTOR OF HIGHWAYS, REGION 3 ENGINEER	

DESCRIPTION OF WORK

THIS PROJECT WILL INSTALL FLASHING YELLOW ARROW TURN SIGNALS AT MULTIPLE INTERSECTIONS IN THE CITY OF PEORIA, IL. WORK INCLUDES UPGRADING TRAFFIC SIGNAL CABINETS AND CONTROLLERS, REMOVING EXISTING TRAFFIC SIGNAL HEADS AND REPLACING WITH UPGRADED 4-SECTION, LED HEADS, AND INSTALLING NECESSARY CABLES AND CONNECTIONS FOR SIGNAL OPERATION.

CONTRACT NO. 89672

CATALOG NO. 035092-00



carror



GENERAL CONSTRUCTION NOTES

- 1. THE CONTRACTOR SHALL REMOVE THE EXISTING CITY OF PEORIA TRAFFIC SIGNAL COMPONENTS (HEADS, HEAD SECTIONS, LED MODULES, CONTROLLERS, CABINETS, ETC.) AND DELIVER THEM TO THE CITY OF PEORIA TRAFFIC OPERATIONS CENTER 3505 N DRIES LN, PEORIA IL. THE CONTRACTOR SHALL NOTIFY SIE MAROON, AT 309-645-5139 FORTY EIGHT HOURS IN ADVANCE OF EQUIPMENT DELIVERY.
- 2. THE CONTRACTOR SHALL SCHEDULE THE REPLACEMENT OF THE TRAFFIC SIGNAL CONTROLLER CABINETS AND THE MODIFICATIONS OF THE EXISTING CONTROLLER CABINETS ONLY DURING THE HOURS OF 8:30 AM TO 3:30 PM MONDAY THROUGH FRIDAY.
- 3. THE CONTRACTOR SHALL BE ALLOWED TO PLACE THE INTERSECTION INTO ALL-RED FLASH MODE AND ALL-WAY STOP CONTROL ONLY DURING THE HOURS SPECIFIED ABOVE TO FACILITATE THE INSTALLATION OF THE PROPOSED TRAFFIC SIGNAL CONTROLLER CABINETS, MAST ARM ASSEMBLIES, AND MODIFICATIONS TO THE EXISTING CONTROLLER CABINETS.
- 4. THE CONTRACTOR SHALL FURNISH AND INSTALL A MINIMUM OF TWO STOP SIGNS PER APPROACH WHEN THE INTERSECTION IS OPERATING IN ALL-RED FLASH MODE OR ALL-WAY STOP CONTROL.
- 5. THE CONTRACTOR SHALL GROUND AND SAFETY-BOND THE PROPOSED CONTROLLER CABINET IN ACCORDANCE WITH NEC REQUIREMENTS.
- 7. THE LOCATION OF ALL UTILITIES AND PRIVATELY OWNED FACILITIES SHALL BE FIELD VERIFIED BY THE CONTRACTOR PRIOR TO THE INSTALLATION OF ANY COMPONENTS.
- 8. ALL ELECTRICAL WORK SHALL CONFORM TO NATIONAL, STATE, AND LOCAL CODES.
- 9. THE CONTRACTOR SHALL BE RESPONSIBLE FOR LOCATING EXISTING CITY OF PEORIA ELECTRICAL FACILITIES AT HIS/HER OWN EXPENSE IF REQUIRED. THE CONTRACTOR SHALL ALSO BE LIABLE FOR ANY DAMAGE TO CITY OF PEORIA FACILITIES RESULTING FROM INACCURATE LOCATING.
- 10. ALL TRAFFIC SIGNAL SECTIONS SHALL HAVE 12" SINGLE LED LENSES.
- 11. THE RED SECTIONS OF THE SIGNAL HEADS SHARING THE SAME MAST ARM SHALL BE LEVEL WITH ONE ANOTHER AND MAINTAIN A 16 FT. MINIMUM CLEARANCE FROM THE HIGHEST POINT OF THE ROADWAY.
- 12. ALL TRAFFIC SIGNAL HEAD BRACKETS ARE TO BE ALUMINUM WITH A NATURAL FINISH.
- 13. ALL TS1 CABINETS WITH CONTROLLERS ARE TO BE FULLY UPGRADED; ALL EXISTING TS2 CABINETS ARE TO HAVE CONTROLLERS UPGRADED FROM ECONOLITE ASC/2X TO ASC/3-2100.
- 14. THE EXISTING TRAFFIC SIGNALS SHALL REMAIN OPERATING DURING THE CONSTRUCTION OF THE PROPOSED SIGNALS UNLESS OTHERWISE APPROVED BY THE ENGINEER.
- 15. THE CONTRACTOR SHALL PROVIDE ELECTRICAL CABLE SLACK IN ACCORDANCE WITH ARTICLE 873.03
- 16. ELECTRICAL CABLE WILL BE MEASURED FOR PAYMENT IN ACCORDANCE WITH ARTICLE 873.04
- 17. ALL COSTS (LABOR, MATERIALS, AND EQUIPMENT) ASSOCIATED WITH THESE REQUIREMENTS SHALL BE INCLUDED IN THE CONTRACT BID PRICES SET HEREIN. THERE WILL BE NO ADDITIONAL COMPENSATION FOR THIS WORK.
- 18. SIGNS TO BE FURNISHED AND INSTALLED BY OTHERS. THE CONTRACTOR SHALL NOTIFY SIE MAROON, AT 309-645-5139 FORTY EIGHT HOURS IN ADVANCE OF SIGNAL COMPLETION TO ALLOW FOR SIGNS TO BE INSTALLED.

JULIE - 1-800-892-0123 OR 811

OTHER UTILITY COMPANIES:

CITY OF PEORIA ENGINEERING, STEPHEN LETSKY 309-303-8658

CITY OF PEORIA ELECTRICIAN, IRVIN LEBLANC 309-494-8886

AMEREN CILCO, ELECTRICAL, WAHEED SHAZAD 309-693-4631

AMEREN CILCO, GAS, KENT KOWALSKE 309-677-5327

AT&T TELEPHONE, BILL CONOVER 309-686-3316

COMCAST CORP., CABLE & TELEPHONE, RAYMOND DECROIX 309-208-6705

ILLINOIS AMERICAN WATER CO., CHRISTIAN VOLZ 309-566-4114

GREATER PEORIA SANITARY DISTRICT, JIM SLOAN 309-678-9046

PB1216

CITY PROJECT NO:

FLASHING YELLOW ARROW INSTALLATION
SURVEY BY: N/A
CADD DWG FILE:
FYA 2014 dwg
CITY PROJECT NO: PB1216

SUMMARY OF QUANTITIES

PAY CODE	ITEM DESCRIPTION	UNIT	TOTAL QTY.
67100100	MOBILIZATION	LSUM	1
70170100	TRAFFIC CONTROL AND PROTECTION, STANDARD	L SUM	1
X8570226	FULL-ACTUATED CONTROLLER AND TYPE IV CABINET, SPECIAL	EACH	13
89502210	MODIFY EXISTING CONTROLLER CABINET	EACH	14
87301245	ELECTRIC CABLE IN CONDUIT, SIGNAL NO. 14 5C	FOOT	16040
88030050	SIGNAL HEAD, LED, 1-FACE, 3-SECTION, BRACKET MOUNTED	EACH	4
88030020	SIGNAL HEAD, LED, 1-FACE, 3-SECTION, MAST ARM MOUNTED	EACH	4
88030070	SIGNAL HEAD, LED, 1-FACE, 4-SECTION, BRACKET MOUNTED	EACH	10
88030080	SIGNAL HEAD, LED, 1-FACE, 4-SECTION, MAST ARM MOUNTED	EACH	8
88200310	TRAFFIC SIGNAL BACKPLATE, LOUVERED, PLASTIC	EACH	14
89502105	REBUILD EXISTING SIGNAL HEAD, LED	EACH	120
88500100	INDUCTIVE LOOP DETECTOR	EACH	124



SCHEDULE OF QUANTITIES

	TRESTORES No significant All Arisin as a second at appeny year		SWIT TWO	TCH THESE			Cabine		Cab.	mod:fia	J				
			L		┯┛		X8570226		89502210		87301245	89502105			
					EXISTING CABINET	EXISTING	F.A.C. & Cab, Ty IV SPL	FSK TELEMETRY	MODIFY EX.	FSK TELEMETRY	' ELCBL Signal #14 5C	4-SECTION, BRACKET MOUNTED	4-SECTION, MAST ARM MOUNTED	5-SECTION, MAST ARM MOUNTED	5-SECTION, BRACKI
	Intersection #	N-S Road	E-W Road	Notes	BACKPLATE TYPE	CONTROLLER TYPE	EACH		EACH		FOOT	EACH	EACH	EACH	EACH
	1	University St	Pioneer Parkway	All Directions	TS1	ASC/2S	1				720	4	4		
	2	University St	Willow Knolls Dr	NB Direction only	T51	ASC/2S	1				235	1	1	1	1
	3	University St	Miramar Dr	SB Direction Only	TS2	ASC/2S			1		205	1	1		1
•	(4)	University St	Northmoor	All Directions	TS1	ASC/2S	1				705			4	4
	5	University St	Lake Ave	NB & SB only	TS2	ASC/2S			1		600 .		1	·	1
	6	University St	Florence Ave	NB & SB onl√	TS1	ASC/2	1	1			500	1	2		1
· · · · ·	7	University St	Entrance to Aldi's	NB & SB only \	TS1	ASC/2	1	1			460	1	1		1
Chordinals	- 8	University St	Forrest Hill Ave	NB & SB only	TS2	ASC/2S			1	1	690			2	2
Oper.	9	University St	McClure Ave	NB & SB only	TS2	ASC/3-2100		***************************************	1	1	445				
•	10	University St	Nebraska Ave	EB & WB only	TS2	ASC/2S			1		645	***************************************		2	2
	11	Glen Park Pl	Glen Ave	WB Only	TS2	ASC/S2			1	1	360			1	1
	12	Isabell Ave	Glen Ave	EB & WB only	TS1	ASC/2S	1	1			485		1		1
	(13)	Sheridan Rd	Glen Ave	All Directions	TS1	ASC/2S	1	1			725		4		4
	14	Sheridan Rd	Lake Ave	All Directions	\/ TS1	ASC/S2	1	1			690	4	4		
	15	Sheridan Rd	Sheridan Village Entrance	NB Only	TS2	ASC/2S			1		200	1	1		
	16	Sheridan Rd	Stonegate Rd	NB Only	TS1	ASC/2	1	1			150	1			
	17	Sterling Ave	Bainter Ln	NB & SB only	TS2	ASC/2S			1		585			2	2
	18	Sterling Ave	Reservoir/Gale	NB & SB only	TS1	ASC/2	1	1			900	1		2	1
	19	Sterling Ave	Richwoods Blvd	NB & SB only	TS1	ASC/2	1	1			685			1	2
	20	Sterling Ave	Forrest Hill Ave	All Directions	TS2	ASC/2S			1	1	725		4		4
	21	Gale Ave	Forrest Hill Ave	All Directions	TS2	ASC/2S			1	1	900	2	4	;	2
	22	Sterling Ave	Scenic Dr	All Directions	TS2	ASC/2S			1		1000			4	4
	23	Allen Rd	Carriage Ln	NB & SB Only	TS2	ASC/3-2100			1		550		2	<u> </u>	2
	24	- Allen Rd	Willow Knolls Dr	All Directions	TS2	ASC/2S			1		1000		3	1	4
		ommer St	Pioneer Parkway	EB & WB only	TS2	ASC/2S			1		619		1		1
	26	Sterling Ave	Nebraska Ave	All Directions	TS1	ASC/2S	1	1			777			4	4
	27	Sterling Ave	Newman Pkwy	NB & SB only	TS1	ASC/2S	1	1			484				
			TOTAL:				13		14		16040	17	2/	7.1	AC AC

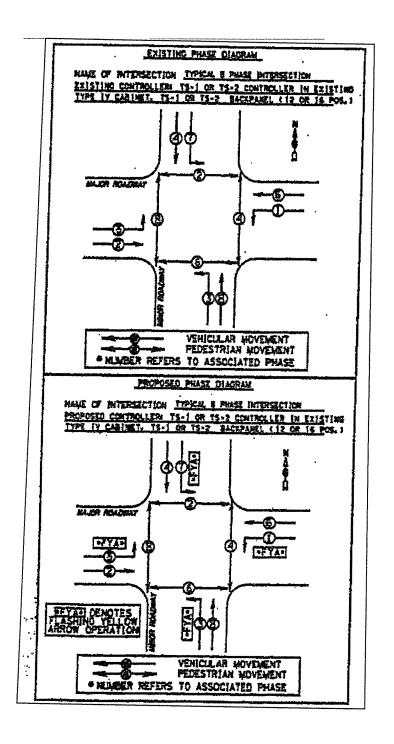
						88200310	88030080	88030070	88030050	88030020	88500100
				EXISTING			4-S, LED, MAST ARM	4-S, LED, BRACKET	3-S, LED, BRACKET	3-S, LED, MAST ARM	INDUCTIVE LOOP
				CABINET	EXISTING	T.S. BACKPLATE	MOUNTED	MOUNTED	MOUNTED	MOUNTED	DETECTOR
Intersection#	N-S Road	E-W Road	Notes	BACKPLATE TYPE	CONTROLLER TYPE	EACH	EACH	EACH	EACH	EACH	EACH
1	University St	Pioneer Parkway	All Directions	TS1	ASC/2S						12
2	University St	Willow Knolls Dr	NB Direction only	TS1	ASC/2S						6
3	University St	Miramar Dr	SB Direction Only	TS2	ASC/2S						
4	University St	Northmoor	All Directions	TS1	ASC/2S						12
5	University St	Lake Ave	NB & SB only	TS2	ASC/2S	2	1	1			
6	University St	Florence Ave	NB & SB only	TS1	ASC/2						10
7	University St	Entrance to Aldi's	NB & SB only	TS1	ASC/2	2	1	1			9
8	University St	Forrest Hill Ave	NB & SB only	TS2	ASC/2S			-			
9	University St	McClure Ave	NB & SB only	TS2	ASC/3-2100	4	2	2			
10	University St	Nebraska Ave	EB & WB only	TS2	ASC/2S						
11	Glen Park Pl	Glen Ave	WB Only	TS2	ASC/S2						
12	Isabell Ave	Glen Ave	EB & WB only	TS1	ASC/2S	2		2			8
13	Sheridan Rd	Glen Ave	All Directions	TS1	ASC/2S						12
14	Sheridan Rd	Lake Ave	All Directions	TS1	ASC/S2						12
15	Sheridan Rd	Sheridan Village Entrance	NB Only	TS2	ASC/2S						14
16	Sheridan Rd	Stonegate Rd	NB Only	TS1	ASC/2	1		1			4
17	Sterling Ave	Bainter Ln	NB & SB only	TS2	ASC/2S						
18	Sterling Ave	Reservoir/Gale	NB & SB only	TS1	ASC/2	1				1	10
19	Sterling Ave	Richwoods Blvd	NB & SB only	TS1	ASC/2	1	1		······································		9
20	Sterling Ave	Forrest Hill Ave	All Directions	TS2	ASC/2S	1				1	
21	Gale Ave	Forrest Hill Ave	All Directions	TS2	ASC/2S	1				1	
22	Sterling Ave	Scenic Dr	All Directions	TS2	ASC/2S	5			Δ	1	
23	Allen Rd	Carriage Ln	NB & SB Only	TS2	ASC/3-2100				7		
24	Allen Rd	Willow Knolls Dr	All Directions	TS2	ASC/2S						
25	Sommer St	Pioneer Parkway	EB & WB only	TS2	ASC/2S	2	1	1			
26	Sterling Ave	Nebraska Ave	All Directions	TS1	ASC/2S						12
27	Sterling Ave	Newman Pkwy	NB & SB only	TS1	ASC/2S		2	2			8
		TOTAL:				22	8	10	4	4	124

FLASHING YELLOW ARROW INSTALLATION
SURVEY BY: N/A
CADD DWG FILE:
FYA 2014.dwg

CITY PROJECT NO: PB1216







BITICITIE

TYP. 5-SECTION SIGNAL HEAD MODIFICATION CHAM OR BAD

PROP.

EX.

TYP. 4-SECTION SIGNAL HEAD MODIFICATION

(MAM OR BM)

PROP.

EX.

7

REBUILD EXISTING SIGNAL HEAD, LED

D	
H	
0	
7	





OP ID: MC

ACORD

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 05/29/2015

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

		OFFICIOATE MUMOED.	DEVISION NII	MRED.						
			INSURER F:							
			INSURER E:							
			INSURER D:							
	Peoria, IL 61601		INSURER C:							
	P.O. Box 5008		INSURER B: Cincinnati Casualty Company							
NSURED	Laser Electric, Inc.		INSURER A: Cincinnati Insurance Company		10677 28665					
			INSURER(S) AFFORDING COVERAGE		NAIC #					
P.O. Box 3858 Peoria, IL 61612 Michael G. Strode			PRODUCER CUSTOMER ID #: LASER-2							
			E-MAIL ADDRESS: bbennett@hedigerandmeyers.com							
Hediger ar	nd Meyers, Inc. artridge Way		PHONE (A/C, No, Ext): 309-691-5001 FAX (A/C, No): 309							
PRODUCER	_		CONTACT Brenda Bennett							
certifica	te noiger in lieu of Such	endorsemenus).								

COVERAGES CERTIFICATE NUMBER: REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

	(CLUSIONS AND CONDITIONS OF SUCH			POLICY EFF	POLICY EXP			
INSR LTR	TYPE OF INSURANCE	ADDL INSR	WVD POLICY NUMBER	(MM/DD/YYYY)	(MM/DD/YYYY)	LIMIT	S	
	GENERAL LIABILITY					EACH OCCURRENCE	\$	1,000,000
Α	X COMMERCIAL GENERAL LIABILITY	х	EPP0041310	10/01/2014	10/01/2015	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	500,000
	CLAIMS-MADE X OCCUR					MED EXP (Any one person)	\$	10,000
						PERSONAL & ADV INJURY	\$	1,000,000
						GENERAL AGGREGATE	\$	2,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:					PRODUCTS - COMP/OP AGG	\$	2,000,000
	POLICY X PRO-						\$	
	AUTOMOBILE LIABILITY	Х		40/04/0044	40/04/0045	COMBINED SINGLE LIMIT (Ea accident)	\$	1,000,000
Α	X ANY AUTO		EBA0041310	10/01/2014	10/01/2015	BODILY INJURY (Per person)	\$	
	X ALL OWNED AUTOS					BODILY INJURY (Per accident)	\$	
	SCHEDULED AUTOS HIRED AUTOS					PROPERTY DAMAGE (PER ACCIDENT)	\$	
	X NON-OWNED AUTOS						\$	
	NON-OWNED ACTOS						\$	
	X UMBRELLA LIAB X OCCUR					EACH OCCURRENCE	\$	5,000,000
	EXCESS LIAB CLAIMS-MADE		EPP0041310	10/01/2014	10/01/2015	AGGREGATE	\$	5,000,000
Α	DEDUCTIBLE		EPP0041310	10/01/2014	10/01/2013		\$	
	RETENTION \$						\$	
	WORKERS COMPENSATION					X WC STATU- TORY LIMITS ER		
В	AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE		EWC0276534	10/01/2014	10/01/2015	E.L. EACH ACCIDENT	\$	1,000,000
	OFFICER/MEMBER EXCLUDED? (Mandatory in NH)	N/A				E.L. DISEASE - EA EMPLOYEE	\$	1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below					E.L. DISEASE - POLICY LIMIT	\$	1,000,000
A	Leased/Rented Equp		EPP0041310	10/01/2014	10/01/2015	1,000 Ded		120,000
1	Floater		EPP0041310	10/01/2014	10/01/2015	1,000 Ded		1,000,000
ļ	1							

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required)
ADDITIONAL INSURED FORM GA233 02/07, AUTO AA4171: ADDITIONAL INSURED THE
CITY OF PEORIA, ITS OFFICERS, DIRECTORS, EMPLOYEES, AGENTS & REPRESENTATIVES
ON A PRIMARY NON CONTRIBUTORY BASIS: PROJECT FLASHING YELLOW ARROW SIGNALS
INSTALLATION PROJECT, SECTION 14-00366-00-SP

CERTIFICATE HOLDER		CANCELLATION
City of Peoria	CITYPE7	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
Public Works Department 3505 N. Dries Lane Peoria, IL 61604		AUTHORIZED REPRESENTATIVE

........

© 1988-2009 ACORD CORPORATION. All rights reserved.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED BY CONTRACT

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM GARAGE COVERAGE FORM

This endorsement changes the policy effective on the inception date of the policy unless another date is indicated below.

Endorsement Effective:	Policy Number:	
Named Insured:		
Countersigned by:		

(Authorized Representative)

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by the endorsement.

SECTION II - LIABILITY COVERAGE, A. Coverage, I. Who is an Insured is amended to include as an insured any person or organization with which you have agreed in a valid written contract to provide insurance as is afforded by this policy.

This provision is limited to the scope of the valid written contract.

This provision does not apply unless the valid written contract has been executed prior to the "bodily injury" or "property damage".

erations incidental to the insured's business when:

- Damage is caused by the insured; or
- (2) Damage occurs while in the insured's possession.

With your consent, we will make these payments regardless of fault,

b. Care, Custody or Control Liability Coverage

SECTION I - COVERAGES, COVERAGE A. BODILY INJURY AND PROPERTY DAMAGE LIABILITY, 2. Exclusions, j. Damage to Property, Subparagraphs (3), (4) and (5) do not apply to "property damage" to the property of others described therein.

With respect to the insurance provided by this section of the endorsement, the following additional provisions apply:

- The Limits of Insurance shown in the Declarations are replaced by the limits designated in Section B. Limits of Insurance, 6. Voluntary Property Damage and Care, Custody or Control Liability Coverage of this endorsement with respect to coverage provided by this endorsement. These limits are inclusive of and not in addition to the limits being replaced. The Limits of Insurance shown in Section B. Limits of Insurance, 6. Voluntary Property Damage and Care, Custody or Control Liability Coverage of this endorsement fix the most we will pay in any one "occurrence" regardless of the number of:
 - (1) Insureds;
 - (2) Claims made or "suits" brought; or
 - (3) Persons or organizations making claims or bringing "suits".

b. Deductible Clause

(1) Our obligation to pay damages on your behalf applies only to the amount of damages for each "occurrence" which are in excess of the deductible amount stated in Section B. Limits of Insurance, 6. Voluntary Property Damage and Care, Custody or Control Liability Coverage of this endorsement. The limits of insurance will not be re-

- duced by the application of such deductible amount.
- (2) Condition 2. Duties in the Event of Occurrence, Offense, Claim or Sult, applies to each claim or "suit" irrespective of the amount,
- (3) We may pay any part or all of the deductible amount to effect settlement of any claim or "suit" and, upon notification of the action taken, you shall promptly reimburse us for such part of the deductible amount as has been paid by us.
- 7. 180 Day Coverage for Newly Formed or Acquired Organizations

SECTION II - WHO IS AN INSURED is amended as follows:

Subparagraph a. of Paragraph 4. is hereby deleted and replaced by the following:

- Insurance under this provision is afforded only until the 180th day after you acquire or form the organization or the end of the policy period, whichever is earlier;
- 8. Waiver of Subrogation

SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS, 9. Transfer of Rights of Recovery Against Others to Us is hereby amended by the addition of the following:

We waive any right of recovery we may have because of payments we make for injury or damage arising out of your ongoing operations or "your work" done under a written contract requiring such waiver with that person or organization and included in the "products-completed operations hazard". However, our rights may only be waived prior to the "occurrence" giving rise to the injury or damage for which we make payment under this Coverage Part. The insured must do nothing after a loss to impair our rights. At our request, the insured will bring "suit" or transfer those rights to us and help us enforce those rights.

- Automatic Additional Insured Specified Relationships
 - a. The following is hereby added to SECTION II WHO IS AN INSURED:
 - (1) Any person or organization described in Paragraph 9.a.(2) below (hereinafter referred to as additional insured) whom you

are required to add as an additional insured under this Coverage Part by reason of:

- (a) A written contract or agreement; or
- (b) An oral agreement or contract where a certificate of insurance showing that person or organization as an additional insured has been issued.

is an insured, provided:

- (a) The written or oral contract or agreement is:
 - Currently in effect or becomes effective during the policy period; and
 - Executed prior to an "occurrence" or offense to which this insurance would apply; and
- (b) They are not specifically named as an additional insured under any other provision of, or endorsement added to, this Coverage Part.
- (2) Only the following persons or organizations are additional insureds under this endorsement, and insurance coverage provided to such additional insureds is limited as provided herein:
 - (a) The manager or lessor of a premises leased to you with whom you have agreed per Paragraph 9.a.(1) above to provide insurance, but only with respect to liability arising out of the ownership, maintenance or use of that part of a premises leased to you, subject to the following additional exclusions:

This insurance does not apply to:

- Any "occurrence" which takes place after you cease to be a tenant in that premises.
- 2) Structural alterations, new construction or demolition operations performed by or on be-

half of such additional insured.

- (b) Any person or organization from which you lease equipment with whom you have agreed per Paragraph 9.a.(1) above to provide insurance. Such person(s) or organization(s) are insureds solely with respect to their liability arising out of the maintenance, operation or use by you of equipment leased to you by such person(s) or organizations(s). However, this insurance does not apply to any "occurrence" which takes place after the equipment lease expires.
- (c) Any person or organization (referred to below as vendor) with whom you have agreed per Paragraph 9.a.(1) above to provide insurance, but only with respect to "bodily injury" or "property damage" arising out of "your products" which are distributed or sold in the regular course of the vendor's business, subject to the following additional exclusions:
 - The insurance afforded the vendor does not apply to:
 - "Bodily injury" or "property damage" for which the vendor is obligated to pay damages by reason of the assumption of liability in a contract or agreement. exclusion does not apply to liability for damages that the vendor would have in the absence of the contract or agreement:
 - Any express warranty unauthorized by you;
 - c) Any physical or chemical change in the product

- made intentionally by the vendor;
- Repackaging, ununpacked less solely for the purpose of inspection, demonstration, testing, or the substitution of parts under instructions from the manufacturer, and then repackaged the original container;
- e) Any failure make such inspections, adjustments, tests or servicing as the has vendor agreed to make or normally undertakes to make in the usual course of business, in connection with the distribution or sale of the products:
- f) Demonstration, installation, servicing or repair operations, except such operations performed at the vendor's premises in connection with the sale of the product;
- g) Products which, after distribution or sale by you, have been labeled or relabeled or used as a container, part or ingredient of any other thing or substance by or for the vendor.
- This insurance does not apply to any insured person or organization:
 - a) From whom you have acquired such products, or any ingredient, part or container, entering into, ac-

- companying or containing such products; or
- b) When liability included within the "productscompleted operations hazard" has been excluded under this Coverage Part with respect to such products,
- (d) Any state or political subdivision with which you have agreed per Paragraph 9.a.(1) above to provide insurance, subject to the following additional provision:

This insurance applies only with respect to the following hazards for which the state or political subdivision has issued a permit in connection with premises you own, rent or control and to which this insurance applies:

- The existence, maintenance, repair, construction, erection, or removal of advertising signs, awnings, canopies, cellar entrances, coal holes, driveways, manholes, marquees, hoist away openings, sidewalk vaults, street banners, or decorations and similar exposures; or
- The construction, erection, or removal of elevators; or
- The ownership, maintenance, or use of any elevators covered by this insurance.
- (e) Any state or political subdivision with which you have agreed per Paragraph 9.a.(1) above to provide insurance, subject to the following provisions:
 - This insurance applies only with respect to operations performed by you or on your behalf for which the state or

- political subdivision has issued a permit.
- 2) This insurance does not apply to "bodily injury", "property damage" or "personal and advertising injury" arising out of operations performed for the state or political subdivision.
- (f) Any person or organization with which you have agreed per Paragraph 9.a.(1) above to provide insurance, but only with respect to liability arising out of "your work" performed for that additional insured by you or on your behalf. However, the City of Chicago, its officers, employees and agents are not insureds with respect to liability caused by or arising from:
 - The building or disassembly of scaffolding by or for you; or
 - 2) The use of such scaffolding.

A person or organization's status as an insured under this provision of this endorsement continues for only the period of time required by the written contract or agreement, but in no event beyond the expiration date of this Coverage Part. If there is no written contract or agreement, or if no period of time is required by the written contract or agreement, a person or organization's status as an insured under this endorsement ends when your operations for that insured are completed.

- (3) Any insurance provided to an additional insured designated under Paragraph 9.a.(2):
 - (a) Subparagraphs (e) and (f) does not apply to "bodily injury" or "property damage" included within the "products-completed operations hazard";
 - (b) Subparagraphs (a), (b), (d),
 (e) and (f) does not apply to "bodily injury", "property damage" or "personal and advertising injury" arising

- out of the sole negligence or willful misconduct of the additional insured or their agents, "employees" or any other representative of the additional insured; or
- (c) Subparagraph (f) does not apply to "bodily injury", "property damage" or "personal and advertising injury" arising out of:
 - Defects in design furnished by or on behalf of the additional insured; or
 - The rendering of, or failure to render, any professional architectural, engineering or surveying services, including:
 - The preparing, approving or failing to prepare or approve maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; and
 - Supervisory, inspection, architectural or engineering activities.
 - "Your work" for which a consolidated (wrap-up) insurance program has been provided by the primecontractor-project manager or owner of the construction project in which you are involved.
- b. Only with regard to insurance provided to an additional insured designated under Paragraph 9.a.(2) Subparagraph (f) above, SECTION III LIMITS OF INSURANCE is amended to include:

The limits applicable to the additional insured are those specified in the written contract or agreement or in the Declarations of this Coverage Part, whichever are less. If no limits are specified in the written contract or agreement, or if there is no written contract or agreement, the limits ap-

plicable to the additional insured are those specified in the Declarations of this Coverage Part. The limits of insurance are inclusive of and not in addition to the limits of insurance shown in the Declarations.

- c. SECTION IV COMMERCIAL GEN-ERAL LIABILITY CONDITIONS is hereby amended as follows:
 - (1) Condition 5. Other Insurance is amended to include:
 - (a) Where required by a written contract or agreement, this insurance is primary and / or noncontributory as respects any other insurance policy issued to the additional insured, and such other insurance policy shall be excess and / or noncontributing, whichever applies, with this insurance.
 - (b) Any insurance provided by this endorsement shall be primary to other insurance available to the additional insured except:
 - 1) As otherwise provided in SECTION IV COMMERCIAL GENERAL LIABILITY CONDITIONS, 5. Other Insurance, b. Excess Insurance; or
 - 2) For any other valid and collectible insurance available to the additional insured as an additional insured by attachment of an endorsement to another insurance policy that is written on an excess basis. In such case, the coverage provided under this endorsement shall also be excess.
 - (2) Condition 11. Conformance to Specific Written Contract or Agreement is hereby added:
 - 11. Conformance to Specific Written Contract or Agreement

With respect to additional insureds described in Paragraph 9.a.(2)(f) above only:

- If a written contract or agreement between you and the additional insured specifies that coverage for the additional insured:
- a. Be provided by the Insurance Services Office additional insured form number CG 20 10 or CG 20 37 (where edition specified); or
- Include coverage for completed operations; or
- c. Include coverage for "your work";

and where the limits or coverage provided to the additional insured is more restrictive than was specifically required in that written contract or agreement, the of Paragraphs terms 9.a.(3)(a), 9.a.(3)(b) or 9.b. above, or any combination thereof, shall be interpreted as providing the limits or coverage required by the terms of the written contract or agreement, but only to the extent that such limits or coverage is included within the terms of the Coverage Part to which this endorsement is attached. If, however, the written contract or agreement specifies the Insurance Services Office additional insured form number CG 20 10 but does not specify which edition, or specifies an edition that does not exist, Paragraphs 9.a.(3)(a) and 9.a.(3)(b) of this endorsement shall not apply and Paragraph 9.b. of this endorsement shall apply.

 Broadened Contractual Liability - Work Within 50' of Railroad Property

It is hereby agreed that Paragraph f.(1) of Definition 12. "Insured contract" (SECTION V - DEFINITIONS) is deleted.

- 11. Property Damage to Borrowed Equipment
 - The following is hereby added to Exclusion j. Damage to Property of Paragraph 2., Exclusions of SECTION I - COVERAGES, COVERAGE

A. BODILY INJURY AND PROP-ERTY DAMAGE LIABILITY:

4 D

Paragraphs (3) and (4) of this exclusion do not apply to tools or equipment loaned to you, provided they are not being used to perform operations at the time of loss,

- With respect to the insurance provided by this section of the endorsement, the following additional provisions apply:
 - (1) The Limits of insurance shown in the Declarations are replaced by the limits designated in Section B. Limits of Insurance, 11. of this endorsement with respect to coverage provided by this endorsement. These limits are inclusive of and not in addition to the limits being replaced. The Limits of Insurance shown in Section B. Limits of Insurance, 11. of this endorsement fix the most we will pay in any one "occurrence" regardless of the number of:
 - (a) Insureds;
 - (b) Claims made or "suits" brought; or
 - (c) Persons or organizations making claims or bring "suits".

(2) Deductible Clause

- (a) Our obligation to pay damages on your behalf applies only to the amount of damages for each "occurrence" which are in excess of the Deductible amount stated in Section B. Limits of Insurance, 11. of this endorsement. The limits of insurance will not be reduced by the application of such Deductible amount.
- (b) Condition 2. Duties in the Event of Occurrence, Offense, Claim or Suit, applies to each claim or "suit" irrespective of the amount.

(c) We may pay any part or all of the deductible amount to effect settlement of any claim or "suit" and, upon notification of the action taken, you shall promptly reimburse us for such part of the deductible amount as has been paid by us.

12. Employees as Insureds - Specified Health Care Services

It is hereby agreed that Paragraph 2.a.(1)(d) of SECTION II - WHO IS AN INSURED, does not apply to your "employees" who provide professional health care services on your behalf as duly licensed:

- a. Nurses:
- b. Emergency Medical Technicians; or
- c. Paramedics,

in the jurisdiction where an "occurrence" or offense to which this insurance applies takes place.

13. Broadened Notice of Occurrence

Paragraph a. of Condition 2. Duties in the Event of Occurrence, Offense, Claim or Suit (SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS) is hereby deleted and replaced by the following:

- a. You must see to it that we are notified as soon as practicable of an "occurrence" or an offense which may result in a claim. To the extent possible, notice should include:
 - (1) How, when and where the "occurrence" or offense took place;
 - (2) The names and addresses of any injured persons and witnesses; and
 - (3) The nature and location of any injury or damage arising out of the "occurrence" or offense,

This requirement applies only when the "occurrence" or offense is known to an "authorized representative".



CORD

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 05/29/2015

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the

cerunca	ate noider in hed of Such	rendorsement(s).	1.0012.02						
PRODUCER			CONTACT Brenda Bennett						
Hediger a	nd Meyers, Inc. artridge Way		PHONE (A/C, No, Ext): 309-691-5001	9-691-9402					
P.O. Box	3858		E-MAIL ADDRESS: bbennett@hedigerandmey	ers.com					
Peoria, IL 61612 Michael G. Strode			PRODUCER CUSTOMER ID #: LASER-2						
			INSURER(S) AFFORDING COV	NAIC#					
INSURED	Laser Electric, Inc.	•	INSURER A : Cincinnati Insurance Cor	10677					
	P.O. Box 5008		INSURER B : Cincinnati Casualty Com	28665					
	Peoria, IL 61601		INSURER C :						
			INSURER D :						
			INSURER E :						
			INSURER F:						
COVEDA	CES	CERTIFICATE NUMBER:	REVISI	ON NUMBER:					

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

GENERAL LIABILITY A X COMMERCIAL GENERAL LIABILITY A X COMMERCIAL GENERAL LIABILITY CIAIMS-MADE X OCCUR GENERAL LIABILITY A X ANY AUTO A AUTOMOBILE LIABILITY X ALL OWNED AUTOS S CHEDULED AUTOS X HIREO AUTOS X NON-OWNED AUTOS X NON-OWNED AUTOS X UMBRELLA LIAB X OCCUR AUTOMOBILE LIABILITY X EBA0041310 EBA0041310 TO/01/2014 TO/01/2014 TO/01/2015 EBA0041310 TO/01/2014 TO/01/2015 EACH OCCURRENCE SAMAGE TO RENTED PRIMISES (Ea occurrence). S MED EXP (Any one person). S MED EXP (Any one person). S GENERAL AGGREGATE I.IMIT (Ea accident). S MED EXP (Any one person). S GENERAL AGGREGATE I.IMIT (Ea accident). S GENERAL		CEGGIONS AND CONDITIONS OF SOCIT	ADDL	SUBF		POLICY EFF	POLICY EXP			
A X COMMERCIAL GENERAL LIABILITY CLAIMS-MADE X OCCUR CLAIMS-MADE X OCCUR CLAIMS-MADE X OCCUR CENTLAGGREGATE LIMIT APPLIES PER: POLICY X PRO POLICY X PRO AUTOMOBILE LIABILITY X ALLOWNED AUTOS SCHEDULED AUTOS X NON-OWNED AUT	LTR	TYPE OF INSURANCE	INSR	WVD	POLICY NUMBER	(MM/DD/YYYY)	(MM/DD/YYYY)	LIMIT	5	
A X COMMERCIAL GENERAL LIABILITY CLAIMS-MADE X OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: POLICY X PRO: LOC AUTOMOBILE LIABILITY X ALL OWNED AUTOS SCHEDULED AUTOS X HIRED AUTOS X NON-OWNED AUTOS X NON-OWNED AUTOS DEDUCTIBLE RETENTION \$ WORKERS COMPENSATION AND EMPLOYERS LIABILITY ANY PROPRIET CIPRATINE MEXES PPO041310 EPP0041310 IU/01/2014 IU/01/2014 IU/01/2015 PREMISES, (Ea occurrence) MED EXP (Any one person) MED EXP (Any		GENERAL LIABILITY							\$	1,000,000
PERSONAL & ADV INJURY GENERAL AGGREGATE POLICY X PRO POLICY X PRO POLICY X PRO AUTOMOBILE LIABILITY A X ANY AUTO X ALL OWNED AUTOS SCHEDULED AUTOS X HIRED AUTOS X NON-OWNED AUTOS X NON-OWNED AUTOS X NON-OWNED AUTOS A UMBRELLA LIAB X OCCUR EXCESS LIAB CLAIMS-MADE DEDUCTIBLE RETENTION \$ WORKERS COMPENSATION AND EMPLOYERS' LIABILITY B ANY PROPRIETORAPARTNER/EXECUTIVE OFFICE/RAMEBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below PERSONAL & ADV INJURY GENERAL AGGREGATE PRODUCTS - COMPION AGS (COMBINED SINGLE LIMIT (Ea accident) SODILY INJURY (Per person) SODILY INJURY (Α	X COMMERCIAL GENERAL LIABILITY	X		EPP0041310	10/01/2014	10/01/2015	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	500,000
GENL AGGREGATE LIMIT APPLIES PER: POLICY X PRODUCTS - COMP/OP AGG S AUTOMOBILE LIABILITY A X ANY AUTO X ALL OWNED AUTOS SCHEDULED AUTOS X HIRED AUTOS X NON-OWNED AUTOS X NON-OWNED AUTOS X NON-OWNED AUTOS X DEDUCTIBLE RETENTION \$ WORKERS COMPENSATION AND EMPLOYERS' LIABILITY B ODILY INJURY (Per person) S CHEDULE AGGREGATE LIMIT (Ea accident) BODILY INJURY (Per person) GENERAL AGGREGATE S PRODUCTS - COMP/OP AGG S COMBINED SINGLE LIMIT (Ea accident) BODILY INJURY (Per person) S BODILY INJURY (Per person) S GENERAL AGGREGATE S COMBINED SINGLE LIMIT (Ea accident) BODILY INJURY (Per person) S GENERAL AGGREGATE S COMBINED SINGLE LIMIT (Ea accident) BODILY INJURY (Per person) S GENERAL AGGREGATE S COMBINED SINGLE LIMIT (Ea accident) BODILY INJURY (Per person) S GENERAL AGGREGATE S COMBINED SINGLE LIMIT (Ea accident) BODILY INJURY (Per person) S GENERAL AGGREGATE S COMBINED SINGLE LIMIT (Ea accident) BODILY INJURY (Per person) S GENERAL AGGREGATE S COMBINED SINGLE LIMIT (Ea accident) BODILY INJURY (Per person) S GOULY INJURY (CLAIMS-MADE X OCCUR						MED EXP (Any one person)	\$	10,000
GENL AGGREGATE LIMIT APPLIES PER: POLICY X PRODUCTS - COMP/OP AGG S AUTOMOBILE LIABILITY A X ANY AUTO X ALL OWNED AUTOS SCHEDULED AUTOS X HIRED AUTOS X NON-OWNED AUTOS X DEDUCTIBLE RETENTION S WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICE/RIMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below PRODUCTS - COMP/OP AGG S COMBINED SINGLE LIMIT (Ea accident) BODILY INJURY (Per person) S BO								PERSONAL & ADV INJURY	\$	1,000,000
POLICY X JRO LOC AUTOMOBILE LIABILITY A X ANY AUTO X ALL OWNED AUTOS SCHEDULED AUTOS SCHEDULED AUTOS HIRED AUTOS X NON-OWNED AUTOS X NON-OWNED AUTOS X DEDUCTIBLE RETENTION \$ WORKERS COMPENSATION AND REPLACEDED? (Mandatory in NH) If yes, describe under OPECRATION S ELL. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT \$ COMBINED SINGLE LIMIT (Ea accident) BODILY INJURY (Per person) BODILY IN								GENERAL AGGREGATE	\$	2,000,000
AUTOMOBILE LIABILITY A X ANY AUTO X ALL OWNED AUTOS SCHEDULED AUTOS HIRED AUTOS HIRED AUTOS X NON-OWNED AUTOS X DEDUCTIBLE RETENTION S WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below AUTOMOBILE LIABILITY X BODILY INJURY (Per person) S BOD		GEN'L AGGREGATE LIMIT APPLIES PER:						PRODUCTS - COMP/OP AGG	\$	2,000,000
AUTOMOBILE LIABILITY A X ANY AUTO X ALL OWNED AUTOS SCHEDULED AUTOS SCHEDULED AUTOS HIRED AUTOS X NON-OWNED AUTOS X NON-OWNED AUTOS X UMBRELLA LIAB EXCESS LIAB CLAIMS-MADE DEDUCTIBLE RETENTION \$ WORKERS COMPENSATION AND REPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below COMBINED SINGLE LIMIT (Ea accident) BODILY INJURY (Per person) BODILY INJ		POLICY X PRO-			-	ŀ			\$	
A ALL OWNED AUTOS SCHEDULED AUTOS X HIRED AUTOS X NON-OWNED AUTOS X NON-OWNED AUTOS X NON-OWNED AUTOS X DEDUCTIBLE RETENTION \$ WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICE/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below BODILY INJURY (Per person) BODILY INJURY (Per person) BODILY INJURY (Per person) PROPERTY DAMAGE (PER ACCIDENT) SAGGREGATE		AUTOMOBILE LIABILITY	Х		FD 40044240	40/04/2044	40/04/2045		\$	1,000,000
SCHEDULED AUTOS X HIRED AUTOS X NON-OWNED AUTOS X UMBRELLA LIAB X OCCUR EXCESS LIAB CLAIMS-MADE DEDUCTIBLE RETENTION \$ WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below BUDILY NIJORY (Per accident) \$ PROPERTY DAMAGE (PER ACCIDENT) S AGGREGATE AGGREGATE S AGGREGATE TO/01/2014 10/01/2015 EL. EACH ACCIDENT E.L. DISEASE - POLICY LIMIT \$ E.L. DISEASE - POLICY LIMIT \$	Α				EBA0041310	10/01/2014	10/01/2015	BODILY INJURY (Per person)	\$	
X HIRED AUTOS		X ALL OWNED AUTOS						BODILY INJURY (Per accident)	\$	
A NON-UWNED AUTUS X									\$	
X UMBRELLA LIAB X OCCUR EXCESS LIAB CLAIMS-MADE DEDUCTIBLE RETENTION \$ WORKERS COMPENSATION AND EMPLOYERS LIABILITY ANY PROPRIETOR/PARTINER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below EACH OCCURRENCE AGGREGATE S AGGREGATE S X WC STATU- OTH- TORY LIMITS EL. DISEASE - EA EMPLOYEE S E.L. EACH ACCIDENT E.L. DISEASE - POLICY LIMIT S		X NON-OWNED AUTOS							\$	
A EXCESS LIAB CLAIMS-MADE DEDUCTIBLE RETENTION \$ WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below DESCRIPTION OF OPERATIONS below ENGINEER AGGREGATE AGGREGATE S X WC STATU- OTH-TORY LIMITS EL. EACH ACCIDENT E.L. EACH ACCIDENT E.L. DISEASE - BEMPLOYEE S E.L. DISEASE - POLICY LIMIT S									\$	
A DEDUCTIBLE RETENTION \$ WORKERS COMPENSATION AND EMPLOYERS: LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below A		X UMBRELLA LIAB X OCCUR						EACH OCCURRENCE	\$	5,000,000
DEDUCTIBLE RETENTION \$ WORKERS COMPENSATION AND EMPLOYERS LIABILITY ANY PROPRIETOR/PARTINER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below DESCRIPTION OF OPERATIONS below		EXCESS LIAB CLAIMS-MADE			EDD0041310	10/01/2014	10/01/2015	AGGREGATE	\$	5,000,000
WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below WORKERS COMPENSATION Y/N EWC0276534 10/01/2014 10/01/2015 X WC STATU- OTH- TORY LIMITS STATU	A	DEDUCTIBLE		1	2110041010	10/01/2014	10/01/2010		\$	
AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below Mandatory in NH		RETENTION \$							\$	
B ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below Mandatory in NH My My My My My My My M		AND CHOLOVEDELLIADULITY						X WC STATU- OTH- TORY LIMITS ER		
(Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below E.L. DISEASE - EA EMPLOYEE S E.L. DISEASE - POLICY LIMIT S	В	ANY PROPRIETOR/PARTNER/EXECUTIVE	N/A		EWC0276534	10/01/2014	10/01/2015	E.L. EACH ACCIDENT	\$	1,000,000
		(Mandatory in NH)	"'^					E.L. DISEASE - EA EMPLOYEE	\$	1,000,000
		If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$	1,000,000
A Leased/Rented Equp EPP0041310 10/01/2014 10/01/2015 1,000 Ded	A				EPP0041310	10/01/2014	10/01/2015	1,000 Ded		120,000
A Floater EPP0041310 10/01/2014 10/01/2015 1,000 Ded	Α	Floater			EPP0041310	10/01/2014	10/01/2015	1,000 Ded		1,000,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required) ADDITIONAL INSURED FORM GA233 02/07, AUTO AA4171, PROJECT FLASHING YELLOW ARROW SIGNALS INSTALLATION, SECTION 14-00366-00-SP. ADDITIONAL INSURED ILLINOIS DEPARTMENT OF TRANSPORTATION

CERTIFICATE HOLDER		CANCELLATION
III Dept of Transportation	ILLINI3	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
2300 S Dirksen Parkway Springfield, IL 62764		AUTHORIZED REPRESENTATIVE

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED BY CONTRACT

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM GARAGE COVERAGE FORM

This endorsement changes the policy effective on the inception date of the policy unless another date is indicated below.

Endorsement Effective:	Policy Number:	
Named Insured:		
Countersigned by:		

(Authorized Representative)

With respect to coverage provided by this endorsement, the provisions of the Coverage Form apply unless modified by the endorsement.

SECTION II - LIABILITY COVERAGE, A. Coverage, I. Who is an Insured is amended to include as an insured any person or organization with which you have agreed in a valid written contract to provide insurance as is afforded by this policy.

This provision is limited to the scope of the valid written contract.

This provision does not apply unless the valid written contract has been executed prior to the "bodily injury" or "property damage".

erations incidental to the insured's business when:

- Damage is caused by the insured; or
- (2) Damage occurs while in the insured's possession.

With your consent, we will make these payments regardless of fault,

Care, Custody or Control Liability Coverage

SECTION I - COVERAGES, COVERAGE A. BODILY INJURY AND PROPERTY DAMAGE LIABILITY, 2. Exclusions, j. Damage to Property, Subparagraphs (3), (4) and (5) do not apply to "property damage" to the property of others described therein.

With respect to the insurance provided by this section of the endorsement, the following additional provisions apply:

- The Limits of Insurance shown in the Declarations are replaced by the limits designated in Section B. Limits of Insurance, 6. Voluntary Property Damage and Care, Custody or Control Liability Coverage of this endorsement with respect to coverage provided by this endorsement, These limits are inclusive of and not in addition to the limits being replaced. The Limits of insurance shown in Section B. Limits of Insurance, 6. Voluntary Property Damage and Care, Custody or Control Liability Coverage of this endorsement fix the most we will pay in any one "occurrence" regardless of the number of:
 - (1) Insureds;
 - (2) Claims made or "suits" brought; or
 - (3) Persons or organizations making claims or bringing "suits".

b. Deductible Clause

(1) Our obligation to pay damages on your behalf applies only to the amount of damages for each "occurrence" which are in excess of the deductible amount stated in Section B. Limits of insurance, 6. Voluntary Property Damage and Care, Custody or Control Liability Coverage of this endorsement. The limits of insurance will not be re-

- duced by the application of such deductible amount.
- (2) Condition 2. Duties in the Event of Occurrence, Offense, Claim or Suit, applies to each claim or "suit" irrespective of the amount.
- (3) We may pay any part or all of the deductible amount to effect settlement of any claim or "suit" and, upon notification of the action taken, you shall promptly reimburse us for such part of the deductible amount as has been paid by us.
- 7. 180 Day Coverage for Newly Formed or Acquired Organizations

SECTION II - WHO IS AN INSURED is amended as follows:

Subparagraph a. of Paragraph 4. is hereby deleted and replaced by the following:

Insurance under this provision is afforded only until the 180th day after you acquire or form the organization or the end of the policy period, whichever is earlier;

8. Waiver of Subrogation

SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS, 9. Transfer of Rights of Recovery Against Others to Us is hereby amended by the addition of the following:

We waive any right of recovery we may have because of payments we make for injury or damage arising out of your ongoing operations or "your work" done under a written contract requiring such waiver with that person or organization and included in the "products-completed operations hazard". However, our rights may only be waived prior to the "occurrence" giving rise to the injury or damage for which we make payment under this Coverage Part. The insured must do nothing after a loss to impair our rights. At our request, the insured will bring "suit" or transfer those rights to us and help us enforce those rights.

- Automatic Additional Insured Specified Relationships
 - a. The following is hereby added to SECTION II - WHO IS AN INSURED:
 - (1) Any person or organization described in Paragraph 9.a.(2) below (hereinafter referred to as additional insured) whom you

are required to add as an additional insured under this Coverage Part by reason of:

- (a) A written contract or agreement; or
- (b) An oral agreement or contract where a certificate of insurance showing that person or organization as an additional insured has been issued,

is an insured, provided:

- (a) The written or oral contract or agreement is:
 - Currently in effect or becomes effective during the policy period; and
 - Executed prior to an "occurrence" or offense to which this insurance would apply; and
- (b) They are not specifically named as an additional insured under any other provision of, or endorsement added to, this Coverage Part.
- (2) Only the following persons or organizations are additional insureds under this endorsement, and insurance coverage provided to such additional insureds is limited as provided herein:
 - (a) The manager or lessor of a premises leased to you with whom you have agreed per Paragraph 9.a.(1) above to provide insurance, but only with respect to liability arising out of the ownership, maintenance or use of that part of a premises leased to you, subject to the following additional exclusions:

This insurance does not apply to:

- Any "occurrence" which takes place after you cease to be a tenant in that premises.
- Structural alterations, new construction or demolition operations performed by or on be-

half of such additional insured.

- (b) Any person or organization from which you lease equipment with whom you have agreed per Paragraph 9.a.(1) above to provide insurance. Such person(s) or organization(s) are insureds solely with respect to their liability arising out of the maintenance, operation or use by you of equipment leased to you by such person(s) or organizations(s). However, this insurance does not apply to any "occurrence" which takes place after the equipment lease expires.
- (c) Any person or organization (referred to below as vendor) with whom you have agreed per Paragraph 9.a.(1) above to provide insurance, but only with respect to "bodily injury" or "property damage" arising out of "your products" which are distributed or sold in the regular course of the vendor's business, subject to the following additional exclusions:
 - The insurance afforded the vendor does not apply to:
 - "Bodily injury" or "property damage" for which the vendor is obligated to pay damages by reason of the assumption of liability in a contract or agreement. This exclusion does not apply to liability for damages that the vendor would have in the absence of the contract or agreement;
 - b) Any express warranty unauthorized by you;
 - c) Any physical or chemical change in the product

- made intentionally by the vendor;
- d) Repackaging, unless unpacked solely for the purpose of inspection, demonstration, testing, or the substitution of parts under instructions from the manufacturer, and then repackaged in the original container;
- e) Any failure make such inspections, adjustments, tests or servicing as the vendor has agreed to make or normally undertakes to make in the usual course of business, in connection with the distribution or sale of the products:
- f) Demonstration, installation, servicing or repair operations, except such operations performed at the vendor's premises in connection with the sale of the product;
- g) Products which, after distribution or sale by you, have been labeled or relabeled or used as a container, part or ingredient of any other thing or substance by or for the vendor.
- This insurance does not apply to any insured person or organization:
 - a) From whom you have acquired such products, or any ingredient, part or container, entering into, ac-

- companying or containing such products; or
- b) When liability included within the "products-completed operations hazard" has been excluded under this Coverage Part with respect to such products,
- (d) Any state or political subdivision with which you have agreed per Paragraph 9.a.(1) above to provide insurance, subject to the following additional provision:

This insurance applies only with respect to the following hazards for which the state or political subdivision has issued a permit in connection with premises you own, rent or control and to which this insurance applies:

- 1) The existence, maintenance, repair, construction, erection, or removal of advertising signs, awnings, canopies, cellar entrances, coal holes, driveways, manholes, marquees, hoist away openings, sidewalk vaults, street banners, or decorations and similar exposures; or
- The construction, erection, or removal of elevators; or
- The ownership, maintenance, or use of any elevators covered by this insurance.
- (e) Any state or political subdivision with which you have agreed per Paragraph 9.a.(1) above to provide insurance, subject to the following provisions:
 - This insurance applies only with respect to operations performed by you or on your behalf for which the state or

- political subdivision has issued a permit.
- 2) This insurance does not apply to "bodily injury", "property damage" or "personal and advertising injury" arising out of operations performed for the state or political subdivision.
- (f) Any person or organization with which you have agreed per 9.a.(1) Paragraph above to provide insurance. but only with respect to liability arising out of "your work" performed for that additional insured by you or on your behalf. However, the City of Chicago, its offiemployees cers, agents are not insureds with respect to liability caused by or arising from:
 - The building or disassembly of scaffolding by or for you; or
 - 2) The use of such scaffolding.

A person or organization's status as an insured under this provision of this endorsement continues for only the period of time required by the written contract or agreement, but in no event beyond the expiration date of this Coverage Part. If there is no written contract or agreement, or if no period of time is required by the written contract or agreement, a person or organization's status as an insured under this endorsement ends when your operations for that insured are completed.

- (3) Any insurance provided to an additional insured designated under Paragraph 9.a.(2):
 - (a) Subparagraphs (e) and (f) does not apply to "bodily injury" or "property damage" included within the "products-completed operations hazard";
 - (b) Subparagraphs (a), (b), (d), (e) and (f) does not apply to "bodily injury", "property damage" or "personal and advertising injury" arising

- out of the sole negligence or willful misconduct of the additional insured or their agents, "employees" or any other representative of the additional insured; or
- (c) Subparagraph (f) does not apply to "bodily injury", "property damage" or "personal and advertising injury" arising out of:
 - Defects in design furnished by or on behalf of the additional insured; or
 - The rendering of, or failure to render, any professional architectural, engineering or surveying services, including:
 - The preparing, approving or failing to prepare or approve maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; and
 - Supervisory, inspection, architectural or engineering activities.
 - "Your work" for which a consolidated (wrap-up) insurance program has been provided by the primecontractor-project manager or owner of the construction project in which you are involved.
- b. Only with regard to insurance provided to an additional insured designated under Paragraph 9.a.(2) Subparagraph (f) above, SECTION III LIMITS OF INSURANCE is amended to include:

The limits applicable to the additional insured are those specified in the written contract or agreement or in the Declarations of this Coverage Part, whichever are less. If no limits are specified in the written contract or agreement, or if there is no written contract or agreement, the limits ap-

plicable to the additional insured are those specified in the Declarations of this Coverage Part. The limits of insurance are inclusive of and not in addition to the limits of insurance shown in the Declarations.

- c. SECTION IV COMMERCIAL GEN-ERAL LIABILITY CONDITIONS is hereby amended as follows:
 - (1) Condition 5. Other Insurance is amended to include:
 - (a) Where required by a written contract or agreement, this insurance is primary and / or noncontributory as respects any other insurance policy issued to the additional insured, and such other insurance policy shall be excess and / or noncontributing, whichever applies, with this insurance.
 - (b) Any insurance provided by this endorsement shall be primary to other insurance available to the additional insured except:
 - 1) As otherwise provided in SECTION IV COMMERCIAL GENERAL LIABILITY CONDITIONS, 5. Other Insurance, b, Excess Insurance; or
 - 2) For any other valid and collectible insurance available to the additional insured as an additional insured by attachment of an endorsement to another insurance policy that is written on an excess basis. In such case, the coverage provided under this endorsement shall also be excess.
 - (2) Condition 11. Conformance to Specific Written Contract or Agreement is hereby added:
 - 11. Conformance to Specific Written Contract or Agreement

With respect to additional insureds described in Paragraph 9.a.(2)(f) above only:

If a written contract or agreement between you and the additional insured specifies that coverage for the additional insured:

- Be provided by the Insurance Services Office additional insured form number CG 20 10 or CG 20 37 (where edition specified); or
- Include coverage for completed operations;
- c. Include coverage for "your work";

and where the limits or coverage provided to the additional insured is more restrictive than was specifically required in that written contract or agreement, the of Paragraphs terms 9.a.(3)(a), 9.a.(3)(b) or 9.b. above, or any combination thereof, shall be interpreted as providing the limits or coverage required by the terms of the written contract or agreement, but only to the extent that such limits or coverage is included within the terms of the Coverage Part to which this endorsement is attached. If, however, the written contract or agreement specifies the Insurance Services Office additional insured form number CG 20 10 but does not specify which edition, or specifies an edition that does not exist, Paragraphs 9,a.(3)(a) and 9.a.(3)(b) of this endorsement shall not apply and Paragraph 9.b. of this endorsement shall apply.

 Broadened Contractual Liability - Work Within 50' of Railroad Property

It is hereby agreed that Paragraph f.(1) of Definition 12. "Insured contract" (SECTION V - DEFINITIONS) is deleted.

- 11. Property Damage to Borrowed Equipment
 - a. The following is hereby added to Exclusion j. Damage to Property of Paragraph 2., Exclusions of SEC-TION I - COVERAGES, COVERAGE

A, BODILY INJURY AND PROPERTY DAMAGE LIABILITY:

Paragraphs (3) and (4) of this exclusion do not apply to tools or equipment loaned to you, provided they are not being used to perform operations at the time of loss,

- b. With respect to the insurance provided by this section of the endorsement, the following additional provisions apply:
 - (1) The Limits of insurance shown in the Declarations are replaced by the limits designated in Section B. Limits of Insurance, 11. of this endorsement with respect to coverage provided by this endorsement. These limits are inclusive of and not in addition to the limits being replaced. The Limits of Insurance shown in Section B. Limits of Insurance, 11. of this endorsement fix the most we will pay in any one "occurrence" regardless of the number of:
 - (a) Insureds;
 - (b) Claims made or "suits" brought; or
 - (c) Persons or organizations making claims or bring "suits".

(2) Deductible Clause

- (a) Our obligation to pay damages on your behalf applies only to the amount of damages for each "occurrence" which are in excess of the Deductible amount stated in Section B. Limits of Insurance, 11. of this endorsement. The limits of insurance will not be reduced by the application of such Deductible amount.
- (b) Condition 2. Duties in the Event of Occurrence, Offense, Claim or Suit, applies to each claim or "suit" irrespective of the amount.

(c) We may pay any part or all of the deductible amount to effect settlement of any claim or "suit" and, upon notification of the action taken, you shall promptly reimburse us for such part of the deductible amount as has been paid by us.

12. Employees as Insureds - Specified Health Care Services

It is hereby agreed that Paragraph 2.a.(1)(d) of SECTION II - WHO IS AN INSURED, does not apply to your "employees" who provide professional health care services on your behalf as duly licensed:

- a. Nurses;
- Emergency Medical Technicians; or
- c. Paramedics,

in the jurisdiction where an "occurrence" or offense to which this insurance applies takes place.

13. Broadened Notice of Occurrence

Paragraph a, of Condition 2. Duties in the Event of Occurrence, Offense, Claim or Suit (SECTION IV - COMMERCIAL GENERAL LIABILITY CONDITIONS) is hereby deleted and replaced by the following:

- a. You must see to it that we are notified as soon as practicable of an "occurrence" or an offense which may result in a claim. To the extent possible, notice should include:
 - (1) How, when and where the "occurrence" or offense took place;
 - (2) The names and addresses of any injured persons and witnesses; and
 - (3) The nature and location of any injury or damage arising out of the "occurrence" or offense.

This requirement applies only when the "occurrence" or offense is known to an "authorized representative",