PROPOSAL FOR

FB # 23106
Cloverdale Avenue
Pedestrian Improvements
Melrose Street to First Street
WSB Project # 44610
City Project # 201607

Grading, Drainage, Paving, Curb & Gutter, Sidewalk and Retaining Walls

Bids Will Be Opened
Tuesday

November 17, 2022
2:00 PM

AT THE FRONT STEPS
OF THE CITY HALL BUILDING
101 NORTH MAIN STREET
WINSTON-SALEM, NORTH CAROLINA 27101
INSTRUCTIONS TO BIDDERS

1. DEFINITION OF TERMS
   Whenever used in any of the Contract Documents, the following meanings shall be given to the terms used herein:
   A. The term “Owner” means the City of Winston-Salem or the City/County Utility Commission, whichever is applicable to the Contract.
   B. The term “Contract” means the executed agreement between the Owner and the successful bidder, all documents contained herein, and all other documents required by the Owner and/or law to execute said agreement.
   C. The term “Contractor” means the individual or entity with whom Owner has entered into the Agreement.
   D. The term “Engineer” means any person authorized to act on behalf of the Owner.

2. STANDARD SPECIFICATIONS
   It is necessary from time to time to revise otherwise standard specifications. Therefore, it is to the interest of each and every bidder to carefully read the documents herein contained before submitting prices.

   The most current editions of The North Carolina Department of Transportation Standard Specifications for Roads and Structures and The North Carolina Department of Transportation Roadway Standard Drawings will govern unless otherwise specified herein. Where appropriate to the contract, any references to the “State” or “Department” or “Board” or “Board of Transportation” shall be replaced by the “City of Winston-Salem”. Any references to the “Engineer” or “Resident Engineer” shall mean any person authorized to act on behalf of the Owner. Additionally, where appropriate to the contract, where any North Carolina Department of Transportation forms are required to be completed as part of this project, any references to “State” or “Department” or “Board” or “Board of Transportation” shall be replaced by the “City of Winston-Salem”, and any references to the “Engineer” or “Resident Engineer” shall mean any person authorized to act on behalf of the Owner. The NCDOT files can be viewed online at the following two websites:


   The most current edition of The City of Winston-Salem Technical Specifications and Detail Drawings for Water Line and Sanitary Sewer Line Construction will govern all water and sanitary sewer construction and will replace Division 15 (Utility Construction) of the above-mentioned roadway specifications and drawings. The City’s files can be viewed online at:


   The following bidding requirements, conditions, award and execution of contract provisions shall replace The North Carolina Department of Transportation Standard Specifications for Roads and Structures Sections 102 and 103 unless specific reference is made otherwise.
3. BIDDER’S QUALIFICATIONS FOR PROJECTS INVOLVING STATE AND FEDERAL FUNDS

Bidders are required to be prequalified with NCDOT for their specific discipline.

4. INTERPRETATION OF QUANTITIES IN PROPOSAL

The quantities appearing in the Proposal are approximations only and are to be used solely for the comparison of bids. Payment to the Contractor will be made in accordance with the contract.

When revisions in the plans are made by the Engineer that affect the quantities shown for lump sum items, adjustment in compensation may be made under the provisions of The North Carolina Department of Transportation Standard Specifications for Roads and Structures Articles 104-3 or 104-7.

5. EXAMINATION OF PLANS, SPECIFICATIONS, CONTRACT AND SITE OF WORK

The Contractor shall comply with The North Carolina Department of Transportation Standard Specifications for Roads and Structures Article 102-6.

6. SUBSURFACE INVESTIGATION REPORT

The Contractor shall refer to The North Carolina Department of Transportation Standard Specifications for Roads and Structures Article 102-7.

7. INTERPRETATION AND ADDENDA

No oral interpretation will be made to any bidder as to the meaning of the contract documents or any part thereof. Every request for such an interpretation shall be made in writing to the Engineer. Any inquiry received seven days (7) days or more prior to the date fixed for opening of bids will be given consideration. Every interpretation made to a bidder will be in the form of Addendum to the Contract Documents and, when issued, will be on file in the office of the Engineer, City/County Purchasing Department and the office of the City’s Project Engineer at least five days (5) before the bids are opened. In addition, all Addenda will be mailed to each person holding Contract Documents, but it shall be the bidder’s responsibility to make inquiry as to the Addenda issued. All such Addenda shall become part of the Contract, and all bidders shall be bound by such Addenda, whether or not received by the bidders.

8. PREPARATION AND SUBMISSION OF BIDS

Please read all instructions carefully before preparing and submitting your bid.

All bids shall be prepared and submitted in accordance with the following requirements. Failure to comply with any requirement shall cause the bid to be considered irregular and shall be grounds for rejection of the bid.

A. The itemized proposal form furnished with the proposal shall be used and shall not be altered in any manner. FOR STATE AND FEDERALLY FUNDED PROJECTS, DO NOT SEPARATE ANY FORMS FROM THE PROPOSAL!

B. All entries on the itemized proposal form shall be written in ink.

C. The total amount bid shall be written in the proper place on the itemized proposal form.

D. Changes in any entry shall be made by marking through the entry in ink and making the correct entry adjacent thereto in ink. A representative of the Bidder shall initial the change in ink. Do not use “White Out” or similar product to make corrections.

E. The bid shall be properly executed. All bids shall show the following information:
1. Name of individual, firm, corporation, partnership, or joint venture submitting bid.
2. Name of individual or representative submitting bid and position or title.
3. Name, signature, and position or title of witness.
4. Federal Identification Number
5. Contractor's License Number (if available)

F. Bids submitted by corporations shall bear the seal of the corporation.

G. The bid shall not contain any unauthorized additions, deletions, or conditional bids.

H. The bidder shall not add any provision reserving the right to accept or reject an award, or to enter into a contract pursuant to an award.

9. **BID GUARANTEE – REQUIRED**
   A. Each proposal shall be accompanied by a cash deposit, a cashier’s check or a certified check on some bank or trust company insured by the Federal Deposit Insurance Corporation in an amount not less than five percent (5%) of the proposal; or in lieu thereof, a bidder may offer a bid bond executed by a corporate surety licensed under the laws of North Carolina to execute such bond; conditioned that the surety will upon demand forth with make payment to the oblige upon said bond if the bidder fails to execute the contract in accordance with the bid bond, and upon failure to forthwith make payment, the surety shall pay to the oblige an amount equal to the amount of said bond. The deposit shall be retained if the successful bidder fails to execute the contract within ten days (10) after notice of award or fails to give satisfactory surety required herein. **Bid Guaranties should be sealed in a separate envelope, marked as such, and attached to the envelope containing the bidder’s proposal.** Checks are to be made payable to the City of Winston-Salem. Facsimile bid bonds will not be accepted.
   B. A refund of any cash deposits, made by unsuccessful bidders, will be issued as soon as the bids have been awarded by the City of Winston-Salem, City/County Utility Commission and/or any concurring entities when applicable.

10. **TIME FOR RECEIVING BIDS**
Bids received prior to the advertised hour of opening will be securely kept, sealed. The officer whose duty it is to open them will decide when the specified time has arrived, and no bid thereafter will be considered.

11. **ITEMS REQUIRED TO BE EXECUTED WITH THE BID (Formal Contracts)**
Failure to properly execute the following with the bid will be considered a non-responsive bid and the bid will not be considered:

- The required bid guarantee (preferably sealed in a separate envelope, marked as such, and attached to the envelope containing the bidder’s proposal)
- Bid Authorization page with notarized signature
- Non-Collusion Affidavit of Prime Bidder or Execution of Bid, Non-Collusion Affidavit, Debarment Certification and Gift Ban Certification (State and Federally funded projects only)
- Identification of Minority Business Participation (M/WBE) or Listing of DBE Subcontractors
- Affidavit “B” Intent to Perform Contract with Own Workforce (M/WBE only and when applicable)
- Affidavit "A", Listing of Good Faith Efforts (MWBE only)
NOTE: the Contractor may be asked elsewhere in this proposal to submit additional forms or information specific to this project with their bid. If such is requested by the City or its consultant, failure to submit such as noted will be construed as non-responsive and the bid will not be considered. Therefore, please review the entire proposal carefully.

12. RECEIPT AND OPENING OF BIDS

Each Bid must be submitted in an opaque sealed envelope, plainly marked on the outside, addressed and delivered per the bid advertisement. If forwarded by mail, the sealed envelope containing the Bid should be enclosed in another envelope addressed to:
City / County Purchasing Department
101 North Main Street, Suite 324
Winston-Salem, North Carolina 27101

Please label envelope-containing Bid as follows:

Upper left hand corner Lower left hand corner
Bidder's Name Specific project name
NC General Contractor's License No. Bid opening date and time of opening
Bidder's Address
Classification
Expiration Date

Bids received prior to the advertised hour of opening will be securely kept sealed. The agent whose duty it is to open them will decide when the specified time has arrived, and no Bid received thereafter will be considered. Mailed Bids will be treated in every respect as though filed in person and will be subject to the same requirements.

It is the Bidders responsibility to assure that the bid is received by the required deadline. If mail or delivery by other means is delayed beyond the date and hour set for the receipt of the bid, the proposals that are late will not be considered.

Bids received after the advertised hour of opening will be returned to the Bidder unopened. At the time and place fixed for the opening of Bids, the Owner will cause to be opened and publicly read aloud every Bid received within the time set for receiving Bids, irrespective of any irregularities therein. Bidders and other persons properly interested may be present in person or by representative.

13. WITHDRAWAL OF BIDS

Bids may be withdrawn on written or telegraphic request dispatched by the bidder in time for delivery in the normal course of business prior to the time fixed for opening. Bids may also be withdrawn after the public opening if an unintentional, substantial error is made by the contractor, and it can be proven that the error was arithmetic or an omission as opposed to judgment. The request to withdraw a bid must be made in writing to the Owner’s representative within seventy-two hours (72) after the opening of bids. Any bidder considering a withdrawal should acquaint himself with the provisions of North Carolina General Statute 143-129.1.

14. MINIMUM NUMBER OF BIDS (FORMAL CONTRACTS ONLY)

North Carolina General Statute 143-129 and 143-132 prohibits the awarding of a formal contract unless at least three (3) competitive bids are received from reputable and qualified contractors. Therefore, if fewer than three (3) such bids are received, they will not be opened but returned to the contractors; and the project may be re advertised.
Formal contract thresholds are as follows:
City funded projects: $300,000.00
State and Federal funded project: $500,000.00

15. ALTERNATIVE BIDS
No alternative bids will be considered unless alternative bids are specifically requested.

16. CORRECTION OF BID ERRORS
Correction of bid errors shall be per The North Carolina Department of Transportation Standard Specifications for Roads and Structures Article 103-2.

17. AWARD OF CONTRACT; REJECTION OF BIDS
A. The Owner reserves the right to hold bids for a period of ninety (90) days, unless specified otherwise in the advertisement for bids, after the bid opening before awarding the Contract for the purpose of reviewing the bids and investigating the qualifications of the Bidders.

B. The Owner intends to award a contract to the lowest responsive, responsible bidder, complying with the conditions of the bidding documents. The apparent winning bidder will be notified of these intentions at the earliest possible date. The Owner, however, may at its sole discretion reject any or all bids submitted and to waive any informality in the bidding procedures. The Owner reserves the right to award a contract that is in the best interest of the City.

18. BID PROTEST PROCEDURE
Any party, which is a prospective bidder, Offeror, or contractor that may be aggrieved by the solicitation must submit a written protest within five (5) calendar days prior to the opening of the Request for Bid, Request for Proposal.

Any party, which is an actual bidder, Offeror, or contractor that may be aggrieved by the award of a contract, must submit a written protest within five (5) calendar days of City transmitting via fax or email the announcement of intent to award.

The protest must be addressed to the Purchasing Director, City of Winston-Salem, PO Box 2511, Winston-Salem, NC 27102 and must include all the following information:

1. Name, address, telephone number, facsimile number and e-mail of the protester.
2. Signature of the protester or authorized agent.
3. The bid name and number.
4. A detailed statement of the legal and factual grounds of protest including copies of relevant documents.
5. Any supporting exhibits, evidence, or documents to substantiate any claims.
6. All information establishing that the protester is an interested party for the purpose of filing a protest.
7. The form of relief requested.

After careful consideration of all relevant information, and consultation with the City Attorney, the Purchasing Director shall make a written decision.

A decision of the Purchasing Director may be appealed to the City Manager or appropriate Governing Board, depending on the type of bid. An appeal must be in writing and be delivered to the City Manager, 101 North Main Street, Winston-Salem, N.C. 27102, within seven (7) calendar days of the date of the Purchasing Director faxed or emailed decision.

Any and all costs incurred by a protesting party in connection with a protest shall be the sole responsibility of the protesting party.
19. EXECUTION OF AGREEMENT

The successful Bidder will be required to execute a Construction Contract herein included by reference within ten days (10) days after award and presentation of contract documents. The successful bidder(s) shall execute and deliver to the Owner in such number of copies as the Owner may require. The failure of the successful bidder to execute such agreement within ten (10) days after award, or within such extended period as the Owner may grant, shall constitute a default; and the Owner may either award the contract to the next lowest responsible bidder or re advertise for bids. If the successful bidder fails to execute the contract, the Owner shall retain the bid guarantee as outlined in these instructions.

20. PERFORMANCE AND PAYMENT BOND - REQUIRED FOR AWARDS OVER $90,000.

A. Having satisfied all conditions of the award set forth elsewhere in these documents, the successful bidder(s) shall furnish, within ten (10) days after award, the following:

1. A Performance Bond in the amount of one hundred percent (100%) of the Construction Contract amount, conditioned upon the faithful performance of the Contract in accordance with the plans, specifications and conditions of the Contract. Such bond shall be solely for the protection of the contracting body that awarded the Contract.

2. A Payment Bond in the amount of one hundred percent (100%) of the Construction Contract amount, conditioned upon the prompt payment for all labor or materials for which a Contractor or Subcontractor is liable. The Payment Bond shall be solely for the protection of the persons furnishing materials or performing labor for which a Contractor or Subcontractor is liable.

B. Such bond shall be in the same form as that indicated in the contract documents and shall bear the same date subsequent to that of the agreement. The current Power of Attorney for the person who signs for any surety shall be attached to such bond. This bond shall be signed by a guarantee or surety company licensed to do business in the State of North Carolina and the agent MUST be a North Carolina resident.

The failure of the successful bidder to supply the required bonds within ten (10) days after award, or within such extended period as the Owner may grant, shall constitute a default; and the Owner may either award the contract to the next lowest responsible bidder or re advertise for bids. If the successful bidder fails to provide satisfactory surety, the Owner shall retain the bid guarantee as outlined in these instructions.

21. INSURANCE REQUIREMENTS

The successful bidder will be required to show proof of insurance as outlined in the General Insurance Requirements below. The City of Winston-Salem or the City/County Utility Commission must be named as additional insured. Work shall not begin until this provision has been satisfied and a Purchase Order issued.

In addition to the aforementioned insurance requirements, for projects with State and Federal funding, the Contractor shall comply with Article 107-15 of the North Carolina Department of Transportation Standard Specifications for Roads and Structures including the dollar limits set forth.

22. M/WBE PROGRAM

Compliance with the Department of Transportation’s M/WBE program is required on this contract. Please refer to the Special Instructions to Bidders section contained in the Proposal.

23. MATERIALS

The name of a certain brand, make, manufacturer or definite specification is to denote the quality standard of the article desired and not to restrict competitive bidding. It is set forth and conveyed to
prospective bidders the general style, type, character and quality of the article desired. Bidders, however, may submit to the Engineer evidence that proposed substitutions are fully up to standards specified and obtain his approval before placing orders.

24. ERRORS, OMISSIONS, AND DEVIATIONS
The Contractor is responsible for all errors, omissions, and deviations from the Contract requirements.

25. WAGES AND SALARIES
(Federal Labor Standards Provisions)
This information will only be provided when a wage determination has been requested. (i.e., when Davis Bacon Act governs the work to be performed)

26. OSHA COMPLIANCE PLAN/_POLICY
Contractor hereby acknowledges that it has reviewed and agrees to abide by the City’s “Safety and Environmental Requirements for Contractors” located on the City’s website www.cityofws.org and whose specific address is: https://www.cityofws.org/DocumentCenter/View/2090/Safety-and-Environmental-Requirements-for-Contractors-PDF

Contractor will be required to submit a copy of the company’s current written OSHA Compliance Plan/policy within 48 hours of request. No field work shall take place until the plan has been submitted and reviewed by the City Safety Officer.

27. FAMILIARITY WITH LAWS
It is assumed that the bidders are familiar with local, state and federal laws, rules, ordinances, and regulations that may in any manner affect those engaged or employed in the work, or the materials or equipment used in or upon the work, or in any way effect the conduct of the work. No plea for misunderstanding or ignorance on the part of the contractor will in any way serve to modify the provisions of the contract.

It is the expectation of the City that the Contractor will comply, and the Contractor agrees to comply, with all applicable federal immigration laws in its hiring and contracting practices relating to services covered by this contract involving City funds.

The Contractor agrees that in carrying out the contract he will comply with all applicable, federal, state and local laws, specifically including, without limitations, the Occupational Safety and Health Act of 1970 and Section 1324A, The Immigration Reform and Control Act.

28. TAXES
**FEDERAL:**
The City of Winston-Salem and Forsyth County are exempt from and will not pay Federal Excise or Transportation taxes.

**STATE:**
Applicable North Carolina Sales and Use Taxes shall not be shown on bids but shall be added to invoices as a separate item.

29. NORTH CAROLINA SALES TAX
The Owner may apply for a refund of all sales and/or use taxes paid in North Carolina by the Contractor on purchases of items which are annexed to, affixed to, or in some manner become a part of any building or structure being erected, altered or repaired under Contract with the Owner; and these taxes shall not be included in the bid amounts or the Contract sum. The Owner may not apply for a refund of sales and/or use taxes paid in North Carolina by the Contractor on purchases of
materials, which do not become a part of any building or structure being erected, altered or repaired under Contract with the Owner. The Contractor shall include and pay all other taxes imposed by governmental authorities, which are applicable to the work.

The Contractor will be reimbursed for applicable sales and/or use taxes he has paid in North Carolina (which the Owner may apply for a refund - see first paragraph of this section) on each monthly estimate, provided he bills them separately. Examples of items on which sales or use tax have been paid by the Contractor and for which the Contractor will not be reimbursed by the Owner are scaffolding, forms for concrete, fuel for the operation of machinery and equipment, tools, equipment repair parts and equipment rentals, blueprints, etc. The Contractor shall complete a "Certificate for North Carolina Sales Tax" form available at the following web address: https://www.cityofws.org/596/Publications

In addition, the Contractor shall attach invoices (or copies of invoices) from his vendors covering sales tax claimed. The "Certificate for North Carolina Sales Tax" form must include all sales and or use taxes paid by the Contractor and any of his Subcontractors (i.e., all sales tax eligible for reimbursement). **The Contractor shall apply for sales tax reimbursement with each monthly estimate, and within sixty (60) days of the date the item was purchased.** The Contractor willfully forfeits reimbursement if submittal is not made within allotted time. The Contractor is not eligible for any reimbursement of sales tax after final payment is made.

30. CONTRACT TIME

It is the intent of these specifications that the Contractor shall commence work on the Date of Availability specified in the Project Special Provisions and/or Proposal or as soon thereafter as practicable. The Contractor shall not begin work prior to the Date of Availability without written approval of the Engineer. If such approval is given and the Contractor does begin work prior to Date of Availability, the Owner will assume no responsibility for any delays caused prior to Date of Availability by any reason whatsoever, and such delays, if any, will not constitute a valid reason for extending the completion date. The Date of Availability will typically be four weeks after the Contract is awarded. This four (4) week time period allows the Contractor ten (10) days to execute and return the required documents and bonds to the Owner. This time period also allows two weeks for the Owner to issue a purchase order. The Contractor will not begin work until a purchase order is issued. If the purchase order is issued after the Date of Availability, a time extension will be granted based on the actual date on the purchase order. Should the Contractor take more than ten (10) days to return the properly completed documents and bonds, the issuance of a purchase order may be delayed. The Contractor will not be given a time extension to the Contract for failure to return the required documents and bonds to the Owner within the ten (10) day time period. The Contractor will complete the work by the completion date specified in the Project Special Provisions and/or Proposal.

31. ETHICS POLICY / CODE OF CONDUCT

The City of Winston-Salem has established guidelines for ethical standards of conduct for City representatives and to provide guidance in determining what conduct is appropriate in particular cases. City representatives should maintain high standards of personal integrity, truthfulness, honesty, and fairness in carrying out public duties; avoid any improprieties in their roles as public servants including the appearance of impropriety; and never use their position or power for improper personal gain. In establishing an ethics policy, the City of Winston-Salem desires to protect the public against decisions that are affected by undue influence, conflicts of interest, or any other violation of these policies as well as promote and strengthen the confidence of the public in their governing body. For a complete review of the City Policy click the following link. https://www.cityofws.org/Search?searchPhrase=Ethics%20Policy%20(PDF)
32. **E-VERIFY**

Per N.C.G.S. 143-133.3, CONTRACTOR shall comply with the requirements of Article 2 of Chapter 64 of the North Carolina General Statutes. Further, if the CONTRACTOR utilizes a subcontractor, the CONTRACTOR shall require the subcontractor to comply with the requirements of Article 2 of Chapter 64 of the North Carolina General Statutes.”

33. **STIMULATION OF THE LOCAL ECONOMY**

In an effort to stimulate the local economy, foster development and promote efficiency in the provision of city services and the completion of various city projects, the City of Winston-Salem has undertaken an initiative to strongly encourage all parties contracting with the City of Winston-Salem to evaluate their internal operations and hiring practices and, where appropriate, to initiate efforts to stimulate the local economy by hiring applicants and contractors from the Winston-Salem/Forsyth County Area and by utilizing minority and women contractors and service providers. Such efforts to stimulate the local economy may be accomplished by posting job vacancies with the North Carolina Employment Security Commission, the Piedmont Triad Regional Council of Governments, and the Winston-Salem Urban League; and utilizing the State of North Carolina Office for Historically Underutilized Business database (https://www.ips.state.nc.us/vendor/searchvendor.aspx?tid=1) or other local resources such as the City of Winston-Salem M/WBE Program to identify Winston-Salem/Forsyth County based contractors and subcontractors. Stimulation of the local economy requires a collaborative effort of both the public and private sector. The city is committed to taking reasonable steps to achieve said goal.

34. **WORKFORCE DEMOGRAPHICS**

The apparent lowest, responsive, responsible bidder will be asked to complete Exhibit “A” form (included in this document) and submit to the City. This exhibit, which identifies the workforce demographics for the business location providing the product or services to the City, is for information only to reflect generally the company's efforts to achieve diversity in the workplace in compliance with the applicable equal employment opportunity laws; however, this information is not dispositive of such and may not be used as the basis for awarding or rejecting a bid contract.

35. **DIVESTMENT FROM COMPANIES THAT BOYCOTT ISRAEL**

Contractor hereby certifies that it is not on the North Carolina State Treasurer’s list of companies engaged in a boycott of Israel in violation of NCGS 147-86.80 et. seq. and that it will not utilize on this agreement any subcontractor on said list.

36. **EQUAL EMPLOYMENT OPPORTUNITY / ADA**

The Contractor shall not discriminate against any employee or applicant for employment because of race, creed, color, religion, national origin, political affiliation, gender, age or disability. The contractor shall comply with all applicable laws and regulations regarding the American with Disabilities Act (www.ADA.gov) as amended from time to time and all rules and regulations promulgated thereunder and other laws and regulations pertaining to equal employment. The Contractor hereby agrees to indemnify the Owner from and against all claims, suits, damages, costs, losses and expenses in any manner arising out of or connected with the failure of the contractor, its subcontractors, agents, successors, assigns, officers or employees to comply with the provisions of the ADA or rules and regulations promulgated thereunder. The Contractor agrees to act affirmatively in its employment and promotion practices, and in the general treatment of its employees.

37. **RIGHT TO AUDIT**

To confirm compliance with the terms of this Agreement, the City's MWBE program, local, state, and federal laws and regulations, the City may, at all reasonable times upon reasonable prior notice
during usual business hours, inspect, audit and examine for a period up to five (5) years after completion of the service or project detailed in this Agreement, all accounts and books of Contractor and, where necessary, make copies of the Contractor's documents necessary to determine compliance. Such right may be exercised through any agent or employee of City or by independent certified public accountants designated by the City. The Contractor shall permit the aforementioned inspection, audit and examination, and where necessary, the City to make copies of documents verifying compliance as indicated herein.

38. PUBLIC HEALTH & SAFETY

“To protect public health, including the health of city employees, and to slow the rate of transmission of COVID-19, all vendors, contractors and service providers, including their employees, officers, agents and subcontractors, conducting business with the City of Winston-Salem (collectively hereinafter “City Contractors”) must align their operations, employment and safety practices with the guidance and recommendations of the CDC and OSHA relating to COVID-19, the executive orders issued by Governor Roy Cooper and the Eighth Amended Declaration and any subsequent amendments thereto issued by Mayor Joines, until further notice. All City Contractors must implement, adhere to, and enforce measures that require, amongst other things, frequent hand washing, the use of hand sanitizer, social distancing and the wearing of contractor-provided PPE including, but not limited to, face masks and gloves, recommended by the CDC, OSHA, the State of North Carolina or the City of Winston-Salem, by all of their employees and subcontractors accessing city owned or leased property. Until further notice, all City Contractors must refrain from accessing city owned or leased property without the aforementioned PPE and must refrain from accessing city owned or leased property and coming in contact with city personnel, if exhibiting any symptoms associated with COVID-19. Failure to adhere to the requirements set forth herein may result in the removal of a City Contractor from city owned or leased property and the City’s exercise of the appropriate contract suspension or termination provisions.”

39. TERMINATION

Unless otherwise agreed upon in writing by the parties, this Agreement may be terminated by either party for convenience with no less than ten calendar days’ notice. In the event of termination, the Contractor will be paid for all Services properly rendered to the date of termination and shall promptly discontinue all Services affected (unless a termination notice from the City directs otherwise). In the event of any termination, the Contractor will be paid for all Services properly rendered to the date of termination and shall (i) promptly discontinue all Services affected (unless a termination notice from the City directs otherwise); and (ii) deliver to the City all documents, data, reports, estimates, summaries, and such other information and materials as may have been accumulated by the Contractor in performing the Services herein. Other than being paid for Services properly rendered to the date of termination, Contractor hereby waives any and all other claims for lost profits, lost opportunity, and for any and all other direct, indirect, special, and consequential damages. In the event that the City terminates this Agreement due to the Contractor’s poor workmanship, failure to perform the Service set out herein or, otherwise, for breach of this Agreement, or in the event that the Contractor terminates this Agreement for convenience or otherwise, the City may pursue and recover all remedies available at law or in equity, as these remedies are cumulative and do not exclude each other.

40. PUBLIC RECORDS AND CONFIDENTIAL INFORMATION

All non-confidential information and documents provided by the Company to the City shall be treated as a public record under N.C.G.S. 132-1 et. seq. All information or documents provided by the Company to the City and marked as “confidential” or with a similar designation under N.C.G.S. 132-1.2 will be treated by the City as confidential and will not be disclosed to any person without the prior
written consent of the Company, if it meets the criteria outlined in N.C.G.S. 132-1.2 (1)(a through d). However, the Company hereby agrees that said confidential information can be reviewed internally by city staff and any appropriate city committee involved in the process of awarding city contracts. The Company agrees to indemnify and hold harmless the City, its officers, employees, elected officials and agents from all costs, damages, and expenses incurred in connection with refusing to disclose any material that the Company has designated as confidential pursuant to N.C.G.S. 132-1.2.

41. WARRANTY
The Contractor shall guarantee all materials, workmanship and construction for a period of one year from the date of acceptance. During the warranty period, any defects, malfunctions or failures, which affect the integrity or strength of the product or its ability to perform the task for which it was designed, shall be repaired or replaced at the Contractor’s expense. The Performance Bond, if applicable, shall remain in full effect through the warranty period.

42. NONDISCRIMINATION ORDINANCE
As a condition of entering into this contact, the Contractor represents and warrants that it will fully comply with the City's Non-Discrimination Policy, as set forth in Chapter 2, Section 2-8 Entitled “Policy of Nondiscrimination” of the Winston-Salem City Code. As part of such compliance, the Contractor shall not discriminate on the basis of race, ethnicity, color, creed, religion, sex, sexual orientation, gender identity, gender expression, pregnancy, veteran status, disability, age, marital status, familial status, protected hairstyle, political affiliation or national origin in the screening of applicants, the hiring and treatment of its employees, the provision of the goods and/or services set forth herein, or the solicitation, selection, hiring, or treatment of its subcontractors, vendors or suppliers, (hereinafter collectively “subcontractors”), if any, in connection with this contract or the contract solicitation process if applicable, nor shall the Contractor retaliate against any person or entity for reporting instances of such discrimination. The Contractor shall enact employment policies consistent with this obligation to refrain from such discrimination and shall provide evidence of such to the City within 90 calendar days of the first receipt of City funds. The Contractor shall provide equal opportunity for subcontractors to participate in all of its subcontracting and supply opportunities, if any, under this contract, provided that nothing contained in this clause shall prohibit or limit otherwise lawful efforts to remedy the effects of marketplace discrimination that has occurred or is occurring in the marketplace. The Contractor understands and agrees that a violation of this clause shall be considered a material breach of this contract and may result in termination of this contract, disqualification of the Contractor from participating in future City contracts pursuant to Winston-Salem City Code Section 2-3 or other sanctions. Furthermore, as a condition of entering into this contract, the Contractor agrees to: (a) promptly provide to the City in a format specified by the City all information and documentation that may be requested by the City from time to time regarding the screening of applicants, the hiring and treatment of its employees particularly if City funds were used in connection with hiring and compensation process, and the solicitation, selection, treatment and payment of subcontractors, if any, in connection with this Agreement; and (b) if requested, provide to the City within sixty days after the request a truthful and complete list of the names of all subcontractors that the Grantee has used under this contract, including the total dollar amount paid by the Contractor on each subcontract or supply contract. The Contractor further agrees to fully cooperate in any investigation conducted by the City pursuant to the City’s Nondiscrimination Policy, to provide any documents, relevant to such investigation, that are requested by the City. The Contractor agrees to provide to the City from time to time on the City’s request, payment affidavits detailing the amounts paid by the Contractor to subcontractors and suppliers in connection with this contract within a certain period of time. Such affidavits shall be in the format specified by the City from time to time. Nothing in this contract shall negate or diminish the requirements of the City’s
MWBE program. Nothing in this contract shall infringe upon any rights afforded to the Contractor by state or federal law.
GENERAL INSURANCE REQUIREMENTS - CONSTRUCTION
TOTAL CONTRACT PRICE LESS THAN $2,500,000.00

A. The Contractor shall, during the continuance of all work under the Contract, provide the following:
   1. Workers' Compensation Insurance as required by the North Carolina General Statutes.

   2. Commercial General Liability to protect the Contractor against any and all injuries to third parties, including personal injury and property, and special and consequential damages, resulting from any negligent action, omission or operation by the Contractor or in connection with the services described herein. The insurance shall also include coverage for explosion, collapse, and underground hazards, where required. This insurance shall provide bodily injury and property damage limits of not less than $1,000,000 for each occurrence, respectively, and $3,000,000.00 for an annual aggregate and shall provide at least $5,000 in Medical Expenses (Med Pay) coverage.

   3. Maintain Owned, non-owned, and hired Automobile Liability insurance, including property damage insurance, covering all owned, non-owned, borrowed, leased, or rented vehicles operated by the Contractor in furtherance of these services. In addition, all mobile equipment used by the Contractor in connection with the contract work, will be insured under either a standard Automobile Liability policy, or a Commercial General Liability policy. This insurance shall provide bodily injury and property damages limits of not less than $1,000,000 combined single limit/each accident.

   4. If this Agreement is for a design, engineering or consulting Service, maintain Professional Liability insurance of at least $1,000,000.00 per incident.

B. The Contractor will provide an original, signed Certificate of Insurance, evidencing such insurance and such endorsements as prescribed herein, and shall submit the certificate with its executed contract. The City of Winston-Salem shall be named as an additional insured in the Automobile and General Liability policies and it shall be stated on the Insurance Certificate with the provision that this coverage is primary to all other coverage the City of Winston-Salem may possess.

C. The Contractor will secure and maintain all insurance policies of its subcontractors which shall be made available to the City of Winston-Salem on demand. Compliance by the Contractor and all subcontractors with the foregoing requirements as to carrying insurance shall not relieve the Contractor and all subcontractors of their liabilities and obligations under this heading or under any other section or provisions of the Contract.

D. The Contractor will provide on demand certificate copies of all insurance coverage on behalf of the Contractor within ten days of demand by the City of Winston-Salem. These certified copies shall be sent to the City of Winston-Salem from the Contractor's insurance agent or representative.

E. The Contractor shall furnish the City of Winston-Salem thirty days written notice of any changes or cancellation of the policy. The failure of the contractor to deliver a new and valid certificate will result in suspension of all payments until the new certificate is furnished to the Risk Manager, City of Winston-Salem.

F. Insurance coverage required in these specifications shall be in force throughout the Contract Term. Should the Contractor fail to provide acceptable evidence of current insurance within seven days of written notice at any time during the Contract Term, the City of Winston-Salem shall have the absolute right to terminate the Contract without any further obligation to the Contractor, and the Contractor shall be liable to the City of
Winston-Salem for the entire additional cost of procuring the uncompleted portion of the contract at time of termination.

G. Contractual and other Liability insurance provided under this Contract shall not contain a supervision inspection or engineering services exclusion that would preclude the City of Winston-Salem from supervising and/or inspecting the project as to the end result. The Contractor shall assume all on-the-job responsibilities as to the control of persons directly employed by it and of the subcontractors and any persons employed by the subcontractor.

H. Nothing contained in the specifications shall be construed as creating any contractual relationship between any subcontractor and the City of Winston-Salem. The Contractor shall be as fully responsible to the City of Winston-Salem for the acts and omissions of the subcontractors and of persons employed by them as it is for acts and omissions of persons directly employed by it.

I. Precaution shall be exercised at all times for the protection of persons, (including employees) and property. All existing structures, utilities, roads, services, trees and shrubbery shall be protected against damage or interruption of service at all times by the Contractor during the term of the Contract, and the Contractor shall be held responsible for any damage to property occurring by reason of its operation on the property.

J. The Contractor and all subcontractors and sub-subcontractors agrees to comply with the State of North Carolina Occupational/Safety and Health Act and the Occupational Safety and Health Act of 1970, Public Law 91-956, as it may apply to this Contract.

Address for Certificate of Insurance:
City of Winston-Salem
Purchasing
P.O. Box 2511
Winston-Salem, NC 27102
MINORITY BUSINESS ENTERPRISE AND WOMEN BUSINESS ENTERPRISE (LOCAL GOVERNMENT AGENCIES):
(10-16-07)(Rev. 8-17-21) 102-15(J) SP1 G68

Description

The purpose of this Special Provision is to carry out the North Carolina Department of Transportation’s policy of ensuring nondiscrimination in the award and administration of contracts financed in whole or in part with State funds.

Definitions

Additional MBE/WBE Subcontractors - Any MBE/WBE submitted at the time of bid that will not be used to meet the Combined MBE/WBE Goal. No submittal of a Letter of Intent is required.

Combined MBE/WBE Goal: A portion of the total contract, expressed as a percentage that is to be performed by committed MBE/WBE subcontractors.

Committed MBE/WBE Subcontractor - Any MBE/WBE submitted at the time of bid that is being used to meet the Combined MBE/WBE goal by submission of a Letter of Intent. Or any MBE or WBE used as a replacement for a previously committed MBE or WBE firm.

Contract Goal Requirement - The approved participation at time of award, but not greater than the advertised combined MBE/WBE contract goal.

Goal Confirmation Letter - Written documentation from the City of Winston-Salem to the bidder confirming the Contractor's approved, committed participation along with a listing of the committed MBE and WBE firms.

Local Government Agencies (LGA) - The entity letting the contract.

Manufacturer - A firm that operates or maintains a factory or establishment that produces on the premises, the materials or supplies obtained by the Contractor.

MBE Participation (Anticipated) - A portion of the total contract, expressed as a percentage that is anticipated to be performed by committed MBE subcontractor.

Minority Business Enterprise (MBE) - A firm certified as a Disadvantaged Minority-Owned Business Enterprise through the North Carolina Unified Certification Program.

Regular Dealer - A firm that owns, operates, or maintains a store, warehouse, or other establishment in which the materials or supplies required for the performance of the contract are bought, kept in stock, and regularly sold to the public in the usual course of business. A regular dealer engages in, as its principal business and in its own name, the purchase and sale or lease of the products in question. A regular dealer in such bulk items as steel, cement, gravel, stone, and petroleum products need not keep such products in stock, if it owns and operates distribution equipment for the products. Brokers and packagers are not regarded as manufacturers or regular dealers within the meaning of this section.

Replacement / Substitution – A full or partial reduction in the amount of work subcontracted to a committed (or an approved substitute) MBE/WBE firm.
**North Carolina Unified Certification Program (NCUCP)** - A program that provides comprehensive services and information to applicants for MBE/WBE certification. The MBE/WBE program follows the same regulations as the federal Disadvantaged Business Enterprise (DBE) program in accordance with 49 CFR Part 26.

**Standard Specifications** - The general term comprising all directions, provisions, and requirements contained or referred to in the North Carolina Department of Transportation Standard Specifications for Roads and Structures and any subsequent revisions or additions to such book.

**United States Department of Transportation (USDOT)** - Federal agency responsible for issuing regulations (49 CFR Part 26) and official guidance for the DBE program.

**WBE Participation (Anticipated)** - A portion of the total contract, expressed as a percentage that is anticipated to be performed by committed WBE subcontractor.

**Women Business Enterprise (WBE)** - A firm certified as a Disadvantaged Women-Owned Business Enterprise through the North Carolina Unified Certification Program.

### Forms and Websites Referenced in this Provision

**Payment Tracking System** - On-line system in which the Contractor enters the payments made to MBE and WBE subcontractors who have performed work on the project. https://apps.dot.state.nc.us/Vendor/PaymentTracking/

**DBE-IS Subcontractor Payment Information** - Form for reporting the payments made to all MBE/WBE firms working on the project. This form is for paper bid projects only. https://connect.ncdot.gov/business/Turnpike/Documents/Form%20DBE-IS%20Subcontractor%20Payment%20Information.pdf

**RF-1 MBE/WBE Replacement Request Form** - Form for replacing a committed MBE or WBE. http://connect.ncdot.gov/projects/construction/Construction%20Forms/DBE%20MBE%20WBE%20Replacement%20Request%20Form.pdf

**SAF Subcontract Approval Form** - Form required for approval to sublet the contract. http://connect.ncdot.gov/projects/construction/Construction%20Forms/Subcontract%20Approval%20Form%20Rev.%202012.zip

**JC-1 Joint Check Notification Form** - Form and procedures for joint check notification. The form acts as a written joint check agreement among the parties providing full and prompt disclosure of the expected use of joint checks. http://connect.ncdot.gov/projects/construction/Construction%20Forms/Joint%20Check%20Notification%20Form.pdf

**Letter of Intent** - Form signed by the Contractor and the MBE/WBE subcontractor, manufacturer or regular dealer that affirms that a portion of said contract is going to be performed by the signed MBE/WBE for the estimated amount (based on quantities and unit prices) listed at the time of bid. http://connect.ncdot.gov/letting/LetCentral/Letter%20of%20Intent%20to%20Perform%20as%20a%20Subcontractor.pdf
Listing of MBE and WBE Subcontractors Form - Form for entering MBE/WBE subcontractors on a project that will meet the Combined MBE/WBE goal. This form is for paper bids only.  

Subcontractor Quote Comparison Sheet - Spreadsheet for showing all subcontractor quotes in the work areas where MBEs and WBEs quoted on the project. This sheet is submitted with good faith effort packages.  

Combined MBE/WBE Goal

The Combined MBE/WBE Goal for this project is **6.0 %**

The Combined Goal was established utilizing the following anticipated participation for Minority Business Enterprises and Women Business Enterprises:

(A) Minority Business Enterprises **2.0 %**

(1) *If the anticipated MBE participation is more than zero*, the Contractor shall exercise all necessary and reasonable steps to ensure that MBEs participate in at least the percent of the contract as set forth above.

(2) *If the anticipated MBE participation is zero*, the Contractor shall make an effort to recruit and use MBEs during the performance of the contract. Any MBE participation obtained shall be reported to the City of Winston-Salem.

(B) Women Business Enterprises **4.0 %**

(1) *If the anticipated WBE participation is more than zero*, the Contractor shall exercise all necessary and reasonable steps to ensure that WBEs participate in at least the percent of the contract as set forth above.

(2) *If the anticipated WBE participation is zero*, the Contractor shall make an effort to recruit and use WBEs during the performance of the contract. Any WBE participation obtained shall be reported to the City of Winston-Salem.

The Bidder is required to submit participation to only meet the Combined MBE/WBE Goal. The Combined Goal may be met by submitting all MBE participation, all WBE participation, or a combination of MBE and WBE participation.

Directory of Transportation Firms (Directory)

Real-time information is available about firms doing business with the NCDOT and firms that are certified through NCUCP in the Directory of Transportation Firms. Only firms identified in the Directory as MBE and WBE certified shall be used to meet the Combined MBE/WBE Goal. The Directory can be found at the following link.  
https://www.ebs.nc.gov/VendorDirectory/default.html
The listing of an individual firm in the directory shall not be construed as an endorsement of the firm’s capability to perform certain work.

**Listing of MBE/WBE Subcontractors**

At the time of bid, bidders shall submit all MBE and WBE participation that they anticipate to use during the life of the contract. Only those identified to meet the Combined MBE/WBE Goal will be considered committed, even though the listing shall include both committed MBE/WBE subcontractors and additional MBE/WBE subcontractors. Any additional MBE/WBE subcontractor participation submitted at the time of bid will be used toward overall race-neutral goals. Only those firms with current MBE and WBE certification at the time of bid opening will be acceptable for listing in the bidder's submittal of MBE and WBE participation. The Contractor shall indicate the following required information:

(A) *If the Combined MBE/WBE Goal is more than zero,*

1. Bidders, at the time the bid proposal is submitted, shall submit a listing of MBE/WBE participation, including the names and addresses on *Listing of MBE and WBE Subcontractors* contained elsewhere in the contract documents in order for the bid to be considered responsive. Bidders shall indicate the total dollar value of the MBE and WBE participation for the contract.

2. If bidders have no MBE or WBE participation, they shall indicate this on the *Listing of MBE and WBE Subcontractors* by entering the word “None” or the number “0.” This form shall be completed in its entirety. **Blank forms will not be deemed to represent zero participation.**

   Bids submitted that do not have MBE and WBE participation indicated on the appropriate form will not be read publicly during the opening of bids. City of Winston-Salem will not consider these bids for award and the proposal will be rejected.

3. The bidder shall be responsible for ensuring that the MBE/WBE is certified at the time of bid by checking the Directory of Transportation Firms. If the firm is not certified at the time of the bid-letting, that MBE’s or WBE’s participation will not count towards achieving the Combined MBE/WBE Goal.

(B) *If the Combined MBE/WBE Goal is zero,* entries on the *Listing of MBE and WBE Subcontractors* are not required for the zero goal, however any MBE or WBE participation that is achieved during the project shall be reported in accordance with requirements contained elsewhere in the special provision.

**MBE or WBE Prime Contractor**

When a certified MBE or WBE firm bids on a contract that contains a Combined MBE/WBE Goal, the firm is responsible for meeting the goal or making good faith efforts to meet the goal, just like any other bidder. In most cases, a MBE or WBE bidder on a contract will meet the Combined MBE/WBE Goal by virtue of the work it performs on the contract with its own forces. However, all the work that is performed by the MBE or WBE bidder and any other similarly certified subcontractors will count toward the goal. The MBE or WBE bidder shall list itself along with any MBE or WBE subcontractors, if any, in order to receive credit toward the goal.

MBE/WBE prime contractors shall also follow Sections A or B listed under *Listing of MBE/WBE Subcontractors* just as a non-MBE/WBE bidder would.
Written Documentation – Letter of Intent

The bidder shall submit written documentation for each MBE/WBE that will be used to meet the Combined MBE/WBE Goal of the contract, indicating the bidder’s commitment to use the MBE/WBE in the contract. This documentation shall be submitted on the NCDOT’s form titled Letter of Intent.

The documentation shall be received in the office of the City of Winston-Salem no later than 2:00 p.m. of the fifth calendar day following opening of bids, unless the fifth day falls on Saturday, Sunday or an official state holiday. In that situation, it is due in the office of the Business Inclusion no later than 10:00 a.m. on the next official state business day.

If the bidder fails to submit the Letter of Intent from each committed MBE and WBE to be used toward the Combined MBE/WBE Goal, or if the form is incomplete (i.e. both signatures are not present), the MBE/WBE participation will not count toward meeting the Combined MBE/WBE Goal. If the lack of this participation drops the commitment below either the Combined MBE/WBE Goal, the Contractor shall submit evidence of good faith efforts for the goal not met, completed in its entirety, to the office of Business Inclusion no later than 2:00 p.m. of the eighth calendar day following opening of bids, unless the eighth day falls on Saturday, Sunday or an official state holiday. In that situation, it is due in the office of the Business Inclusion no later than 10:00 a.m. on the next official state business day.

Submission of Good Faith Effort

If the bidder fails to meet or exceed the Combined MBE/WBE Goal, the apparent lowest responsive bidder shall submit to the City of Winston-Salem documentation of adequate good faith efforts made to reach that specific goal.

One complete set and 9 copies of this information shall be received in the office of the Business Inclusion no later than 2:00 p.m. of the fifth calendar day following opening of bids, unless the fifth day falls on Saturday, Sunday or an official state holiday. In that situation, it is due in the office of the Business Inclusion no later than 10:00 a.m. on the next official state business day.

Note: Where the information submitted includes repetitious solicitation letters, it will be acceptable to submit a representative letter along with a distribution list of the firms that were solicited. Documentation of MBE/WBE quotations shall be a part of the good faith effort submittal. This documentation may include written subcontractor quotations, telephone log notations of verbal quotations, or other types of quotation documentation.

Consideration of Good Faith Effort for Projects with MBE/WBE Goals More Than Zero

Adequate good faith efforts mean that the bidder took all necessary and reasonable steps to achieve the goal which, by their scope, intensity, and appropriateness, could reasonably be expected to obtain sufficient MBE/WBE participation. Adequate good faith efforts also mean that the bidder actively and aggressively sought MBE/WBE participation. Mere pro forma efforts are not considered good faith efforts.
The City of Winston-Salem will consider the quality, quantity, and intensity of the different kinds of efforts a bidder has made. Listed below are examples of the types of actions a bidder will take in making a good faith effort to meet the goals and are not intended to be exclusive or exhaustive, nor is it intended to be a mandatory checklist.

(A) Soliciting through all reasonable and available means (e.g. attendance at pre-bid meetings, advertising, written notices, use of verifiable electronic means through the use of the NCDOT Directory of Transportation Firms) the interest of all certified MBEs/WBEs that are also prequalified subcontractors. The bidder must solicit this interest within at least 10 days prior to bid opening to allow the MBEs/WBEs to respond to the solicitation. Solicitation shall provide the opportunity to MBEs/WBEs within the Division and surrounding Divisions where the project is located. The bidder must determine with certainty if the MBEs/WBEs are interested by taking appropriate steps to follow up initial solicitations.

(B) Selecting portions of the work to be performed by MBEs/WBEs in order to increase the likelihood that the Combined MBE/WBE Goal will be achieved.

(1) Where appropriate, break out contract work items into economically feasible units to facilitate MBE/WBE participation, even when the prime contractor might otherwise prefer to perform these work items with its own forces.

(2) Negotiate with subcontractors to assume part of the responsibility to meet the contract MBE/WBE goals when the work to be sublet includes potential for MBE/WBE participation (2nd and 3rd tier subcontractors).

(C) Providing interested certified MBEs/WBEs that are also prequalified subcontractors with adequate information about the plans, specifications, and requirements of the contract in a timely manner to assist them in responding to a solicitation.

(D) (1) Negotiating in good faith with interested MBEs/WBEs. It is the bidder’s responsibility to make a portion of the work available to MBE/WBE subcontractors and suppliers and to select those portions of the work or material needs consistent with the available MBE/WBE subcontractors and suppliers, so as to facilitate MBE/WBE participation. Evidence of such negotiation includes the names, addresses, and telephone numbers of MBEs/WBEs 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 MBEs/WBEs to perform the work.

(2) A bidder using good business judgment would consider a number of factors in negotiating with subcontractors, including MBE/WBE 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 MBEs/WBEs is not in itself sufficient reason for a bidder’s failure to meet the contract goal, as long as such costs are reasonable. Also, the ability or desire of a prime contractor to perform the work of a contract with its own organization does not relieve the bidder of the responsibility to make good faith efforts. Bidding contractors are not, however, required to accept higher quotes from MBEs/WBEs if the price difference is excessive or unreasonable.

(E) Not rejecting MBEs/WBEs 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 associates 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.

(F) Making efforts to assist interested MBEs/WBEs in obtaining bonding, lines of credit, or insurance as
required by the recipient or bidder.

(G) Making efforts to assist interested MBEs/WBEs in obtaining necessary equipment, supplies,
materials, or related assistance or services.

(H) Effectively using the services of available minority/women community organizations;
minority/women contractors’ groups; Federal, State, and local 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 MBEs/WBEs. Contact within 7 days from the bid opening NCDOT’s
Business Opportunity and Work Force Development Unit at BOWD@ncdot.gov to give notification
of the bidder’s inability to get MBE or WBE quotes.

(I) Any other evidence that the bidder submits which shows that the bidder has made reasonably good
faith efforts to meet the contract goal.

In addition, the City of Winston-Salem may take into account the following:

(1) Whether the bidder’s documentation reflects a clear and realistic plan for achieving the
Combined MBE/WBE Goal.

(2) The bidders’ past performance in meeting the MBE and WBE goals.

(3) The performance of other bidders in meeting the advertised goal. For example, when the
apparent successful bidder fails to meet the goal, but others meet it, you may reasonably raise
the question of whether, with additional reasonable efforts the apparent successful bidder
could have met the goal. If the apparent successful bidder fails to meet the advertised goal,
but meets or exceeds the average MBE and WBE participation obtained by other bidders, the
City of Winston-Salem may view this, in conjunction with other factors, as evidence of the
apparent successful bidder having made a good faith effort.

If the City of Winston-Salem does not award the contract to the apparent lowest responsive bidder, the City
of Winston-Salem reserves the right to award the contract to the next lowest responsive bidder that can satisfy
to the City of Winston-Salem that the Combined Goal can be met or that an adequate good faith effort has
been made to meet the advertised goal.

Non-Good Faith Appeal

The office of Business Inclusion will notify the contractor verbally and in writing of non-good faith.
A contractor may appeal a determination of non-good faith made by the Goal Compliance Committee. If a
contractor wishes to appeal the determination made by the Committee, they shall provide written notification
to the office of Business Inclusion. The appeal shall be made within 2 business days of notification of the
determination of non-good faith.
Counting MBE/WBE Participation Toward Meeting MBE/WBE Goals

(A) Participation

The total dollar value of the participation by a committed MBE/WBE will be counted toward the contract goal requirements. The total dollar value of participation by a committed MBE/WBE will be based upon the value of work actually performed by the MBE/WBE and the actual payments to MBE/WBE firms by the Contractor.

(B) Joint Checks

Prior notification of joint check use shall be required when counting MBE/WBE participation for services or purchases that involves the use of a joint check. Notification shall be through submission of Form JC-1 (Joint Check Notification Form) and the use of joint checks shall be in accordance with the NCDOT's Joint Check Procedures.

(C) Subcontracts (Non-Trucking)

A MBE/WBE may enter into subcontracts. Work that a MBE subcontracts to another MBE firm may be counted toward the anticipated MBE participation. The same holds for work that a WBE subcontracts to another WBE firm. Work that a MBE/WBE subcontracts to a non-MBE/WBE firm does not count toward the contract goal requirement. It should be noted that every effort shall be made by MBE and WBE contractors to subcontract to the same certification (i.e., MBEs to MBEs and WBEs to WBEs), in order to fulfill the MBE or WBE participation breakdown. This, however, may not always be possible due to the limitation of firms in the area. If the MBE or WBE firm shows a good faith effort has been made to reach out to similarly certified firms and there is no interest or availability, and they can get assistance from other certified firms, the Engineer will not hold the prime responsible for meeting the individual MBE or WBE breakdown. If a MBE or WBE contractor or subcontractor subcontracts a significantly greater portion of the work of the contract than would be expected on the basis of standard industry practices, it shall be presumed that the MBE or WBE is not performing a commercially useful function. The MBE/WBE may present evidence to rebut this presumption to the City of Winston-Salem. The City of Winston-Salem's decision on the rebuttal of this presumption may be subject to review by the Office of Inspector General, NCDOT.

(D) Joint Venture

When a MBE or WBE performs as a participant in a joint venture, the Contractor may count toward its contract goal requirement a portion of the total value of participation with the MBE or WBE in the joint venture, that portion of the total dollar value being a distinct clearly defined portion of work that the MBE or WBE performs with its forces.

(E) Suppliers

A contractor may count toward its MBE/WBE requirement 60 percent of its expenditures for materials and supplies required to complete the contract and obtained from a MBE or WBE regular dealer and 100 percent of such expenditures from a MBE or WBE manufacturer.
(F) Manufacturers and Regular Dealers

A contractor may count toward its MBE/WBE requirement the following expenditures to MBE/WBE firms that are not manufacturers or regular dealers:

(1) The fees or commissions charged by a MBE/WBE firm for providing a bona fide service, such as professional, technical, consultant, or managerial services, or for providing bonds or insurance specifically required for the performance of a DOT-assisted contract, provided the fees or commissions are determined to be reasonable and not excessive as compared with fees and commissions customarily allowed for similar services.

(2) With respect to materials or supplies purchased from a MBE/WBE, which is neither a manufacturer nor a regular dealer, count the entire amount of fees or commissions charged for assistance in the procurement of the materials and supplies, or fees or transportation charges for the delivery of materials or supplies required on a job site (but not the cost of the materials and supplies themselves), provided the fees are determined to be reasonable and not excessive as compared with fees customarily allowed for similar services.

Commercially Useful Function

(A) MBE/WBE Utilization

The Contractor may count toward its contract goal requirement only expenditures to MBEs and WBEs that perform a commercially useful function in the work of a contract. A MBE/WBE performs a commercially useful function when it is responsible for execution of the work of the contract and is carrying out its responsibilities by actually performing, managing, and supervising the work involved. To perform a commercially useful function, the MBE/WBE shall also be responsible with respect to materials and supplies used on the contract, for negotiating price, determining quality and quantity, ordering the material and installing (where applicable) and paying for the material itself. To determine whether a MBE/WBE is performing a commercially useful function, the City of Winston-Salem will evaluate the amount of work subcontracted, industry practices, whether the amount the firm is to be paid under the contract is commensurate with the work it is actually performing and the MBE/WBE credit claimed for its performance of the work, and any other relevant factors. If it is determined that a MBE or WBE is not performing a Commercially Useful Function, the contractor may present evidence to rebut this presumption.

(B) MBE/WBE Utilization in Trucking

The following factors will be used to determine if a MBE or WBE trucking firm is performing a commercially useful function.

(1) The MBE/WBE shall be responsible for the management and supervision of the entire trucking operation for which it is responsible on a particular contract, and there shall not be a contrived arrangement for the purpose of meeting the Combined MBE/WBE Goal.

(2) The MBE/WBE shall itself own and operate at least one fully licensed, insured, and operational truck used on the contract.

(3) The MBE/WBE receives credit for the total value of the transportation services it provides on the contract using trucks it owns, insures, and operates using drivers it employs.
(4) The MBE may subcontract the work to another MBE firm, including an owner-operator who is certified as a MBE. The same holds true that a WBE may subcontract the work to another WBE firm, including an owner-operator who is certified as a WBE. When this occurs, the MBE or WBE who subcontracts work receives credit for the total value of the transportation services the subcontracted MBE or WBE provides on the contract. It should be noted that every effort shall be made by MBE and WBE contractors to subcontract to the same certification (i.e., MBEs to MBEs and WBEs to WBEs), in order to fulfill the participation breakdown. This, however, may not always be possible due to the limitation of firms in the area. If the MBE or WBE firm shows a good faith effort has been made to reach out to similarly certified transportation service providers and there is no interest or availability, and they can get assistance from other certified providers, the office of Business Inclusion will not hold the prime responsible for meeting the individual MBE or WBE participation breakdown.

(5) The MBE/WBE may also subcontract the work to a non-MBE/WBE firm, including from an owner-operator. The MBE/WBE who subcontracts the work to a non-MBE/WBE is entitled to credit for the total value of transportation services provided by the non-MBE/WBE subcontractor not to exceed the value of transportation services provided by MBE/WBE-owned trucks on the contract. Additional participation by non-MBE/WBE subcontractors receives credit only for the fee or commission it receives as a result of the subcontract arrangement. The value of services performed under subcontract agreements between the MBE/WBE and the Contractor will not count towards the MBE/WBE contract requirement.

(6) A MBE/WBE may lease truck(s) from an established equipment leasing business open to the general public. The lease must indicate that the MBE/WBE has exclusive use of and control over the truck. This requirement does not preclude the leased truck from working for others during the term of the lease with the consent of the MBE/WBE, so long as the lease gives the MBE/WBE absolute priority for use of the leased truck. This type of lease may count toward the MBE/WBE’s credit as long as the driver is under the MBE/WBE’s payroll.

(7) Subcontracted/leased trucks shall display clearly on the dashboard the name of the MBE/WBE that they are subcontracted/leased to and their own company name if it is not identified on the truck itself. Magnetic door signs are not permitted.

**MBE/WBE Replacement**

When a Contractor has relied on a commitment to a MBE or WBE subcontractor (or an approved substitute MBE or WBE subcontractor) to meet all or part of a contract goal requirement, the contractor shall not terminate the MBE/WBE subcontractor for convenience. This includes, but is not limited to, instances in which the Contractor seeks to perform the work of the terminated subcontractor with another MBE/WBE subcontractor, a non-MBE/WBE subcontractor, or with the Contractor’s own forces or those of an affiliate.

The Contractor must give notice in writing both by certified mail and email to the MBE/WBE subcontractor, with a copy to the office of Business Inclusion of its intent to request to terminate and/or substitute, and the reason for the request. The Contractor must give the MBE/WBE subcontractor five (5) business days to respond to the Contractor’s Notice of Intent to Request Termination and/or Substitution. If the MBE/WBE subcontractor objects to the intended termination/substitution, the MBE/WBE, within five (5) business days must advise the Contractor and the City of Winston-Salem of the reasons why the action should not be
approved. The five-day notice period shall begin on the next business day after written notice is provided to the MBE/WBE subcontractor.

A committed MBE/WBE subcontractor may only be terminated after receiving the City of Winston-Salem’s written approval based upon a finding of good cause for the proposed termination and/or substitution. For purposes of this section, good cause shall include the following circumstances:

(a) The listed MBE/WBE subcontractor fails or refuses to execute a written contract;
(b) The listed MBE/WBE 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 MBE/WBE subcontractor to perform its work on the subcontract results from the bad faith or discriminatory action of the prime contractor;
(c) The listed MBE/WBE subcontractor fails or refuses to meet the prime contractor’s reasonable, nondiscriminatory bond requirements;
(d) The listed MBE/WBE subcontractor becomes bankrupt, insolvent, or exhibits credit unworthiness;
(e) The listed MBE/WBE subcontractor is ineligible to work on public works projects because of suspension and debarment proceedings pursuant to 2 CFR Parts 180, 215 and 1,200 or applicable state law;
(f) The listed MBE/WBE subcontractor is not a responsible contractor;
(g) The listed MBE/WBE voluntarily withdraws from the project and provides written notice of withdrawal;
(h) The listed MBE/WBE is ineligible to receive MBE/WBE credit for the type of work required;
(i) A MBE/WBE owner dies or becomes disabled with the result that the listed MBE/WBE contractor is unable to complete its work on the contract;
(j) Other documented good cause that compels the termination of the MBE/WBE subcontractor. Provided, that good cause does not exist if the prime contractor seeks to terminate a MBE/WBE it relied upon to obtain the contract so that the prime contractor can self-perform the work for which the MBE/WBE contractor was engaged or so that the prime contractor can substitute another MBE/WBE or non-MBE/WBE contractor after contract award.

The Contractor shall comply with the following for replacement of a committed MBE/WBE:

(A) Performance Related Replacement

When a committed MBE/WBE is terminated for good cause as stated above, an additional MBE/WBE that was submitted at the time of bid may be used to fulfill the MBE/WBE commitment to meet the Combined MBE/WBE Goal. A good faith effort will only be required for removing a committed MBE/WBE if there were no additional MBE/WBEs submitted at the time of bid to cover the same amount of work as the MBE/WBE that was terminated.

If a replacement MBE/WBE is not found that can perform at least the same amount of work as the terminated MBE/WBE, the Contractor shall submit a good faith effort documenting the steps taken. Such documentation shall include, but not be limited to, the following:

(1) Copies of written notification to MBE/WBEs that their interest is solicited in contracting the work defaulted by the previous MBE/WBE or in subcontracting other items of work in the contract.
(2) Efforts to negotiate with MBE/WBEs for specific subbids including, at a minimum:
(a) The names, addresses, and telephone numbers of MBE/WBEs who were contacted.
(b) A description of the information provided to MBE/WBEs regarding the plans and specifications for portions of the work to be performed.

(3) A list of reasons why MBE/WBE quotes were not accepted.

(4) Efforts made to assist the MBE/WBEs contacted, if needed, in obtaining bonding or insurance required by the Contractor.

(B) Decertification Replacement

(1) When a committed MBE/WBE is decertified by the NCDOT after the SAF (Subcontract Approval Form) has been received by the City of Winston-Salem, the City of Winston-Salem will not require the Contractor to solicit replacement MBE/WBE participation equal to the remaining work to be performed by the decertified firm. The participation equal to the remaining work performed by the decertified firm will count toward the contract goal requirement.

(2) When a committed MBE/WBE is decertified prior to the City of Winston-Salem receiving the SAF (Subcontract Approval Form) for the named MBE/WBE firm, the Contractor shall take all necessary and reasonable steps to replace the MBE/WBE subcontractor with another MBE/WBE subcontractor to perform at least the same amount of work to meet the Combined MBE/WBE goal requirement. If a MBE/WBE firm is not found to do the same amount of work, a good faith effort must be submitted to the office of Business Inclusion (see A herein for required documentation).

(3) Exception: If the MBE/WBE's ineligibility is caused solely by its having exceeded the size standard during the performance of the contract, the City of Winston-Salem will not require the Contractor to solicit replacement MBE/WBE participation equal to the remaining work to be performed by the decertified firm. The participation equal to the remaining work performed by the decertified firm will count toward the contract goal requirement and overall goal.

All requests for replacement of a committed MBE/WBE firm shall be submitted to the office of Business Inclusion for approval on Form RF-1 (DBE Replacement Request). If the Contractor fails to follow this procedure, the Contractor may be disqualified from further bidding for a period of up to 6 months.

Changes in the Work

When the City of Winston-Salem makes changes that result in the reduction or elimination of work to be performed by a committed MBE/WBE, the Contractor will not be required to seek additional participation. When the City of Winston-Salem makes changes that result in additional work to be performed by a MBE/WBE based upon the Contractor’s commitment, the MBE/WBE shall participate in additional work to the same extent as the MBE/WBE participated in the original contract work.

When the City of Winston-Salem makes changes that result in extra work, which has more than a minimal impact on the contract amount, the Contractor shall seek additional participation by MBEs/WBEs unless otherwise approved by the office of Business Inclusion.
When the City of Winston-Salem makes changes that result in an alteration of plans or details of construction, and a portion or all of the work had been expected to be performed by a committed MBE/WBE, the Contractor shall seek participation by MBEs/WBEs unless otherwise approved by the office of Business Inclusion.

When the Contractor requests changes in the work that result in the reduction or elimination of work that the Contractor committed to be performed by a MBE/WBE, the Contractor shall seek additional participation by MBEs/WBEs equal to the reduced MBE/WBE participation caused by the changes.

**Reports and Documentation**

A SAF (*Subcontract Approval Form*) shall be submitted for all work which is to be performed by a MBE/WBE subcontractor. The City of Winston-Salem reserves the right to require copies of actual subcontract agreements involving MBE/WBE subcontractors.

When using transportation services to meet the contract commitment, the Contractor shall submit a proposed trucking plan in addition to the SAF. The plan shall be submitted prior to beginning construction on the project. The plan shall include the names of all trucking firms proposed for use, their certification type(s), the number of trucks owned by the firm, as well as the individual truck identification numbers, and the line item(s) being performed.

Within 30 calendar days of entering into an agreement with a MBE/WBE for materials, supplies or services, not otherwise documented by the SAF as specified above, the Contractor shall furnish the office of Business Inclusion a copy of the agreement. The documentation shall also indicate the percentage (60% or 100%) of expenditures claimed for MBE/WBE credit.

**Reporting Minority and Women Business Enterprise Participation**

The Contractor shall provide the City of Winston-Salem with an accounting of payments made to all MBE/WBE firms, including material suppliers and contractors at all levels (prime, subcontractor, or second tier subcontractor). This accounting shall be furnished to the City of Winston-Salem for any given month by the end of the following month. Failure to submit this information accordingly may result in the following action:

(A) Withholding of money due in the next partial pay estimate; or

(B) Removal of an approved contractor from the prequalified bidders’ list or the removal of other entities from the approved subcontractors list.

While each contractor (prime, subcontractor, 2nd tier subcontractor) is responsible for accurate accounting of payments to MBEs/WBEs, it shall be the prime contractor’s responsibility to report all monthly and final payment information in the correct reporting manner.

Failure on the part of the Contractor to submit the required information in the time frame specified may result in the disqualification of that contractor and any affiliate companies from further bidding until the required information is submitted.

Failure on the part of any subcontractor to submit the required information in the time frame specified may result in the disqualification of that contractor and any affiliate companies from being approved for further work on future projects until the required information is submitted.
Contractors reporting transportation services provided by non-MBE/WBE lessees shall evaluate the value of services provided during the month of the reporting period only.

At any time, the City of Winston-Salem can request written verification of subcontractor payments.

The Contractor shall report the accounting of payments on the NCDOT’s DBE-IS (Subcontractor Payment Information) with each invoice. Invoices will not be processed for payment until the DBE-IS is received.

**Failure to Meet Contract Requirements**

Failure to meet contract requirements in accordance with Subarticle 102-15(J) of the 2018 Standard Specifications may be cause to disqualify the Contractor.
# LISTING OF MBE/WBE SUBCONTRACTORS

<table>
<thead>
<tr>
<th>Firm Name and Address</th>
<th>Circle One</th>
<th>Item No.</th>
<th>Item Description</th>
<th>* Agreed upon Unit Price</th>
<th>** Dollar Volume of Item</th>
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* The Dollar Volume shown in this column shall be the Actual Price Agreed Upon by the Prime Contractor and the MBE/WBE subcontractor, and these prices will be used to determine the percentage of the MBE/WBE participation in the contract.

** Dollar Volume of MBE/WBE Subcontractor Percentage of Total Contract Bid Price:

*If firm is a Material Supplier Only, show Dollar Volume as 60% of Agreed Upon Amount from Letter of Intent.*

*If firm is a Manufacturer, show Dollar Volume as 100% of Agreed Upon Amount from Letter of Intent.*
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* The Dollar Volume shown in this column shall be the Actual Price Agreed Upon by the Prime Contractor and the MBE/WBE subcontractor, and these prices will be used to determine the percentage of the MBE/WBE participation in the contract.

** Dollar Volume of MBE Subcontractor $ ____________

MBE Percentage of Total Contract Bid Price ___________%

** Dollar Volume of WBE Subcontractor $ ____________

WBE Percentage of Total Contract Bid Price ___________%

*If firm is a Material Supplier Only, show Dollar Volume as 60% of Agreed Upon Amount from Letter of Intent.*

*If firm is a Manufacturer, show Dollar Volume as 100% of Agreed Upon Amount from Letter of Intent.*
LETTER OF INTENT TO PERFORM AS A SUBCONTRACTOR

The undersigned intends to perform work in connection with the above contract upon execution of the bid and subsequent award of contract by the Local Public Agency as:

Name of MBE/WBE/DBE Subcontractor ________________________________________________
Address__________________________________________________________________________
City________________________________ State__________________________________________ Zip_______

Please check all that apply:
Minority Business Enterprise (MBE)____
Women Business Enterprise (WBE)_____  
Disadvantaged Business Enterprise (DBE)____

The MBE/WBE/DBE status of the above named subcontractor is certified by the North Carolina Department of Transportation.

The above named subcontractor is prepared to perform the described work listed on the attached MBE/WBE/DBE Commitment Items sheet, in connection with the above contract upon execution of the bid and subsequent award of contract by the Local Public Agency. The above named subcontractor is prepared to perform the described work at the estimated Commitment Total for Subcontractor Price identified on the MBE/WBE/DBE Commitment Items sheet and amount indicated below.

Commitment Total based on estimated Unit Prices and Quantities on the “attached” MBE/WBE/DBE Commitment Items sheet:

Amount $ _________________________

The above named bidder and subcontractor mutually accepts the Commitment Total estimated for the Unit Prices and Quantities. This commitment total is based on estimated quantities only and most likely will vary up or down as the project is completed. Final compensation will be based on actual quantities of work performed and accepted during the pursuance of work. The above listed amount represents the entire dollar amount quoted based on these estimated quantities. No conversations, verbal agreements, and/or other forms of non-written representations shall serve to add, delete, or modify the terms as stated.

This document shall not serve in any manner as an actual subcontract between the two parties. A separate subcontractor agreement will describe in detail the contractual obligations of the bidder and the MBE/WBE/DBE subcontractor.

Affirmation

The above named MBE/ WBE/ DBE subcontractor affirms that it will perform the portion(s) of the contract for the estimated dollar value as stated above.

Name of MBE/ WBE/ DBE Subcontractor ___________________________  
Signature / Title ___________________________________________________________________
Date ____________________________________________________________________________

Name of Bidder ____________________________________________
Signature / Title ___________________________________________________________________
Date ____________________________________________________________________________
NCDOT STANDARD NOTES (State Funded)

A. **NCDOT Standard Specifications** – The 2018 North Carolina Department of Transportation Standard Specifications for Roads and Structures, herein referred to as the ‘Standard Specifications’, and the 2018 Roadway Standard Drawings, shall apply to all portions of this project except as may be modified by this document.

B. **Bidder Prequalification** - Bidders are required to be prequalified with NCDOT for their specific discipline. Contractors wishing to become prequalified may obtain information through the NCDOT website at: https://connect.ncdot.gov/business/Pages/default.aspx

C. **Disadvantaged Business Enterprise References** - Since this is a State funded project with MBE/WBE participation, only those requirements and goals set forth by NCDOT Goal Setting Committee are applicable. References to any other requirements or to N.C. General Statute 143-128.2 shall not apply to this project. Refer to Special Provision SP1 G68.

D. **Award of Contract** - The contract will be awarded to the lowest responsible, responsive bidder. Alternate items will not be considered in determining the low bidder and will only be evaluated after the award of the contract is made.

E. All bidders shall comply with all applicable laws regulating the practice of general contracting as contained in Chapter 87 of the General Statutes of North Carolina which requires the bidder to be licensed by N.C. Licensing Board for Contractors when bidding on any non-federal aid project where the bid is $30,000 or more, except for certain specialty work as determined by the licensing board, bidders are required to become licensed by the N.C. licensing board. Bidders shall also comply with all other applicable laws regulating the practices of electrical, plumbing, heating and air conditioning and refrigeration contracting as contained in Chapter 87 of the General Statutes of North Carolina.

F. **Bonds** - Please note that all Bid Bonds, Payment Bonds, and Performance Bonds required for this project, shall be those found on the NCDOT website. The bonds are located at:

Bid Bonds (M-5):
https://connect.ncdot.gov/municipalities/Bid%20Proposals%20for%20LGA%20Content/04%20Bid%20Bonds.doc

Payment Bonds (M-6):
https://connect.ncdot.gov/municipalities/Bid%20Proposals%20for%20LGA%20Content/05%20Payment%20Bonds.doc

Performance Bonds (M-7):
https://connect.ncdot.gov/municipalities/Bid%20Proposals%20for%20LGA%20Content/06%20Performance%20Bonds.doc

G. **Liability Insurance** – In addition to any insurance requirements as may be required by the LGA, the Contractor is obligated to comply with Article 107-15 of the Standard Specifications including the dollar limits set forth.

H. **Buy America** – This project shall be governed by the Buy America requirements, for the use of domestic steel and iron products, as outlined in the Standard Specifications.
I. **Proprietary Items** - When a proprietary (brand name) product, whether material, equipment or procedure, are specified in the plans or specifications, they are used only to denote the style, type, character, and quality desired of the product. They do not restrict the bidder from proposing other brands, makes, or manufacturers, which are determined to be of equal quality. The approval, or disapproval of those products, will be made by the Engineer prior to allowing those product(s) or material(s) to be incorporated into the work.

J. **Retainage by LGAs** – The LGA for this contract will not retain any amount or percentage from progress payments or final estimates due the contractor.

Retainage by Contractors – Contractors is NOT permitted to retain any amount or percentage from monies due their subcontractors or material suppliers on federally funded projects except as permitted by Subarticle 109-4(B) of the Standard Specifications.

K. **Traffic Control** – The requirements of the Manual on Uniform Traffic Control Devices (MUTCD) – FHWA, as amended by the NCDOT Supplement to MUTCD, shall apply. Traffic Control, both vehicular and pedestrian, shall be maintained throughout the project as required by these specifications as modified by the project plans or special provisions.
ALLOWABLE CHANGES TO THE NCDOT 2018 STANDARD SPECIFICATIONS:

1. Article 102-1 Invitation to Bid, page 1-9, delete this section in its entirety.
2. Subarticle 102-8(B) Electronic Bids, page 1-15, delete this section in its entirety.
3. Subarticle 102-9(C)2 Electronic Bids, page 1-17, delete this section in its entirety.
4. Article 102-10 Bid Bond or Bid Deposit, page 1-17, line 38, “60” days shall be modified to “90” days.
5. Subarticle 102-10 Bid Bond or Bid Deposit, page 1-18, delete lines 16-27.
7. Subarticle 102-12(A) Paper Bid, page 1-18, line 37, the reference to “Contract Officer” shall be changed to “Purchasing Director”.
8. Subarticle 102-12(B) Electronic Bid, pages 1-18 and 19, delete this section in its entirety.
9. Subarticle 102-13(B)2 Electronic Bids, page 1-19, delete this section in its entirety.
10. Subarticle 103-2(B) Electronic Bids, page 1-22, delete this section in its entirety.
11. Subarticle 103-3(A) Criteria for Withdrawal of Bid, page 1-22, modify the reference “G.S.136-28.1” to “G.S.143-129.1”. On page 1-23, in that same subarticle under (5), line 11, modify “State Contract Officer” to “the City’s Purchasing Director”.
12. Article 103-7 Contract Bonds, page 1-30, line 5, modify “14” calendar days to “10” calendar days per G.S.143-129.
13. Article 103-9, Failure to Furnish Contract Bonds, page 1-30, line 15, modify “14” calendar days to “10” calendar days per G.S.143-129.
14. Article 105-9 Construction Stakes, Lines and Grades, page 1-48, delete this section in its entirety and substitute the following: “The Municipality will not set the stakes, lines or grades for this project.”
15. Article 108-2, Progress Schedule, page 1-68, add the following requirement as subarticle (D) on page 1-69: “The municipality may add additional requirements as noted in the bid proposal”.
16. Article 108-3, Preconstruction Conference, page 1-69, line 20, change “Division Engineer” to “Engineering Field Manager”.
17. Article 108-4, Construction Conferences, page 1-69, line 28, change “Resident Engineer” to “Engineering Field Manager”.
18. Article 109-8, Fuel Price Adjustments, page 1-87, delete this article in its entirety and substitute the following: “Fuel Price Adjustments will not apply to this project.”
PROJECT SPECIAL PROVISIONS – GENERAL

CONTRACT TIME AND LIQUIDATED DAMAGES:
(7-1-95) (Rev. 12-18-07)

The date of availability for this contract is __March 6, 2023__.

The completion date for this contract is __September 23, 2023__.

Except where otherwise provided by the contract, observation periods required by the contract will not be a part of the work to be completed by the completion date and/or intermediate contract times stated in the contract. The acceptable completion of the observation periods that extend beyond the final completion date shall be a part of the work covered by the performance and payment bonds.

The liquidated damages for this contract are **One Thousand Five Hundred Dollars ($1,500.00)** per calendar day.

INTERMEDIATE CONTRACT TIME NUMBER 1 AND LIQUIDATED DAMAGES:
(2-20-07)

The Contractor shall not narrow or close a lane of traffic on **Cloverdale Avenue (-L-), Miller Street (-Y1- and -Y2-), Salem Parkway Eastbound Ramps (-Y3-), Medical Center Boulevard (-Y4-), Salem Parkway Westbound Ramps**, and **Cloverdale Avenue**, detain and/or alter the traffic flow on or during holiday weekends, special events, or any other time when traffic is unusually heavy, including the following schedules:

**HOLIDAY AND HOLIDAY WEEKEND LANE CLOSURE RESTRICTIONS**

1. For **unexpected occurrence** that creates unusually high traffic volumes, as directed by the Engineer.

2. For **New Year's Day**, between the hours of **8:00 A.M.** December 31st and **4:00 P.M.** January 2nd. If New Year's Day is on a Friday, Saturday, Sunday or Monday, then until **4:00 P.M.** the following Tuesday.

3. For **Martin Luther King, Jr. Day**, between the hours of **8:00 A.M.** Friday and **4:00 P.M.** Tuesday.

4. For **Easter**, between the hours of **8:00 A.M.** Thursday and **4:00 P.M.** Monday.

5. For **Memorial Day**, between the hours of **8:00 A.M.** Friday and **4:00 P.M.** Tuesday.

6. For **Juneteenth**, between the hours of **8:00 A.M.** Friday and **4:00 P.M.** Tuesday.

7. For **Independence Day**, between the hours of **8:00 A.M.** the day before Independence Day and **4:00 P.M.** the day after Independence Day.

   If **Independence Day** is on a Friday, Saturday, Sunday or Monday, then between the hours of **8:00 A.M.** the Thursday before Independence Day and **4:00 P.M.** the Tuesday after Independence Day.

8. For **Labor Day**, between the hours of **8:00 A.M.** Friday and **4:00 P.M.** Tuesday.
9. For **Veterans Day**, between the hours of **8:00 A.M.** the day before Independence Day and **4:00 P.M.** the day after Veterans Day.

   If **Veterans Day** is on a Friday, Saturday, Sunday or Monday, then between the hours of **8:00 A.M.** the Thursday before Independence Day and **4:00 P.M.** the Tuesday after Veterans Day.

10. For **Thanksgiving Day**, between the hours of **8:00 A.M.** Tuesday and **4:00 P.M.** Monday.

11. For **Christmas**, between the hours of **8:00 A.M.** the Friday before the week of Christmas Day and **4:00 P.M.** the following Tuesday after the week of Christmas Day.

Holidays and holiday weekends shall include New Year's, Martin Luther King, Jr. Day, Easter, Memorial Day, Juneteenth, Independence Day, Labor Day, Veterans Day, Thanksgiving, and Christmas. The Contractor shall schedule his work so that lane closures are not required during these periods, unless otherwise directed by the Engineer.

The time of availability for this intermediate contract work shall be the time the Contractor begins to install all traffic control devices for lane closures according to the time restrictions listed herein.

The completion time for this intermediate contract work shall be the time the Contractor is required to complete the removal of all traffic control devices for lane closures according to the time restrictions stated herein and place traffic in the existing traffic pattern.

The liquidated damages are **Five Hundred Dollars** ($500.00) per hour.

**INTERMEDIATE CONTRACT TIME NUMBER 2 AND LIQUIDATED DAMAGES:**

The Contractor shall complete the required work of installing, maintaining and removing the traffic control devices for lane closures and restoring traffic to the existing traffic pattern. The Contractor shall not close or narrow a lane of traffic on **Cloverdale Avenue** (-L-), **Miller Street** (-Y1- and -Y2-), **Salem Parkway Eastbound Ramps** (-Y3-), and **Medical Center Boulevard** (-Y4-) for the work in TMP Phase 2B and Phase 2E, as shown on TMP-2 thru TMP-6 during the following time restrictions:

**DAY AND TIME RESTRICTIONS**

**From Monday 6:00 A.M. to 6:00 P.M. Friday**

The time of availability for this intermediate contract time will be the time the Contractor begins to install traffic control devices required for the lane closures according to the time restrictions stated herein.

The completion time for this intermediate contract time will be the time the Contractor is required to complete the removal of traffic control devices required for the lane closures according to the time restrictions stated herein and restore traffic to the existing traffic pattern.

The liquidated damages are **Five Hundred Dollars** ($500.00) per hour.
INTERMEDIATE CONTRACT TIME NUMBER 3 AND LIQUIDATED DAMAGES:
(2-20-07) (Rev. 6-18-13) 108 SP1 G14 H

The Contractor shall complete the work required of Phase 2C as shown on Sheet(s) TMP-2 thru TMP-6 and shall place and maintain traffic on same.

The date of availability for this intermediate contract time is the date the Contractor elects to begin the work.

The completion date for this intermediate contract time is the date which is fourteen (14) consecutive calendar days after and including the date the Contractor begins this work.

The liquidated damages are One Thousand Five Hundred Dollars ($1,500.00) per calendar day.

INTERMEDIATE CONTRACT TIME NUMBER 4 AND LIQUIDATED DAMAGES:
(2-20-07) 108 SP1 G14 C

The Contractor shall complete the required work of installing, maintaining and removing the traffic control devices for lane closures and restoring traffic to the existing traffic pattern. The Contractor shall not close or narrow a lane of traffic on Cloverdale Avenue (-L-) and Miller Street (-Y1- and -Y2-) for installation of drainage in Phase 3, as shown on TMP-2 thru TMP-6 during the following time restrictions:

DAY AND TIME RESTRICTIONS

Monday thru Thursday 6:00 A.M. to 8:00 P.M.
From 6:00 A.M. Friday to 8:00 P.M. Sunday

The time of availability for this intermediate contract time will be the time the Contractor begins to install traffic control devices required for the lane closures according to the time restrictions stated herein.

The completion time for this intermediate contract time will be the time the Contractor is required to complete the removal of traffic control devices required for the lane closures according to the time restrictions stated herein and restore traffic to the existing traffic pattern.

The liquidated damages are Five Hundred Dollars ($500.00) per hour.

MBE/WBE Goals: Combined M/WBE goal is 6.0%
See the “Special Instructions to Bidders – M/WBE” section for further information regarding the M/WBE requirements.

WORK HOURS:
All work is to be performed during normal City hours (8:00 A.M. to 4:00 P.M.) unless noted elsewhere in the contract. Written requests to work outside of normal City hours, weekends, or holidays observed by the City must be approved by the Engineer unless noted elsewhere in the contract. All written requests shall be provided a minimum of 3 business days before the requested timeframe.

PRIOR TO BEGINNING WORK:
The Contractor shall notify the City Inspector at least three (3) business days before the planned start of work. Any work performed prior to notifying the Inspector is subject to rejection by the City.
CONTROL OF WORK:
Page 1-44, Article 105-2 Plans and Working Drawings, add the following after line 19 on page 1-45:

The Contractor shall review for compliance with the Contract Documents, approve and submit to the Engineer, five (5) copies of all working drawings required by the Contract Documents with reasonable promptness and in such sequence as to cause no delay in the Work. The Contractor shall stamp each working drawing. The stamp shall include the Contract name or number, the Contractor's signature and the date of signing. The stamp shall state whether the working drawings (1) comply with the Contract Documents or (2) deviate from the Contract Documents as indicated. Working Drawings and other submittals not stamped, dated and signed shall be returned to the Contractor for resubmittal. By submitting working drawings, the Contractor represents to the Engineer that the Contractor has (1) reviewed and approved them, (2) determined and verified materials, field measurements and field construction criteria related thereto, or will do so and (3) checked and coordinated the information contained within such submittals with the requirements of the Work and of the Contract Documents. The Contractor shall perform no portion of the Work for which the Contract Documents require submittal and review of working drawings until the respective submittal has been approved by the Engineer.

The Engineer will review and approve, or take other appropriate action upon, the Contractor's submittals, but only for the limited purpose of checking for conformance with information given and the design concept expressed in the Contract Documents. The Contractor shall allow 56 calendar days for the initial review of working drawings and any necessary shoring. Review of such submittals is not conducted for the purpose of determining the accuracy and completeness of other details such as dimensions and quantities, or for substantiating instructions for installation or performance of equipment or systems, all of which remain the responsibility of the Contractor as required by the Contract Documents. The Engineer's review shall not constitute approval of safety precautions or, unless otherwise specifically stated by the Engineer, of any construction means, methods, techniques, sequences or procedures. The Engineer's approval of a specific item shall not indicate approval of an assembly of which the item is a component.

The Work shall be in accordance with approved submittals except that the Contractor shall not be relieved of responsibility for deviations from requirements of the Contract Documents by the Engineer's approval of working drawings unless the Contractor has specifically informed the Engineer in writing of such deviation at the time of submittal and (1) the Engineer has given written approval to the specific deviation as a minor change in the Work, or (2) a Change Order or Construction Change Directive has been issued authorizing the deviation. The Contractor shall not be relieved of responsibility for errors or omissions in working drawings by the Engineer's approval thereof. The Contractor shall direct specific attention, in writing or on resubmitted working drawings, to revisions other than those requested by the Engineer on previous submittals. In the absence of such written notice, the Engineer's approval of a resubmission shall not apply to such revisions.

CITY STREET CLOSINGS:
A written notice from the Contractor to the Engineer 48 hours in advance will be needed for the closing of a City street. The name of the street, the limits of closure, the date of closing and the period of time of closure should be in this notice. After the approval of the Engineer, the notice will be directed to the City Department of Transportation for their study and approval. In the actual closing, the Contractor will furnish and place all the proper barricades, warning signs and all detour signs for rerouting traffic. The City will notify all proper authorities affected by the closing. The Contractor will not be directly compensated for any work or measures necessary to close a street, as this work will be considered incidental to the work covered by the various Contract items.
NORTH CAROLINA DEPARTMENT OF TRANSPORTATION’S WORK ZONE TRAFFIC CONTROL QUALIFICATION AND TRAINING PROGRAM:
The Contractor shall be certified to meet the North Carolina Department of Transportation’s Work Zone Traffic Control Qualification and Training Program when the project requires that the Contractor work within NCDOT Right of Way. Proof of certification will be required before work will be allowed to begin.

EXISTING SUBSURFACE UTILITIES AND STRUCTURES:
Approximate locations of existing underground utilities, based on the information available, are shown on the Engineer’s drawings. The Owner does not guarantee the accuracy or completeness of underground utility locations shown on the Engineer’s drawings. Any damages incurred to existing utilities are the responsibility of the Contractor and shall be repaired by the appropriate utility to original or better condition at no additional cost to the Owner.

The Contractor shall be responsible for anticipating and locating underground utilities and obstructions. When construction appears to be in close proximity to existing utilities, the trench(es) shall be opened a sufficient distance ahead of the work or test pits made to verify the exact locations and inverts of the utility to allow for changes in line and grade.

Any existing underground utility uncovered by the Contractor that may be in conflict with the project, shall be located by the surveyor responsible for construction stakeout. The surveyor shall use the project’s datum to obtain the location and elevation of the exposed utility. This shall include existing underground lines exposed in advance of operations, as well as any unmarked lines uncovered by the Contractor during construction. The surveyor shall provide profiles of the existing conflicts, and resolutions to these issues, for review and approval by the Engineer.

MAINTAINING WATER AND SEWER SERVICE:
The Contractor, regardless of the method used, will be responsible for maintaining water and sewer service to existing dwellings and businesses throughout construction to the maximum extent practical.

Water:
The City shall be notified a minimum of 5 working days prior to any water main shutdown. Prior to a water main shutdown, the Contractor shall be fully prepared to perform the work in the most expedient manner possible. The Contractor shall have all necessary fittings, pipe, tools, and accessories available onsite to perform the work. If, in the opinion of the City’s Inspector, the Contractor is not prepared to perform the work, a shutdown shall not be performed. This condition shall not be cause for claim of damages or additional compensation by the Contractor.

In certain situations, the City may dictate scheduling of water main shutdowns so as not to impose unnecessary shutdowns during specific periods to existing customers. As a result, shutdowns may be required outside of normal working hours or on weekends.

The City may require the Contractor to submit a plan for the shut-down for approval. If required, the plan shall be submitted a minimum of 3 working days prior to the shutdown. The plan shall indicate all fittings and dimensions of any pieces to be installed to complete the work causing the shutdown. The plan shall indicate the estimated time out of service, requested time for the shutdown, general description of how the work will be performed, required equipment and the number of employees expected to perform the work.
Sewer:
Any sewer overflow, occurring as a result of any action or inaction by the Contractor, shall be mitigated by
the Contractor to the satisfaction of the Owner and regulatory agencies at the Contractor’s expense. The
Contractor shall pay all fines imposed on the Owner associated with overflows related to the Contractor’s
work. Any work or necessary provisions made to maintain sewer service (including but not limited to bypass
pumping etc.) shall be paid for under various contract items.

CONSTRUCTION SURVEYING:
The Contractor shall provide all construction layout, surveying, stakeout, supplemental surveying and
engineering necessary for the proper control of construction operations in accordance with the most current
version of the NCDOT’s Manual for Construction Layout. Construction surveying shall be in accordance
with NCDOT Standard Specifications for Roads and Structures, Section 801.

SUBSURFACE INFORMATION:
Subsurface information is available on the roadway portion of this project.
The subsurface report can be viewed at:
Plans and Specifications for Bidders | City of Winston-Salem, NC (cityofws.org)

PAYMENTS TO CONTRACTOR:
The Engineer will once a month make an approximate estimate in writing of the work completed and
materials on hand. If the final payment amount for any project exceeds the original purchase order amount
by more than $100,000, then the Owner may delay payment for up to 60 days in order to obtain governing
board approval.

Such monthly estimates shall be paid only when the work is progressing in accordance with the terms of the
Contract and when the amount of such monthly estimate exceeds One Thousand Dollars ($1,000.00). Such
monthly estimates shall, at all times, be construed simply as partial payments upon the final amount which
may be due upon final completion of the work and neither an actual overpayment through error, at any state
of the work, nor the total or partial destruction of the work from any cause at any time shall relieve the
Contractor or its surety from their obligations to fully complete the work in accordance with the Contract.

FINAL PAYMENT:
Whenever, in the opinion of the Engineer, the work proposed has been completely performed on the part of
the Contractor and after the final acceptance of the work, the Engineer will proceed with all reasonable
diligence to prepare the final estimate and final payment, excepting therefrom such sum or sums as may be
lawfully retained under any of the provisions of the Contract. The Contractor hereby further agrees that it
shall not be entitled to demand or receive payment on partial or final estimates, except in the manner set forth
in the Contract. The Contractor further agrees to procure full releases of all claims from all persons who
have furnished materials or labor for the work. Prior to final payment, the Contractor will be required to
submit the Contractor’s Affidavit, Release and Waiver of Claims form as shown at the end of this proposal
and any other required affidavits or forms required in this contract (such as M/WBE or DBE reporting forms,
Consent of Surety to make final payment, payroll forms, or other contract specific forms). Contractor should
The payment of the final amount due the Contractor shall release the Owner from any and all claims or
liabilities on account of the work performed and the materials furnished upon the work.
TWELVE MONTH GUARANTEE – LGA Projects

(A) The Contractor shall guarantee materials and workmanship against latent and patent defects arising from faulty materials, faulty workmanship or negligence for a period of twelve months following the date of final acceptance of the work for maintenance and shall replace such defective materials and workmanship without cost to the City of Winston-Salem. The Contractor will not be responsible for damage due to faulty design, normal wear and tear, for negligence on the part of the City of Winston-Salem, and/or for use in excess of the design.

(B) Where items of equipment or material carry a manufacturer’s guarantee for any period in excess of twelve months, then the manufacturer’s guarantee shall apply for that particular piece of equipment or material. The City of Winston-Salem’s first remedy shall be through the manufacturer although the Contractor is responsible for invoking the warranted repair work with the manufacturer. The Contractor’s responsibility shall be limited to the term of the manufacturer’s guarantee. The City of Winston-Salem would be afforded the same warranty as provided by the Manufacturer.

This guarantee provision shall be invoked only for major components of work in which the Contractor would be wholly responsible for under the terms of the contract. Examples would include pavement structures, bridge components, and sign structures. This provision will not be used as a mechanism to force the Contractor to return to the project to make repairs or perform additional work that the City of Winston-Salem would normally compensate the Contractor for. In addition, routine maintenance activities (i.e. mowing grass, debris removal, ruts in earth shoulders,) are not parts of this guarantee.

Appropriate provisions of the payment and/or performance bonds shall cover this guarantee for the project.

DENSITY AND LABORATORY TESTING:
All density and laboratory testing shall be performed by a certified professional in accordance with NCDOT Specification or the contract special provisions and shall be at the expense of the contractor, and incidental to the work performed in which the testing is required. The Engineer reserves the right to request additional testing, at the Contractor’s expense, at any time. There shall be no tolerance for minimum requirements on testing and the testing firms must fail all tests that falls short of the minimum requirements. Testing values must be reported to the tenth of a percent (I.E. compaction results for station 123+54.00 = 93.2%), rounded values will not be accepted. If the Engineer disagrees with the testing report or firm’s recommendation, the Engineer reserves the right to acquire consultation from a third party consultant for review and inspection at the Owner’s expense. Final ruling will be at the Engineer’s discretion. Progression of work will not be allowed until applicable testing has occurred, been reviewed, and approved by the Engineer. The Engineer shall review and approve/disapprove all submitted reports within 5 business days upon receipt, otherwise, the testing will automatically be deemed as accepted. Receipt dates will be determined by the date of the email, in which the testing reports are provided to the Engineer. It shall be the responsibility of the testing firm to confirm with the Engineer that testing reports have been received. All reports shall specifically label the station of testing, section/stations covered by the testing, testing method, results, date of test/inspection and recommendations. All testing reports shall be sealed by a North Carolina Licensed Engineer. Any reports submitted without an engineering seal and signature, shall be deemed as incomplete and shall be rejected.

Any area, previously proof rolled or tested, that receives a 0.25 inch or greater of rainfall shall be retested if the area has not been covered with asphalt or concrete. Rainfall depths shall be determined by the on-site rain
gauge. In the event the rain gauge becomes compromised (cracked, leaking, spills, etc.), the rainfall depth will be determined based upon local weather stations rainfall reports.

The testing firm shall be on the NCDOT prequalification list and be in good standing with NCDOT.

**TEMPORARY STEEL PLATE USE WITHIN THE PUBLIC RIGHT OF WAY**

**Description**
Work under this item covers the temporary bridging of the roadway or sidewalk to accommodate vehicular and pedestrian traffic during construction. Steel road plates are to be used in areas where there is trenching of the roadway or sidewalk while maintaining continued movement of traffic at the discretion of the City.

**Restrictions**
The use of steel road plates shall be approved by the City prior to their installation. Restrictions on their use, as noted below, shall be at the discretion of the Engineer.

1. The use of steel road plates will not be allowed from November 15 to March 15, holidays, or weekends.
2. The placement of steel road plates will be restricted at intersections, limited access highways, bridges, schools, pedestrian ramps, crosswalks, or any other locations determined not suitable.
3. The length of time the steel road plates will be allowed in the roadway.
4. The length and width of the open trench requiring steel plates.
5. Temporary steel plate installation and speed limits.

**Materials**
All plating used shall be without deformations (warping, cracking, etc.). Plate removal will be required if plate is permanently deformed. Steel road plate deformation may occur during loading, but if a steel plate is deformed without loading to at least 0.5 inch per 10 feet in length the plate shall be removed and replaced.

Attachment hardware for bolting the plate to the roadway shall be a carbon steel reusable concrete anchor system that is suitable to be removed and reused.

Material for temporary transition/wedge pavement leading to the plate shall be S9.5B. Cold patch shall substitute hot-mix asphalt, only if outside of allowable hot mix asphalt temperature time frames, as an emergency repair, and as prior approved by the Engineer.

**Design**
The contractor shall review the location where the steel road plate(s) are to be used and shall identify irregularities of the roadway which preclude the plates from lying flush with the road surface. The maximum width of an individual section of plate transverse to traffic shall be 6 feet.

The plate(s) must extend beyond the edge of the trench to support the traffic loads safely and adequately, on it. Steel road plate(s) shall be large enough to allow minimum of 2’ beyond the limits of each side of the trench.

Steel road plates shall be placed perpendicular or parallel to the direction of travel and shall be fabricated to accommodate any skews. In all situations, the longitudinal edges of the steel road plates shall not be in the wheel path.

The minimum thickness of steel plates shall be 1”.

Project Special Provisions - General - Page 8 of 9
Installation
Traffic control devices shall be in place before and during plating period in accordance with the appropriate Standard Drawing, and the requirements of the Manual on Uniform Traffic Control Devices (MUTCD) – FHWA, as amended by the NCDOT Supplement to MUTCD.

Each steel road plate must be fully supported around the perimeter to prevent wobbling or rocking with non-asphaltic shims and installed to operate with minimum noise. The plates shall be secured by an approved method to prevent any movement. Plates that are to be left in place for an extended period of time shall be inspected every day, at the Contractor’s expense, to ensure that they have not become loose. Repairs shall be made immediately to plates that have become loose or have become a traffic and/or noise nuisance.

Plates shall be secured, transitioned and ramped as required by the City on all sides using temporary pavement in accordance with these specifications to ensure a smooth transition from the road surface to the top of the plate surface and back to the road surface. The temporary transition/wedge pavement leading to the plate shall be installed at a minimum 12:1 slope.

Steel road plates shall not be overlapped or stacked on top of another plate. Steel road plate bridging shall be secured against displacement by using adjustable cleats, shims, blocking or other devices. Securing devices shall not extend above the wearing surface of the plate. The roadway surface milling and paving shall include the anchor bolt holes after the holes are filled with a pre-mix non-shrink rapid set material.

Measurement and Payment
The Contractor will not be directly compensated for any work or measures necessary to install or maintain steel plates, as this work will be considered incidental to the work covered by the various Contract items.
LUMP SUM GRADING:
(8-17-10) 226 SP2 R16

Lump sum grading shall be performed in accordance with Section 226 Comprehensive Grading of the 2018 Standard Specifications except as follows:

Delete all references to Section 250, Removal of Existing Asphalt Pavement and Section 250, Removal of Existing Concrete Pavement.

All fences extending into the right-of-way and construction easements shall be severed at the easement line or as directed by the Engineer unless otherwise indicated on the plans.

UNDERCUT EXCAVATION:
Undercut Excavation shall be in accordance with NCDOT Standard Specifications for Roads and Structures Section 226, with the following clarification:

The independent testing lab will specify the materials to be used in backfilling areas identified for undercutting. When the independent testing lab requires undercut to be backfilled with select granular material, the second sentence of the sixth paragraph of Article 226-3 will not apply, as payment for the backfill will be made as described in Article 265-4 and these special provisions.

PROOF ROLLING:
Page 2-29, Article 260-4 MEASUREMENT AND PAYMENT, replace the first paragraph with the following:
Proof rolling shall be paid for under various contract items.

SELECT GRANULAR MATERIAL:
Select granular material shall be in accordance with NCDOT Standard Specifications for Roads and Structures Section 265, with the following modification:

An independent testing lab will specify the materials and construction method for select granular material.

Payment will be made under:

<table>
<thead>
<tr>
<th>Pay Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Select Material, Class III</td>
<td>TN</td>
</tr>
<tr>
<td>Select Material, Class IV</td>
<td>TN</td>
</tr>
<tr>
<td>Surge Stone</td>
<td>TN</td>
</tr>
</tbody>
</table>

PIPE INSTALLATION:
Construction shall be in accordance with NCDOT Standard Specifications for Roads and Structures Section 300, with the following addition:

Page 3-2, Article 300-5, Invert Elevations, add the following:

The Contractor shall obtain test holes as necessary prior to beginning installation of any drainage pipe. The Contractor shall note that the inverts on the pipe summary sheets are subject to change based on the test hole results. All cross drains and other sections of drainage which are critical in determining the depth of the...
overall drainage system shall be installed prior to laying parallel pipe or pipe beneath the curb. The Contractor will not be compensated for relaying any drainage pipe, or adjusting or replacing any drainage structures resulting from failure to install cross drains and other critical sections of drainage first.

**FLOWABLE FILL:**

*(9-17-02) (Rev 1-17-12)*

300, 340, 1000, 1530, 1540, 1550  
SP3 R30

**Description**

This work consists of all work necessary to place flowable fill in accordance with these provisions, the plans, and as directed.

**Materials**

Refer to Division 10 of the *2018 Standard Specifications*.

<table>
<thead>
<tr>
<th>Item</th>
<th>Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flowable Fill</td>
<td>1000-6</td>
</tr>
</tbody>
</table>

**Construction Methods**

Discharge flowable fill material directly from the truck into the space to be filled, or by other approved methods. The mix may be placed full depth or in lifts as site conditions dictate. The Contractor shall provide a method to plug the ends of the existing pipe in order to contain the flowable fill.

**Measurement and Payment**

At locations where flowable fill is called for on the plans and a pay item for flowable fill is included in the contract, *Flowable Fill* will be measured in cubic yards and paid as the actual number of cubic yards that have been satisfactorily placed and accepted. Such price and payment will be full compensation for all work covered by this provision including, but not limited to, the mix design, furnishing, hauling, placing and containing the flowable fill.

Payment will be made under:

<table>
<thead>
<tr>
<th>Pay Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flowable Fill</td>
<td>Cubic Yard</td>
</tr>
</tbody>
</table>

**CORRUGATED ALUMINUM ALLOY CULVERT PIPE:**

*(9-21-21)*  
305, 310  
SP3 R34

Revise the *Standard Specifications* as follows:

**Page 3-5, Article 305-2, MATERIALS,** add the following after line 16:

<table>
<thead>
<tr>
<th>Item</th>
<th>Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>Waterborne Paint</td>
<td>1080-9</td>
</tr>
<tr>
<td>Hot Bitumen</td>
<td>1081-3</td>
</tr>
</tbody>
</table>

**Page 3-5, Article 305-3, CONSTRUCTION METHODS,** add the following after line 24:
Coating must be applied to the aluminum when in contact with concrete. Immediately prior to coating, aluminum surfaces to be coated shall be cleaned by a method that will remove all dirt, oil, grease, chips, and other foreign substances. Aluminum to be coated shall be given one coat of suitable quality coating such as:

Approved waterborne paint (Section 1080-9)
Approved Hot Bitumen (Section 1081-3)

Other coating materials may be submitted to the Engineer for approval.

**Page 3-7, Article 310-6, MEASUREMENT AND PAYMENT, lines 6-11,** delete the fourth sentence and replace with the following:

Select bedding and backfill material and coating will be included in the cost of the installed pipe. Such price and payment will be full compensation for all materials, labor, equipment, and other incidentals necessary to complete the work.

**FINE GRADING SUBGRADE, SHOULDERS AND DITCHES:**

Construction shall be in accordance with NCDOT Standard Specifications for Roads and Structures Section 500, with the following clarification:

All subgrade areas under existing or proposed pavement, curb and gutter, sidewalk, and roadway shoulders shall be compacted to at least 95% of the maximum dry density as determined by AASHTO T99 and the NCDOT. The final 12” of subgrade under paved areas and under curb and gutter shall be compacted to 100%. The subgrade shall be proof rolled (min. 25 tons) and witnessed by the Inspector prior to placement of stone or asphalt base. The proof roll shall provide a non-yielding surface (pumping, rutting, saturated soil, etc. are unacceptable).

**INCIDENTAL MILLING:**

Revise the 2018 Standard Specifications as follows:

**Page 6-5, Article 607-3 CONSTRUCTION METHODS,** add the following paragraph after line 45:

Variable depth milling is intended to improve the cross-sectional slope of the pavement.

**Page 6-6, Article 607-3 CONSTRUCTION METHODS, line 9,** delete and replace the first sentence in the sixth paragraph with the following:

The Engineer may require re-milling of any area exhibiting pavement laminations, scabbing or other defects.

**Page 6-6, Article 607-4 TOLERANCE, lines 17-18,** delete and replace the second sentence with the following:

The Engineer may vary the depth of milling by not more than one inch. In the event the directed depth of milling cut is altered by the Engineer more than one inch, either the Department or the Contractor may request an adjustment in unit price in accordance with Article 104-3. In administering Article 104-3, the Department will give no consideration to value given to RAP due to the deletion or reduction in quantity of milling. Article 104-3 will not apply to the item of Incidental Milling.
Page 6-6, Subarticle 607-5(A) Milled Asphalt Pavement, lines 21-23, delete and replace the first sentence with the following:

Milled Asphalt Pavement, __" Depth will be measured and paid as the actual number of square yards of pavement surface milled in accordance with this specification and accepted by the Engineer.

Page 6-6, Subarticle 607-5(A) Milled Asphalt Pavement, lines 24-28, delete and replace the third and fourth sentence with the following:

The width will be the width required by the plans or directed by the Engineer, measured along the pavement surface. Areas to be paid under this item include mainline travel lanes, full width turn lanes greater than 500 feet in length, collector lanes, shoulders, and any additional equipment necessary to remove pavement in the area of manholes, water valves, curb, gutter and other obstructions.

Page 6-6, Subarticle 607-5(B) Milled Asphalt Pavement Depth Varies from Required Depth, lines 29-37, delete and replace the title and first paragraph with the following:

(B) Variable Depth Milled Asphalt Pavement

Milling Asphalt Pavement, __" to __" will be measured and paid as the actual number of square yards of pavement surface milled in accordance with this specification and accepted by the Engineer. In measuring this quantity, the length will be the actual length milled, measured along the pavement surface. The width will be the width required by the plans or directed by the Engineer, measured along the pavement surface. Areas to be paid under this item include mainline travel lanes, full width turn lanes greater than 500 feet in length, collector lanes, shoulders, and any additional equipment necessary to remove pavement in the area of manholes, water valves, curb, gutter and other obstructions.

Page 6-6, Subarticle 607-5(C) Incidental Milling, lines 45-49, delete and replace the first and second sentence with the following:

Incidental Milling will be measured and paid as the actual number of square yards of surface milled where the Contractor is required to mill butt joints, irregular areas, full width turn lanes 500 feet or less, intersections milled and re-mill areas that are not due to the Contractor’s negligence that is accepted by the Engineer. In measuring this quantity, the length will be the actual length milled, measured along the pavement surface. The width will be the width required by the plans or directed by the Engineer, measured along the pavement surface.

Page 6-7, Subarticle 607-5(D) Milling of Defects, lines 6-10, delete and replace the second sentence with the following:

If the Engineer directs re-milling of an area and is not due to the Contractor's negligence, the re-milled area will be measured as provided in Subarticle 607-5(C) and paid at the contract unit price per square yard for Incidental Milling.

**PRICE ADJUSTMENT - ASPHALT BINDER FOR PLANT MIX:**

| (11-21-00) | 620 | SP6 R25 |

Price adjustments for asphalt binder for plant mix will be made in accordance with Section 620 of the 2018 Standard Specifications.
The base price index for asphalt binder for plant mix is $720.00 per ton.

This base price index represents an average of F.O.B. selling prices of asphalt binder at supplier's terminals on October 1, 2022.

**ASPHALT CONCRETE SURFACE COURSE COMPACTION:**

Compact the asphalt surface course on this project in accordance with Subarticle 610-9 of the 2018 Standard Specifications and the following provision:

Perform the first rolling with a steel wheel roller followed by rolling with a self-propelled pneumatic tired roller with the final rolling by a steel wheel roller.

**MILLING ASPHALT PAVEMENT:**

Revise the 2018 Standard Specifications as follows:

Page 6-5, Article 607-2, EQUIPMENT, lines 14-16, delete the seventh sentence of this Article and replace with the following:

Use either a non-contacting laser or sonar type ski system with a minimum of three referencing stations mounted on the milling machine at a length of at least 24 feet.

**ASPHALT CONCRETE PLANT MIX PAVEMENTS:**

Revise the 2018 Standard Specifications as follows:

Page 6-14, Table 609-3, LIMITS OF PRECISION FOR TEST RESULTS, replace with the following:

<table>
<thead>
<tr>
<th>Mix Property</th>
<th>Limits of Precision</th>
</tr>
</thead>
<tbody>
<tr>
<td>25.0 mm sieve (Base Mix)</td>
<td>± 10.0%</td>
</tr>
<tr>
<td>19.0 mm sieve (Base Mix)</td>
<td>± 10.0%</td>
</tr>
<tr>
<td>12.5 mm sieve (Intermediate &amp; Type P-57)</td>
<td>± 6.0%</td>
</tr>
<tr>
<td>9.5 mm sieve (Surface Mix)</td>
<td>± 5.0%</td>
</tr>
<tr>
<td>4.75 mm sieve (Surface Mix)</td>
<td>± 5.0%</td>
</tr>
<tr>
<td>2.36 mm sieve (All Mixes, except S4.75A)</td>
<td>± 5.0%</td>
</tr>
<tr>
<td>1.18 mm sieve (S4.75A)</td>
<td>± 5.0%</td>
</tr>
<tr>
<td>0.075 mm sieve (All Mixes)</td>
<td>± 2.0%</td>
</tr>
<tr>
<td>Asphalt Binder Content</td>
<td>± 0.5%</td>
</tr>
<tr>
<td>Maximum Specific Gravity (G_{mm})</td>
<td>± 0.020</td>
</tr>
<tr>
<td>Bulk Specific Gravity (G_{mb})</td>
<td>± 0.030</td>
</tr>
<tr>
<td>TSR</td>
<td>± 15.0%</td>
</tr>
<tr>
<td>QA retest of prepared QC Gyratory Compacted Volumetric Specimens</td>
<td>± 0.015</td>
</tr>
<tr>
<td>Retest of QC Core Sample</td>
<td>± 1.2% (% Compaction)</td>
</tr>
<tr>
<td>Comparison QA Core Sample</td>
<td>± 2.0% (% Compaction)</td>
</tr>
</tbody>
</table>
QA Verification Core Sample | ± 2.0% (% Compaction)
---|---
Density Gauge Comparison of QC Test | ± 2.0% (% Compaction)
QA Density Gauge Verification Test | ± 2.0% (% Compaction)

**Page 6-17, Table 610-1, MIXING TEMPERATURE AT THE ASPHALT PLANT**, replace with the following:

<table>
<thead>
<tr>
<th>Binder Grade</th>
<th>JMF Temperature</th>
</tr>
</thead>
<tbody>
<tr>
<td>PG 58-28; PG 64-22</td>
<td>250 - 290°F</td>
</tr>
<tr>
<td>PG 76-22</td>
<td>300 - 325°F</td>
</tr>
</tbody>
</table>

**Page 6-17, Subarticle 610-3(C), Job Mix Formula (JMF), lines 38-39**, delete the fourth paragraph.

**Page 6-18, Subarticle 610-3(C), Job Mix Formula (JMF), line 12**, replace “SF9.5A” with “S9.5B”.

**Page 6-18, Table 610-3, MIX DESIGN CRITERIA**, replace with the following:

<table>
<thead>
<tr>
<th>Mix Type</th>
<th>Design ESALs millions</th>
<th>Binder PG Grade</th>
<th>Compaction Levels</th>
<th>Max. Rut Depth (mm)</th>
<th>Volumetric Properties</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Gm @ Nini</td>
<td>VMA</td>
<td>VTM</td>
</tr>
<tr>
<td>S4.75A</td>
<td>&lt; 1</td>
<td>64 - 22</td>
<td>6</td>
<td>11.5</td>
<td>16.0</td>
</tr>
<tr>
<td>S9.5B</td>
<td>0 - 3</td>
<td>64 - 22</td>
<td>6</td>
<td>9.5</td>
<td>16.0</td>
</tr>
<tr>
<td>S9.5C</td>
<td>3 - 30</td>
<td>64 - 22</td>
<td>7</td>
<td>65</td>
<td>15.5</td>
</tr>
<tr>
<td>S9.5D</td>
<td>&gt; 30</td>
<td>76 - 22</td>
<td>8</td>
<td>100</td>
<td>15.5</td>
</tr>
<tr>
<td>I19.0C</td>
<td>ALL</td>
<td>64 - 22</td>
<td>7</td>
<td>65</td>
<td>-</td>
</tr>
<tr>
<td>B25.0C</td>
<td>ALL</td>
<td>64 - 22</td>
<td>7</td>
<td>65</td>
<td>-</td>
</tr>
</tbody>
</table>

**Design Parameter** | **Design Criteria**
---|---
All Mix Types | Dust to Binder Ratio (P0.075 / Pbe) | 0.6 - 1.4 |
Types | Tensile Strength Ratio (TSR) | 85% Min. |

A. Based on 20 year design traffic.
B. Volumetric Properties based on specimens compacted to Ndes as modified by the Department.
C. Dust to Binder Ratio (P0.075 / Pbe) for Type S4.75A is 1.0 - 2.0.
D. NCDOT-T-283 (No Freeze-Thaw cycle required).
E. TSR for Type S4.75A & B25.0C mixes is 80% minimum.

**Page 6-19, Table 610-5, BINDER GRADE REQUIREMENTS (BASED ON RBR%),** replace with the following:

<table>
<thead>
<tr>
<th>Mix Type</th>
<th>%RBR ≤ 20%</th>
<th>21% ≤ %RBR ≤ 30%</th>
<th>%RBR ≥ 30%</th>
</tr>
</thead>
<tbody>
<tr>
<td>S4.75A, S9.5B, S9.5C, I19.0C, B25.0C</td>
<td>PG 64-22</td>
<td>PG 64-22A</td>
<td>PG-58-28</td>
</tr>
<tr>
<td>S9.5D, OGFC</td>
<td>PG 76-22B</td>
<td>n/a</td>
<td>n/a</td>
</tr>
</tbody>
</table>

A. If the mix contains any amount of RAS, the virgin binder shall be PG 58-28.
B. Maximum Recycled Binder Replacement (%RBR) is 18% for mixes using PG 76-22 binder.

**Page 6-20, Table 610-6, PLACEMENT TEMPERATURES FOR ASPHALT**, replace with the following:

---

Project Special Provisions – Roadway - Page 6 of 24
TABLE 610-6

<table>
<thead>
<tr>
<th>Asphalt Concrete Mix Type</th>
<th>Minimum Surface and Air Temperature</th>
</tr>
</thead>
<tbody>
<tr>
<td>B25.0C</td>
<td>35°F</td>
</tr>
<tr>
<td>I19.0C</td>
<td>35°F</td>
</tr>
<tr>
<td>S4.75A, S9.5B, S9.5C</td>
<td>40°F A</td>
</tr>
<tr>
<td>S9.5D</td>
<td>50°F</td>
</tr>
</tbody>
</table>

A. For the final layer of surface mixes containing recycled asphalt shingles (RAS), the minimum surface and air temperature shall be 50°F.

Page 6-21, Article 610-8, SPREADING AND FINISHING, lines 34-35, delete the second sentence and replace with the following:

Use an MTV for all surface mix regardless of binder grade on Interstate, US Routes, and NC Routes (primary routes) that have 4 or more lanes and median divided.

Page 6-21, Article 610-8, SPREADING AND FINISHING, lines 36-38, delete the fourth sentence and replace with the following:

Use MTV for all ramps, loops, Y-line that have 4 or more lanes and are median divided, full width acceleration lanes, full width deceleration lanes, and full width turn lanes that are greater than 1000 feet in length.

Page 6-23, Table 610-7, DENSITY REQUIREMENTS, replace with the following:

TABLE 610-7

<table>
<thead>
<tr>
<th>Mix Type</th>
<th>Minimum % G&lt;sub&gt;mm&lt;/sub&gt; (Maximum Specific Gravity)</th>
</tr>
</thead>
<tbody>
<tr>
<td>S4.75A</td>
<td>85.0 A</td>
</tr>
<tr>
<td>S9.5B</td>
<td>90.0</td>
</tr>
<tr>
<td>S9.5C, S9.5D, I19.0C, B25.0C</td>
<td>92.0</td>
</tr>
</tbody>
</table>

A. Compaction to the above specified density will be required when the S4.75A mix is applied at a rate of 100 lbs/sy or higher.

Page 6-24, Article 610-13, FINAL SURFACE TESTING, lines 35-36, delete the second sentence and replace with the following:

Final surface testing is not required on ramps, loops and turn lanes.

Page 6-26, Subarticle 610-13(A)(1), Acceptance for New Construction, lines 29-30, delete the second sentence and replace with the following:

Areas excluded from testing by the profiler may be tested using a 10-foot straightedge in accordance with Article 610-12.

Page 6-27, Subarticle 610-13(B), Option 2- North Carolina Hearne Straightedge, lines 41-46, delete the eighth and ninth sentence of this paragraph and replace with the following:
Take profiles over the entire length of the final surface travel lane pavement exclusive of structures, approach slabs, paved shoulders, tapers, or other irregular shaped areas of pavement, unless otherwise approved by the Engineer. Test in accordance with this provision all mainline travel lanes, full width acceleration or deceleration lanes and collector lanes.

Page 6-28, Subarticle 610-13(B), Option 2- North Carolina Hearne Straightedge, lines 1-2, delete these two lines.

Page 6-32, Article 610-16 MEASUREMENT AND PAYMENT, replace with the following:

<table>
<thead>
<tr>
<th>Pay Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asphalt Concrete Base Course, Type B25.0C</td>
<td>Ton</td>
</tr>
<tr>
<td>Asphalt Concrete Intermediate Course, Type I19.0C</td>
<td>Ton</td>
</tr>
<tr>
<td>Asphalt Concrete Surface Course, Type S4.75A</td>
<td>Ton</td>
</tr>
<tr>
<td>Asphalt Concrete Surface Course, Type S9.5B</td>
<td>Ton</td>
</tr>
<tr>
<td>Asphalt Concrete Surface Course, Type S9.5C</td>
<td>Ton</td>
</tr>
<tr>
<td>Asphalt Concrete Surface Course, Type S9.5D</td>
<td>Ton</td>
</tr>
</tbody>
</table>

Page 10-30, Table 1012-1, AGGREGATE CONSENSUS PROPERTIES, replace with the following:

<table>
<thead>
<tr>
<th>Mix Type</th>
<th>Coarse Aggregate AngularityB</th>
<th>Fine Aggregate Angularity % Minimum</th>
<th>Sand Equivalent % Minimum</th>
<th>Flat and Elongated 5 : 1 Ratio % Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Test Method</td>
<td>ASTM D5821</td>
<td>AASHTO T 304</td>
<td>AASHTO T 176</td>
<td>ASTM D4791</td>
</tr>
<tr>
<td>S4.75A; S9.5B</td>
<td>75 / -</td>
<td>40</td>
<td>40</td>
<td>-</td>
</tr>
<tr>
<td>S9.5C; I19.0C; B25.0C</td>
<td>95 / 90</td>
<td>45</td>
<td>45</td>
<td>10</td>
</tr>
<tr>
<td>S9.5D</td>
<td>100 / 100</td>
<td>45</td>
<td>50</td>
<td>10</td>
</tr>
<tr>
<td>OGFC</td>
<td>100 / 100</td>
<td>45</td>
<td>45</td>
<td>10</td>
</tr>
<tr>
<td>UBWC</td>
<td>100 / 85</td>
<td>45</td>
<td>45</td>
<td>10</td>
</tr>
</tbody>
</table>

A. Requirements apply to the design aggregate blend.
B. 95 / 90 denotes that 95% of the coarse aggregate has one fractured face and 90% has 2 or more fractured faces.

PATCHING EXISTING PAVEMENT:

Description

The Contractor's attention is directed to the fact that there are areas of existing pavement on this project that will require repair prior to resurfacing. Patch the areas that, in the opinion of the Engineer, need repairing. The areas to be patched will be delineated by the Engineer prior to the Contractor performing repairs.
Materials

The patching consists of Asphalt Concrete Base Course, Asphalt Concrete Intermediate Course, Asphalt Concrete Surface Course, or a combination of base, intermediate and surface course.

Construction Methods

Remove existing pavement at locations directed by the Engineer in accordance with Section 250 of the Standard Specifications.

Place Asphalt Concrete Base Course, in lifts not exceeding 5.5 inches. Utilize compaction equipment suitable for compacting patches as small as 3.5 feet by 6 feet on each lift. Use an approved compaction pattern to achieve proper compaction. If patched pavement is to be open to traffic for more than 48 hours prior to overlay, use Asphalt Surface Course in the top 1.5 inches of the patch.

Schedule operations so that all areas where pavement has been removed will be repaired on the same day of the pavement removal and all lanes of traffic restored.

Measurement and Payment

Patching Existing Pavement will be measured and paid as the actual number of tons of asphalt plant mix complete in place that has been used to make completed and accepted repairs. The asphalt plant mixed material will be measured by being weighed in trucks on certified platform scales or other certified weighing devices. The above price and payment will be full compensation for all work covered by this provision, including but not limited to removal and disposal of all types of pavement; furnishing and applying tack coat; furnishing, placing, and compacting of asphalt plant mix; and furnishing scales.

Furnishing asphalt binder will be paid as provided in Article 620-4 for Asphalt Binder for Plant Mix for each grade required.

Payment will be made under:

<table>
<thead>
<tr>
<th>Pay Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Patching Existing Pavement</td>
<td>Ton</td>
</tr>
</tbody>
</table>

INCIDENTALS:
All concrete work covered in Division 8 – Incidental shall consist of a minimum of Class A (3000 psi). Class B (2500 psi) shall not be used. All expansion joints for concrete to be sealed with silicone or polyurethane per NCDOT specifications. Hot applied joint sealer shall not be used. Color must be gray or a color that matches the concrete (not black).

SUPPLEMENTAL SURVEYING:
(4-20-21) 801 SP8 R03

Revise the 2018 Standard Specifications as follows:

Page 8-7, Article 801-3 MEASUREMENT AND PAYMENT, lines 10-11, replace with the following:

Supplemental Surveying Office Calculations will be paid at the stated price of $85.00 per hour. Supplemental Field Surveying will be paid at the stated price of $145.00 per hour.
CONCRETE SIDEWALKS, DRIVEWAYS, AND CURB RAMPS:
Page 8-30, Article 848-2 MATERIALS, Add the following:
Detectable warnings shall be composite tile and the color shall be black.

TRAFFIC ISLANDS AND MEDIANS:
Page 8-33, Article 852-4 MEASUREMENT AND PAYMENT, replace the last sentence of the second paragraph with the following:

This work includes, but is not limited to, excavation and backfilling, constructing base, furnishing and placing concrete, forming holes and installing sleeves for signposts and constructing and sealing joints.

ADJUSTMENT OF SLAB INLETS:
All slab inlets shall be adjusted in accordance with NCDOT Standard Specifications for Roads and Structures Section 858 and will be paid at the contract unit price for Adjust Catch Basin.

ADJUSTMENT OF MANHOLES AND VALVE BOXES:
All existing manholes and water valves to remain are to be adjusted to match the proposed grade. Adjustment of manholes and valve boxes shall be in accordance with NCDOT Standard Specifications for Roads and Structures Section 858, with the following clarification:

All manholes and valve boxes to be adjusted within existing pavement shall have placed around them a concrete collar constructed of Class A concrete, 6” thick, extending a minimum of 12” from the outside circumference of the structure (see City of Winston-Salem Detail Drawing VII-40). The elevation of the top of the concrete collar shall be at the same elevation as the bottom of the surface course of pavement.

<table>
<thead>
<tr>
<th>Pay Item</th>
<th>Pay Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adjustment of Manholes</td>
<td>Each</td>
</tr>
<tr>
<td>Adjustment of Valve Boxes</td>
<td>Each</td>
</tr>
</tbody>
</table>

SIGNAL MODIFICATIONS:
Any necessary signal modifications will be handled by the City. The Contractor shall notify the Inspector a minimum of fourteen (14) calendar days prior to any phase of work needing a signal modification and a minimum of fourteen (14) calendar days prior to placing the asphalt surface course to allow time for City forces to install traffic loops.

PEDESTRIAN SIGNAL PEDESTALS:
The Contractor shall remove the two (2) pedestrian signal pedestals at the intersection of Cloverdale Avenue and Miller Street when directed by the Engineer and dispose of properly. The cost for this work will be considered incidental to the work covered by the various items.

SIGNING:
The Contractor shall move any existing street signs, markers, and route markers as necessary within the construction limits of the project and install the street signs and markers and route markers so that they will be visible to the traveling public.

Near the completion of the project and when so directed by the Engineer, move the signs and markers and install them in their proper location in regard to the completed project.
Stockpile any signs or markers that cannot be relocated due to lack of right of way, or any signs and markers that will no longer be applicable after the construction of the project, at locations directed by the Engineer for removal by others.

The Contractor will be responsible to the owners for any damage to any street signs and markers or route markers during the above-described operations.

No direct payment will be made for relocating, reinstalling, and/or stockpiling the street signs and markers and route markers as such work will be considered incidental to other work being paid for by the various items in the contract.

**PORTLAND CEMENT CONCRETE PRODUCTION AND DELIVERY:**

Revise the 2018 Standard Specifications as follows:

**Page 10-6, Table 1000-1, REQUIREMENTS FOR CONCRETE**, replace with the following:

<table>
<thead>
<tr>
<th>Class of Concrete</th>
<th>Min. Compressive Strength at 28 days</th>
<th>Maximum Water-Cement Ratio</th>
<th>Consistency Maximum Slump</th>
<th>Cement Content</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Units</td>
<td>psi</td>
<td>inch</td>
<td>inch</td>
</tr>
<tr>
<td></td>
<td><strong>Air-Entrained Concrete</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rounded Aggregate</td>
<td>4500</td>
<td>0.381</td>
<td>0.426</td>
<td>---</td>
</tr>
<tr>
<td>Angular Aggregate</td>
<td>4500</td>
<td>0.381</td>
<td>0.426</td>
<td>---</td>
</tr>
<tr>
<td><strong>Non-Air-Entrained Concrete</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rounded Aggregate</td>
<td>4500</td>
<td>0.450</td>
<td>0.450</td>
<td>---</td>
</tr>
<tr>
<td>Angular Aggregate</td>
<td>4500</td>
<td>0.450</td>
<td>0.450</td>
<td>---</td>
</tr>
<tr>
<td>AA Slip Form</td>
<td>4500</td>
<td>0.381</td>
<td>0.426</td>
<td>---</td>
</tr>
<tr>
<td>Drilled Pier</td>
<td>4500</td>
<td>---</td>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td>A</td>
<td>3000</td>
<td>0.488</td>
<td>0.532</td>
<td>0.550</td>
</tr>
<tr>
<td>B</td>
<td>2500</td>
<td>0.488</td>
<td>0.567</td>
<td>0.559</td>
</tr>
<tr>
<td>Sand Lightweight</td>
<td>4500</td>
<td>---</td>
<td>0.420</td>
<td>---</td>
</tr>
<tr>
<td>Latex Modified (at 7 days)</td>
<td>3000</td>
<td>0.400</td>
<td>0.400</td>
<td>---</td>
</tr>
<tr>
<td>Flowable Fill excavatable</td>
<td>150 max. (at 56 days)</td>
<td>as needed</td>
<td>as needed</td>
<td>as needed</td>
</tr>
<tr>
<td>Flowable Fill non-excavatable</td>
<td>125</td>
<td>as needed</td>
<td>as needed</td>
<td>as needed</td>
</tr>
</tbody>
</table>

---

### High Strength Concrete for Driveways:

Use high early strength concrete for all driveways shown in the plans and as directed by the Engineer. Provide high early strength concrete that meets the requirements of Article 1000-5 of the 2018 Standard Specifications.

Measurement and payment will be in accordance with Section 848 of the 2018 Standard Specifications.

### ThermoPlastic InterMixed Bead Testing:

Revise the 2018 Standard Specifications as follows:

**Page 10-183, Subarticle 1087-7(B) Thermoplastic Pavement Marking Material Composition**, delete line 34 and 35.

**Page 10-184, Article 1087-8 Material Certification**, delete and replace with the following after line 34:

<table>
<thead>
<tr>
<th>Material</th>
<th>Certification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Drop-on Glass Beads</td>
<td>Type 3 Material Certification and Type 4 Material Certification</td>
</tr>
<tr>
<td>Intermix Glass Beads</td>
<td>Type 2 Material Certification and Type 3 Material Certification</td>
</tr>
<tr>
<td>Paint</td>
<td>Type 3 Material Certification</td>
</tr>
<tr>
<td>Removable Tape</td>
<td>Type 3 Material Certification</td>
</tr>
<tr>
<td>Thermoplastic</td>
<td>Type 3 Material Certification and Type 4 Material Certification</td>
</tr>
<tr>
<td>Cold Applied Plastic</td>
<td>Type 2 Material Certification and Type 3 Material Certification</td>
</tr>
<tr>
<td>Polyurea</td>
<td>Type 2 Material Certification and Type 3 Material Certification</td>
</tr>
</tbody>
</table>

### ThermoPlastic Pavement Marking Material – Color Testing:

Revise the 2018 Standard Specifications as follows:
Obtain Color Values Y,x,y per ASTM E1349 using C/2° illuminant/observer. Results shall be Y ≥ 45%, and x,y shall fall within PR#1 chart chromaticity limits.

**WORK ZONE INSTALLER:**

Provide the service of at least one qualified work zone installer during the setup, installation, and removal of temporary traffic control within the highway right of way. The qualified work zone installer shall serve as crew leader and shall be on site and directing the installation and removal of temporary traffic control. If multiple temporary traffic control installations or removals are occurring simultaneously, then each shall have a qualified work zone installer.

The work zone installer shall be qualified by an NCDOT approved training agency or other NCDOT approved training provider in the safe and competent set up of temporary traffic control. For a complete listing of approved training agencies, see the Work Zone Safety Training webpage.

A work zone supervisor, in accordance with Article 1101-13 of the *Standard Specifications*, may fulfill the role of the work zone installer during the setup, installation, and removal of temporary traffic control within the highway right of way provided they are on site and directing the installation and removal of temporary traffic control.

All other individuals participating in the setup, installation, and removal of temporary traffic control within the highway right of way shall be certified as a qualified flagger in accordance with Article 1150-3 of the *Standard Specifications*, even if flagging is not being performed as part of the traffic control.

Provide the name and contact information of all qualified work zone installers to the Engineer prior to or at the preconstruction conference. Additionally, provide a qualification statement that all other individuals participating in the setup, installation, and removal of temporary traffic control are qualified flaggers that have been properly trained through an NCDOT approved training agency or other NCDOT approved training provider.

All certification records for qualified work zone installers and flaggers shall be uploaded by the approved training agency or other NCDOT approved training provider to the Department’s Work Zone Education Verification App (WZ-EVA) prior to the qualified work zone installer or flagger performing any traffic control duties on the project. For more information about WZ-EVA, see the Work Zone Safety Training webpage.

**TEMPORARY TRAFFIC CONTROL DEVICES:**

Revise the 2018 *Standard Specifications* as follows:

**Page 11-5, Article 1105-6 Measurement and Payment,** add the following paragraph after line 27:

Partial payments will be made on each payment estimate based on the following: 50% of the contract lump sum price bid will be paid on the first monthly estimate and the remaining 50% of the contract lump sum price bid will be paid on each subsequent estimate based on the percent of the project completed.
PAVEMENT MARKINGS

Pavement markings shall be installed in accordance with Standard Drawings 1205.01 through 1205.15 of the 2018 Roadway Standard Drawings and Section 1205 of the 2018 Standard Specifications with the exception of the following:

Prior to applying thermo-plastic pavement markings and symbols, the Contractor shall pre-mark all lines and symbols. The Inspector shall contact the Winston-Salem Department of Transportation to have the lines and symbols approved before installation. Any final symbols/markings installed prior to review by both WSDOT and the project Engineer that are subsequently removed and replaced shall not be paid for.

EXTRUDED THERMOPLASTIC PAVEMENT MARKING THICKNESS:

Revise the 2018 Standard Specifications as follows:

Page 12-6, Subarticle 1205-4(A)(1) General, lines 5-8, delete the second sentence and replace with the following:

Use application equipment that provides multiple width settings ranging from 4 inches to 12 inches and multiple thickness settings to achieve the required thickness above the surface of the pavement as shown in Table 1205-3.

Page 12-7, Table 1205-3, THICKNESS REQUIREMENTS FOR THERMOPLASTIC, replace with the following:

<table>
<thead>
<tr>
<th>Thickness</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>240 mils</td>
<td>In-lane and shoulder-transverse pavement markings (rumble strips). May be placed in 2 passes.</td>
</tr>
<tr>
<td>90 mils</td>
<td>Center lines, skip lines, transverse bands, mini-skip lines, characters, bike lane symbols, crosswalk lines, edge lines, gore lines, diagonals, and arrow symbols</td>
</tr>
</tbody>
</table>

TEMPORARY TRAFFIC CONTROL (TTC):

Maintain traffic in accordance with Divisions 10, 11 and 12 of the 2018 Standard Specifications and the following provisions:

Install Work Zone Advance Warning Signs prior to beginning any other work. Refer to Standard Drawing No. 1101.01 of the 2018 Roadway Standard Drawings. Use a lane closure or slow moving operation to complete the work, as necessary, unless otherwise indicated. Refer to Standard Drawing No. 1101.02, 1101.11, 1110.01, 1110.02, 1130.01 1135.01 and 1180.01 of the 2018 Roadway Standard Drawings. Use a moving operation only if the minimum speed maintained at all times is 3 mph with no stops that narrow or close a lane of travel. If the moving operation is progressing slower than 3 mph at any time, install a lane closure. Maintain the existing traffic pattern at all times, except in the immediate work zone where lane closures are allowed as determined by the Engineer.
Refer to attached details and Standard Drawing No. 1101.02, 1101.03, 1101.04, 1101.05, 1101.11, 1110.01, 1110.02, 1115.01, 1130.01, 1135.01, 1145.01, 1150.01, 1165.01, and 1180.01 of the 2018 Roadway Standard Drawings when closing a lane of travel in a stationary work zone such as pavement patching resurfacing, or pavement marking removal. Properly ballasted cones and skinny drums may be used instead of drums. However, drums are required for the upstream taper portion of lane closures in all applications. The stationary work zone shall be a maximum of 1 mile in length at any given time on 2 Lane, 2 Way facilities unless otherwise approved by the Engineer. A pilot vehicle operation may be used in conjunction with flaggers and the appropriate pilot vehicle warning signing as directed by the Engineer. During periods of construction inactivity, return the traffic pattern to the existing alignment and remove or cover any work zone signs. When covering work zone signs, use an opaque material that prevents reading of the sign at night by a driver using high beam headlights. Use material, which does not damage the sign sheeting. Replace any obliterated markings as required by other sections of the 2018 Standard Specifications and the Engineer.

When personnel and/or equipment are working on the shoulder adjacent to and within 5 feet of an open travel lane, close the nearest open travel lane using Standard Drawing No. 1101.02 of the 2018 Roadway Standard Drawings. When personnel and/or equipment are working within a lane of travel of an undivided facility, close the lane according to the traffic control plans, 2018 Roadway Standard Drawings or as directed by the Engineer. Conduct the work so that all personnel and/or equipment remain within the closed travel lane. Do not work simultaneously, on both sides of an open travel way, within the same location, on a two-lane, two-way road. Perform work only when weather and visibility conditions allow safe operations as directed by the Engineer.

When utilizing a slow-moving operation for such items as pavement marking and marker placement, the operation shall consist of the vehicles and devices as shown on Roadway Standard Drawing No. 1101.02, sheet 11 or 12 of the 2018 Roadway Standard Drawings. Traffic cones may be used when necessary to provide additional protection of wet pavement markings. Ballast all traffic cones so they will not be blown over by traffic.

**PAVING OPERATIONS:**

1) Paving Lift Requirements and Time Limitations:

For paving lifts of 2.0” or less, bring all newly resurfaced lanes to the same station and elevation within 72 hours. If not brought up to the same station and elevation within 72 hours, the Contractor shall place portable “UNEVEN PAVEMENT” signs in advance of the uneven pavement and spaced every ½ mile along the section of uneven pavement. Once mitigated, all portable “UNEVEN PAVEMENT” signs shall be removed. No additional compensation will be made for these signs or any other type of portable warning signs as these are included in the “Temporary Traffic Control” contract pay item.

For paving lifts greater than 2”, bring all newly resurfaced lanes to the same station and elevation by the end of each work day unless the Contractor utilizes the notched wedge paving methods as described below.

**Failure to comply with the following requirements will result in a suspension of all other operations until all lanes of traffic are brought to the same station and elevation:**

1. During paving operations, any paving lift greater than 2” for asphalt surface course mixes shall be mitigated by having an approved wedge apparatus on the paver that shapes the edge 1” vertically and the remaining at a maximum slope steepness of 2:1. For intermediate and base course mixes, use an approved wedge device that shapes the edge with a maximum slope steepness of 2:1. The maximum paving lift allowed to use this method is 3”.

Project Special Provisions – Roadway - Page 15 of 24
2. At the end of the work day, the Contractor shall place portable “UNEVEN PAVEMENT” signs in advance of the uneven pavement and spaced every ½ mile along the section of uneven pavement. Once mitigated, all portable “UNEVEN PAVEMENT” signs shall be removed. No additional compensation will be made for these signs or any other type of portable warning signs as these are included in the “Temporary Traffic Control” contract pay item.

3. In the next day’s paving operation and not to exceed 72 hours, the Contractor shall bring up the adjacent lane to the same station and elevation before any further paving takes place on the project.

2) Shoulder Drop-Off Requirements

Whenever paving operations create an edge of pavement drop-off greater than 2”, within 72 hours, the Contractor shall backfill at a 6:1 slope from the edge and finished elevation of the pavement that has an edge of pavement drop-off as follows:

(A) Drop-off that exceeds 2 inches on roadways with posted speed limits of 45 mph or greater.
(B) Drop-off that exceeds 3 inches on roadways with posted speed limits less than 45 mph.

Backfill the edge of pavement drop-off with suitable compacted material, as approved by the Engineer. The material, equipment and labor associated with this operation will be at no expense to the Department. This work is not considered part of shoulder reconstruction.

PROJECT REQUIREMENTS:

Failure to comply with the following requirements will result in a suspension of all other operations:

1. Before beginning work, the Contractor shall submit a written construction sequence for traffic control to the Engineer at the first pre-construction meeting and the sequence must be approved before closing a lane of traffic.

2. Obtain written approval of the Engineer before working in more than one location or setting up additional lane closures. The maximum length of any one lane closure is 1 mile unless otherwise directed by the Engineer.

3. If Lane Closure Restrictions apply, see Special Provision, “Intermediate Contract Times and Liquidated Damages”.

4. Contractor shall mill and pave lanes in an order such that water shall not accumulate.

5. If milled areas are not paved back within 72 hours, the Contractor is to furnish and install portable signs to warn drivers of the conditions. These are to include, but not limited to “Rough Road” (W8-8), “Uneven Lanes” (W8-11), and “Grooved Pavement” (W8-15) w/ Motorcycle Plaque mounted below. These are to be dual indicated on Multi-Lane Roadways with speed limits 45 mph and greater where lateral clearance can be obtained within the median areas. These portable signs are incidental to the other items of work included in the temporary traffic control (Lump Sum) pay item.
WORK ZONE SIGNING:

Description

Install advance/general warning work zone signs prior to beginning any work. Refer to Standard Drawing No. 1101.01 of the 2018 Roadway Standard Drawings. Install and maintain signing in accordance with Divisions 11 and 12 of the 2018 Standard Specifications.

(A) Installation

All stationary Advance/General warning work zone signs require notification to existing Utility owners per Article 105-8 of the 2018 Standard Specifications within 3 to 12 full working days prior to installation.

Install Advance/General warning work zone signs before beginning work. If signs are installed more than seven (7) calendar days prior to the beginning of work, cover the signs until the work begins. Install each work zone Advance/General warning sign separately and not on the same post or stand with any other sign except where an advisory speed plate or directional arrow is used.

All stationary signing is to be installed as shown on the detail drawing(s) unless otherwise directed by the Engineer. The signs as shown on the detail drawing(s) are all that are required for a contractor to begin a resurfacing contract. Any additional signs requested by the Engineer shall be installed within 7 business days of the start of contract work. All sign locations are to be verified by the Engineer prior to installation. Once the signs have been installed and accepted, any sign relocations requested by the Department will be compensated in accordance with Article 104-7. Any additional signs other than the ones shown in the drawing will be compensated in accordance with Article 104-7.

No stationary -Y- Line advance warning signage is required unless there’s more than 1,000 feet of resurfacing along the –Y- line. Whenever work proceeds through an intersection, portable signs shall be used for traffic control. There will be no direct compensation for any portable signing.

If there is a period of construction inactivity longer than 14 calendar days, remove or cover advance/general warning work zone signs. Uncover advance/general warning work zone signs no more than 7 calendar days before work resumes. All other operations may be suspended upon failure to comply with the above requirements. Such suspended operations would not be resumed until the above requirements are fulfilled.

(B) Sign Removal

Once the Project is substantially complete, as directed by the Engineer, it is acceptable practice to remove the Stationary Work Zone Signs. Final pavement marking/markers are installed with portable signing according to Roadway Standard Drawing 1101.02, sheet 11 or 12. Any remaining punch list items requiring traffic control are compensated in the contract pay item for Temporary Traffic Control.

Stationary Work Zone Sign removal is a condition of final project acceptance.

(C) Lane Closure Work Zone Signs

Install any required lane closure signing needed during the life of the project in accordance with the Standard Drawing No. 1101.02, 1101.11 and 1110.02 of the 2018 Roadway Standard Drawings. Any required portable signs for lane closures are compensated in the contract pay item for Temporary Traffic Control.
MEASUREMENT AND PAYMENT:

Temporary traffic control work, including, but not limited to installation and removal of portable signs, cones, drums, skinny drums, flaggers, AFAD’s, changeable message boards, truck mounted attenuators, flashing arrow boards, and pilot vehicles will be paid at the contract lump sum price for Temporary Traffic Control. The work of satisfactorily installing and removing work zone advance and/or general warning signs, including, but not limited to, furnishing, locating, installing, covering, uncovering and removing stationary signs will also be included in the Lump Sum price for Temporary Traffic Control. Partial payments for Temporary Traffic Control will be made as follows: The cumulative total of the lump sum price for temporary traffic control will be equal to the percent complete (project) as calculated for each partial pay estimate. Additional flashing arrow boards and message boards beyond those shown in the contract, detail drawings or Roadway Standard Drawings required by the Engineer will be paid as extra work in accordance with Article 104-7 of the Standard Specifications.

The Lump Sum price for Temporary Traffic Control will include the work of four (4) flaggers per operation per map being utilized at the same time on any day. If a pilot vehicle is used for an operation, the Lump Sum Price for Temporary Traffic Control will include the work of five (5) flaggers. The operator of a pilot vehicle will be considered one of the five flaggers.

Any additional flagging beyond the “included” amount covered in the Temporary Traffic Control pay item will be considered supplemental flagging and compensated at a rate of $20.00 per hour for each additional flagger as approved by the Engineer.

Payment will be made under:

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<thead>
<tr>
<th>Pay Item</th>
<th>Pay Unit</th>
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</thead>
<tbody>
<tr>
<td>Temporary Traffic Control</td>
<td>Lump Sum</td>
</tr>
</tbody>
</table>

RELOCATE BACKFLOW PREVENTER:

The Contractor shall relocate the existing backflow preventer as indicated on the plans. All construction, materials, and sanitation procedures shall meet or exceed the requirements of the North Carolina Plumbing Code and The City of Winston-Salem Technical Specifications and Detail Drawings. Relocated backflow preventers will be measured and paid for per each satisfactorily installed and accepted by the Engineer.

SAFETY FENCE AND JURISDICTIONAL FLAGGING:

Description

Safety Fence shall consist of furnishing materials, installing and maintaining polyethylene or polypropylene fence along the outside riparian buffer, wetland, or water boundary, or other boundaries located within the construction corridor to mark the areas that have been approved to infringe within the buffer, wetland, endangered vegetation, culturally sensitive areas or water. The fence shall be installed prior to any land disturbing activities.

Interior boundaries for jurisdictional areas noted above shall be delineated by stakes and highly visible flagging.

Jurisdictional boundaries at staging areas, waste sites, or borrow pits, whether considered outside or interior boundaries shall be delineated by stakes and highly visible flagging.
Materials

(A) Safety Fencing

Polyethylene or polypropylene fence shall be a highly visible preconstructed safety fence approved by the Engineer. The fence material shall have an ultraviolet coating.

Either wood posts or steel posts may be used. Wood posts shall be hardwood with a wedge or pencil tip at one end, and shall be at least 5 ft. in length with a minimum nominal 2” x 2” cross section. Steel posts shall be at least 5 ft. in length, and have a minimum weight of 0.85 lb/ft of length.

(B) Boundary Flagging

Wooden stakes shall be 4 feet in length with a minimum nominal 3/4” x 1-3/4” cross section. The flagging shall be at least 1” in width. The flagging material shall be vinyl and shall be orange in color and highly visible.

Construction Methods

No additional clearing and grubbing is anticipated for the installation of this fence. The fence shall be erected to conform to the general contour of the ground.

(A) Safety Fencing

Posts shall be set at a maximum spacing of 10 ft., maintained in a vertical position and hand set or set with a post driver. Posts shall be installed a minimum of 2 ft. into the ground. If hand set, all backfill material shall be thoroughly tamped. Wood posts may be sharpened to a dull point if power driven. Posts damaged by power driving shall be removed and replaced prior to final acceptance. The tops of all wood posts shall be cut at a 30-degree angle. The wood posts may, at the option of the Contractor, be cut at this angle either before or after the posts are erected.

The fence geotextile shall be attached to the wood posts with one 2” galvanized wire staple across each cable or to the steel posts with wire or other acceptable means.

Place construction stakes to establish the location of the safety fence in accordance with Article 105-9 or Article 801-1 of the Standard Specifications. No direct pay will be made for the staking of the safety fence. All stakeouts for safety fence shall be considered incidental to the work being paid for as “Construction Surveying”, except that where there is no pay item for construction surveying, all safety fence stakeout will be performed by state forces.

The Contractor shall be required to maintain the safety fence in a satisfactory condition for the duration of the project as determined by the Engineer.

(B) Boundary Flagging

Boundary flagging delineation of interior boundaries shall consist of wooden stakes on 25 feet maximum intervals with highly visible orange flagging attached. Stakes shall be installed a minimum of 6” into the ground. Interior boundaries may be staked on a tangent that runs parallel to buffer but must not encroach on the buffer at any location. Interior boundaries of hand clearing shall be identified with a different colored flagging to distinguish it from mechanized clearing.
Boundary flagging delineation of interior boundaries will be placed in accordance with Article 105-9 or Article 801-1 of the Standard Specifications. No direct pay will be made for delineation of the interior boundaries. This delineation will be considered incidental to the work being paid for as Construction Surveying, except that where there is no pay item or construction surveying the cost of boundary flagging delineation shall be included in the unit prices bid for the various items in the contract. Installation for delineation of all jurisdictional boundaries at staging areas, waste sites, or borrow pits shall consist of wooden stakes on 25 feet maximum intervals with highly visible orange flagging attached. Stakes shall be installed a minimum of 6” into the ground. Additional flagging may be placed on overhanging vegetation to enhance visibility but does not substitute for installation of stakes.

Installation of boundary flagging for delineation of all jurisdictional boundaries at staging areas, waste sites, or borrow pits shall be performed in accordance with Subarticle 230-4(B)(5) or Subarticle 802-2(F) of the Standard Specifications. No direct pay will be made for this delineation, as the cost of same shall be included in the unit prices bid for the various items in the contract.

The Contractor shall be required to maintain alternative stakes and highly visible flagging in a satisfactory condition for the duration of the project as determined by the Engineer.

Measurement and Payment

Safety Fence will be measured and paid as the actual number of linear feet of polyethylene or polypropylene fence installed in place and accepted. Such payment will be full compensation including but not limited to furnishing and installing fence geotextile with necessary posts and post bracing, staples, tie wires, tools, equipment and incidentals necessary to complete this work.

Payment will be made under:

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<tr>
<th>Pay Item</th>
<th>Pay Unit</th>
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<tbody>
<tr>
<td>Safety Fence</td>
<td>Linear Foot</td>
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</table>

EROSION CONTROL

The Contractor shall install erosion control measures as shown on the plans or as directed by the Engineer. The materials and installation shall conform to the latest NCDENR Erosion and Sediment Control Planning and Design Manual (which replace Division 16 of NCDOT Standard Specifications for Roads and Structures), the details drawings included in the plans, and the Project Special Provisions.

Payment for erosion control shall be included under the following bid items. The Contractor shall refer to the location specified for clarification of work to be included in each pay item. All erosion control devices shall be removed prior to final payment being made to the Contractor unless directed otherwise by the Engineer.

Matting for Erosion Control (see detail drawings) SY
Sediment Control Bag (see detail drawings) EA
Inlet Protection (see special provision) EA
Wattle (see special provision and detail drawings) EA
Seeding and Mulching (Temporary and Permanent) (see special provisions) ACR

WATTLE:
Description

Wattles are tubular products consisting of excelsior fibers encased in synthetic netting. Wattles are used on slopes or channels to intercept runoff and act as a velocity break. Wattles are to be placed at locations shown on the plans or as directed. Installation shall follow the detail provided in the plans and as directed. Work includes furnishing materials, installation of wattles, matting installation, and removing wattles.

Materials

Wattle shall meet the following specifications:

- **100% Curled Wood (Excelsior) Fibers**
- **Minimum Diameter**: 12 in.
- **Minimum Density**: 2.5 lb/ft³ +/- 10%
- **Net Material**: Synthetic
- **Net Openings**: 1 in. x 1 in.
- **Net Configuration**: Totally Encased
- **Minimum Weight**: 20 lb. +/- 10% per 10 ft. length

Stakes shall be used as anchors.

Provide hardwood stakes a minimum of 2 feet long with a 2 inches x 2 inches nominal square cross section. One end of the stake must be sharpened or beveled to facilitate driving down into the underlying soil.

Matting shall meet the requirements of Article 1060-8 of the 2018 Standard Specifications, or shall meet specifications provided elsewhere in this contract.

Provide staples made of 0.125 inch diameter new steel wire formed into a \( u \) shape not less than 12 inches in length with a throat of 1 inch in width.

Construction Methods

Wattles shall be secured to the soil by wire staples approximately every 1 linear foot and at the end of each section of wattle. A minimum of 4 stakes shall be installed on the downstream side of the wattle with a maximum spacing of 2 linear feet along the wattle, and according to the detail. Install a minimum of 2 stakes on the upstream side of the wattle according to the detail provided in the plans. Stakes shall be driven into the ground a minimum of 10 inches with no more than 2 inches projecting from the top of the wattle. Drive stakes at an angle according to the detail provided in the plans.

Only install wattle(s) to a height in ditch so flow will not wash around wattle and scour ditch slopes and according to the detail provided in the plans and as directed. Overlap adjoining sections of wattles a minimum of 6 inches.

Installation of matting shall be in accordance with the detail provided in the plans, and in accordance with Article 1631-3 of the 2018 Standard Specifications, or in accordance with specifications provided elsewhere in this contract.

The Contractor shall maintain the wattles until the project is accepted or until the wattles are removed, and shall remove and dispose of silt accumulations at the wattles when so directed in accordance with the requirements of Section 1630 of the 2018 Standard Specifications.
SEEDING AND MULCHING (TEMPORARY AND PERMANENT):
Temporary mulching and temporary seeding shall be in accordance with NCDOT Standard Specifications for Roads and Structures Sections 1615 and 1620 with the following exception:

Payment for work covered under these sections shall be made at the contract unit price bid for:

Seeding and Mulching (Temporary and Permanent) ACR

Seeding and mulching shall be in accordance with NCDOT Standard Specifications for Roads and Structures Section 1660 with the following exception:

Payment for work covered under this section (excluding mowing) shall be made at the contract unit price bid for:

Seeding and Mulching (Temporary and Permanent) ACR

When seeding and mulching has been damaged and the Contractor has fully complied with the specifications, the Contractor shall be paid at the unit price for “Seeding and Mulching (Temporary and Permanent)” to repair the areas of damage. As an exception to the above, the Contractor shall repair, at his cost, any damage which is due to his carelessness or neglect.

The Contractor shall use the seeding specifications shown in The City of Winston-Salem Technical Specifications and Detail Drawings for Water Line and Sanitary Sewer Line Construction.

CONCRETE WASHOUT STRUCTURE:
(12-10-20)

Description
Concrete washout structures are enclosures above or below grade to contain concrete waste water and associated concrete mix from washing out ready-mix trucks, drums, pumps, or other equipment. Concrete washouts must collect and retain all the concrete washout water and solids, so that this material does not migrate to surface waters or into the ground water. These enclosures are not intended for concrete waste not associated with wash out operations.

The concrete washout structure may include constructed devices above or below ground and or commercially available devices designed specifically to capture concrete wash water.

Materials

<table>
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<tr>
<th>Item</th>
<th>Section</th>
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<tbody>
<tr>
<td>Temporary Silt Fence</td>
<td>1605</td>
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</table>

Safety Fence shall meet the specifications as provided elsewhere in this contract.

Geomembrane basin liner shall meet the following minimum physical properties for low permeability; it shall consist of a polypropylene or polyethylene 10 mil thick geomembrane. If the minimum setback dimensions can be achieved the liner is not required. (5 feet above groundwater, 50 feet from top of bank of perennial stream, other surface water body, or wetland.)
**Construction Methods**

Build an enclosed earthen berm or excavate to form an enclosure in accordance with the details and as directed.

Install temporary silt fence around the perimeter of the enclosure in accordance with the details and as directed if structure is not located in an area where existing erosion and sedimentation control devices are capable of containing any loss of sediment.

Post a sign with the words “Concrete Washout” in close proximity of the concrete washout area, so it is clearly visible to site personnel. Install safety fence as directed for visibility to construction traffic.

The construction details for the above grade and below grade concrete washout structures can be found on the following web page link:

[https://connect.ncdot.gov/resources/roadside/SoilWaterDocuments/ConcreteWashoutStructuredetail.pdf](https://connect.ncdot.gov/resources/roadside/SoilWaterDocuments/ConcreteWashoutStructuredetail.pdf)

Alternate details for accommodating concrete washout may be submitted for review and approval.

The alternate details shall include the method used to retain and dispose of the concrete waste water within the project limits and in accordance with the minimum setback requirements. (5 feet above groundwater, 50 feet from top of bank of perennial stream, other surface water body, or wetland.)

**Maintenance and Removal**

Maintain the concrete washout structure(s) to provide adequate holding capacity plus a minimum freeboard of 12 inches. Remove and dispose of hardened concrete and return the structure to a functional condition after reaching 75% capacity.

Inspect concrete washout structures for damage and maintain for effectiveness.

Remove the concrete washout structures and sign upon project completion. Grade the earth material to match the existing contours and permanently seed and mulch area.

**Measurement and Payment**

*Concrete Washout Structure* will be paid for per each enclosure installed in accordance with the details. If alternate details or commercially available devices are approved, then those devices will also be paid for per each approved and installed device.

*Temporary Silt Fence* will be measured and paid for in accordance with Article 1605-5 of the *Standard Specifications*.

*Safety Fence* shall be measured and paid for as provided elsewhere in this contract.

No measurement will be made for other items or for over excavation or stockpiling.

Payment will be made under:
<table>
<thead>
<tr>
<th>Pay Item</th>
<th>Pay Unit</th>
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<tbody>
<tr>
<td>Concrete Washout Structure</td>
<td>Each</td>
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</table>
PROJECT SPECIAL PROVISIONS – STATE

EROSION AND SEDIMENT CONTROL/STORMWATER CERTIFICATION:
(1-16-07) (Rev 12-15-20) 105-16, 225-2, 16  SP1 G180

General

Schedule and conduct construction activities in a manner that will minimize soil erosion and the resulting sedimentation and turbidity of surface waters. Comply with the requirements herein regardless of whether or not a National Pollution discharge Elimination System (NPDES) permit for the work is required.

Establish a chain of responsibility for operations and subcontractors’ operations to ensure that the Erosion and Sediment Control/Stormwater Pollution Prevention Plan is implemented and maintained over the life of the contract.

(A) **Certified Supervisor** - Provide a certified Erosion and Sediment Control/Stormwater Supervisor to manage the Contractor and subcontractor operations, insure compliance with Federal, State and Local ordinances and regulations, and manage the Quality Control Program.

(B) **Certified Foreman** - Provide a certified, trained foreman for each construction operation that increases the potential for soil erosion or the possible sedimentation and turbidity of surface waters.

(C) **Certified Installer** - Provide a certified installer to install or direct the installation for erosion or sediment/stormwater control practices.

(D) **Certified Designer** - Provide a certified designer for the design of the erosion and sediment control/stormwater component of reclamation plans and, if applicable, for the design of the project erosion and sediment control/stormwater plan.

Roles and Responsibilities

(A) **Certified Erosion and Sediment Control/Stormwater Supervisor** - The Certified Supervisor shall be Level II and responsible for ensuring the erosion and sediment control/stormwater plan is adequately implemented and maintained on the project and for conducting the quality control program. The Certified Supervisor shall be on the project within 24 hours notice from initial exposure of an erodible surface to the project’s final acceptance. Perform the following duties:

(1) **Manage Operations** - Coordinate and schedule the work of subcontractors so that erosion and sediment control/stormwater measures are fully executed for each operation and in a timely manner over the duration of the contract.

(a) Oversee the work of subcontractors so that appropriate erosion and sediment control/stormwater preventive measures are conformed to at each stage of the work.
(b) Prepare the required National Pollutant Discharge Elimination System (NPDES) Inspection Record and submit to the Engineer.
(c) Attend all weekly or monthly construction meetings to discuss the findings of the NPDES inspection and other related issues.
(d) Implement the erosion and sediment control/stormwater site plans requested.
(e) Provide any needed erosion and sediment control/stormwater practices for the Contractor’s temporary work not shown on the plans, such as, but not limited to work...
platforms, temporary construction, pumping operations, plant and storage yards, and cofferdams.

(f) Acquire applicable permits and comply with requirements for borrow pits, dewatering, and any temporary work conducted by the Contractor in jurisdictional areas.

(g) Conduct all erosion and sediment control/stormwater work in a timely and workmanlike manner.

(h) Fully perform and install erosion and sediment control/stormwater work prior to any suspension of the work.

(i) Coordinate with Department, Federal, State and Local Regulatory agencies on resolution of erosion and sediment control/stormwater issues due to the Contractor’s operations.

(j) Ensure that proper cleanup occurs from vehicle tracking on paved surfaces or any location where sediment leaves the Right-of-Way.

(k) Have available a set of erosion and sediment control/stormwater plans that are initialed and include the installation date of Best Management Practices. These practices shall include temporary and permanent groundcover and be properly updated to reflect necessary plan and field changes for use and review by Department personnel as well as regulatory agencies.

(2) Requirements set forth under the NPDES Permit - The Department's NPDES Stormwater permit (NCS000250) outlines certain objectives and management measures pertaining to construction activities. The permit references NCG010000, General Permit to Discharge Stormwater under the NPDES, and states that the Department shall incorporate the applicable requirements into its delegated Erosion and Sediment Control Program for construction activities disturbing one or more acres of land. The Department further incorporates these requirements on all contracted bridge and culvert work at jurisdictional waters, regardless of size. Some of the requirements are, but are not limited to:

(a) Control project site waste to prevent contamination of surface or ground waters of the state, i.e. from equipment operation/maintenance, construction materials, concrete washout, chemicals, litter, fuels, lubricants, coolants, hydraulic fluids, any other petroleum products, and sanitary waste.

(b) Inspect erosion and sediment control/stormwater devices and stormwater discharge outfalls at least once every 7 calendar days and within 24 hours after a rainfall event equal to or greater than 1.0 inch that occurs within a 24 hour period. Additional monitoring may be required at the discretion of Division of Water Resources personnel if the receiving stream is 303(d) listed for turbidity and the project has had documented problems managing turbidity.

(c) Maintain an onsite rain gauge or use the Department’s Multi-Sensor Precipitation Estimate website to maintain a daily record of rainfall amounts and dates.

(d) Maintain erosion and sediment control/stormwater inspection records for review by Department and Regulatory personnel upon request.

(e) Implement approved reclamation plans on all borrow pits, waste sites and staging areas.

(f) Maintain a log of turbidity test results as outlined in the Department's Procedure for Monitoring Borrow Pit Discharge.

(g) Provide secondary containment for bulk storage of liquid materials.

(h) Provide training for employees concerning general erosion and sediment control/stormwater awareness, the Department’s NPDES Stormwater Permit
NCS000250 requirements, and the applicable requirements of the General Permit, NCG010000.

(i) Report violations of the NPDES permit to the Engineer immediately who will notify the Division of Water Quality Regional Office within 24 hours of becoming aware of the violation.

(3) Quality Control Program - Maintain a quality control program to control erosion, prevent sedimentation and follow provisions/conditions of permits. The quality control program shall:

(a) Follow permit requirements related to the Contractor and subcontractors’ construction activities.
(b) Ensure that all operators and subcontractors on site have the proper erosion and sediment control/stormwater certification.
(c) Notify the Engineer when the required certified erosion and sediment control/stormwater personnel are not available on the job site when needed.
(d) Conduct the inspections required by the NPDES permit.
(e) Take corrective actions in the proper timeframe as required by the NPDES permit for problem areas identified during the NPDES inspections.
(f) Incorporate erosion control into the work in a timely manner and stabilize disturbed areas with mulch/seed or vegetative cover on a section-by-section basis.
(g) Use flocculants approved by state regulatory authorities where appropriate and where required for turbidity and sedimentation reduction.
(h) Ensure proper installation and maintenance of temporary erosion and sediment control devices.
(i) Remove temporary erosion or sediment control devices when they are no longer necessary as agreed upon by the Engineer.
(j) The Contractor’s quality control and inspection procedures shall be subject to review by the Engineer. Maintain NPDES inspection records and make records available at all times for verification by the Engineer.

(B) Certified Foreman - At least one Certified Foreman shall be onsite for each type of work listed herein during the respective construction activities to control erosion, prevent sedimentation and follow permit provisions:

(1) Foreman in charge of grading activities
(2) Foreman in charge of bridge or culvert construction over jurisdictional areas
(3) Foreman in charge of utility activities

The Contractor may request to use the same person as the Level II Supervisor and Level II Foreman. This person shall be onsite whenever construction activities as described above are taking place. This request shall be approved by the Engineer prior to work beginning.

The Contractor may request to name a single Level II Foreman to oversee multiple construction activities on small bridge or culvert replacement projects. This request shall be approved by the Engineer prior to work beginning.

(C) Certified Installers - Provide at least one onsite, Level I Certified Installer for each of the following erosion and sediment control/stormwater crew:

(1) Seeding and Mulching
(2) Temporary Seeding  
(3) Temporary Mulching  
(4) Sodding  
(5) Silt fence or other perimeter erosion/sediment control device installations  
(6) Erosion control blanket installation  
(7) Hydraulic tackifier installation  
(8) Turbidity curtain installation  
(9) Rock ditch check/sediment dam installation  
(10) Ditch liner/matting installation  
(11) Inlet protection  
(12) Riprap placement  
(13) Stormwater BMP installations (such as but not limited to level spreaders, retention/detention devices)  
(14) Pipe installations within jurisdictional areas

If a Level I Certified Installer is not onsite, the Contractor may substitute a Level II Foreman for a Level I Installer, provided the Level II Foreman is not tasked to another crew requiring Level II Foreman oversight.

(D) Certified Designer - Include the certification number of the Level III Certified Designer on the erosion and sediment control/stormwater component of all reclamation plans and if applicable, the certification number of the Level III Certified Designer on the design of the project erosion and sediment control/stormwater plan.

Preconstruction Meeting

Furnish the names of the Certified Erosion and Sediment Control/Stormwater Supervisor, Certified Foremen, Certified Installers and Certified Designer and notify the Engineer of changes in certified personnel over the life of the contract within 2 days of change.

Ethical Responsibility

Any company performing work for the North Carolina Department of Transportation has the ethical responsibility to fully disclose any reprimand or dismissal of an employee resulting from improper testing or falsification of records.

Revocation or Suspension of Certification

Upon recommendation of the Chief Engineer to the certification entity, certification for Supervisor, Certified Foremen, Certified Installers and Certified Designer may be revoked or suspended with the issuance of an Immediate Corrective Action (ICA), Notice of Violation (NOV), or Cease and Desist Order for erosion and sediment control/stormwater related issues.

The Chief Engineer may recommend suspension or permanent revocation of certification due to the following:

(A) Failure to adequately perform the duties as defined within this certification provision.
(B) Issuance of an ICA, NOV, or Cease and Desist Order.
(C) Failure to fully perform environmental commitments as detailed within the permit conditions and specifications.
(D) Demonstration of erroneous documentation or reporting techniques.
(E) Cheating or copying another candidate’s work on an examination.
(F) Intentional falsification of records.
(G) Directing a subordinate under direct or indirect supervision to perform any of the above actions.
(H) Dismissal from a company for any of the above reasons.
(I) Suspension or revocation of one’s certification by another entity.

Suspension or revocation of a certification will be sent by certified mail to the certificant and the Corporate Head of the company that employs the certificant.

A certificant has the right to appeal any adverse action which results in suspension or permanent revocation of certification by responding, in writing, to the Chief Engineer within 10 calendar days after receiving notice of the proposed adverse action.

Chief Engineer
1536 Mail Service Center
Raleigh, NC 27699-1536

Failure to appeal within 10 calendar days will result in the proposed adverse action becoming effective on the date specified on the certified notice. Failure to appeal within the time specified will result in a waiver of all future appeal rights regarding the adverse action taken. The certificant will not be allowed to perform duties associated with the certification during the appeal process.

The Chief Engineer will hear the appeal and make a decision within 7 days of hearing the appeal. Decision of the Chief Engineer will be final and will be made in writing to the certificant.

If a certification is temporarily suspended, the certificant shall pass any applicable written examination and any proficiency examination, at the conclusion of the specified suspension period, prior to having the certification reinstated.

Measurement and Payment

Certified Erosion and Sediment Control/Stormwater Supervisor, Certified Foremen, Certified Installers and Certified Designer will be incidental to the project for which no direct compensation will be made.

PROCEDURE FOR MONITORING BORROW PIT DISCHARGE:

Water discharge from borrow pit sites shall not cause surface waters to exceed 50 NTUs (nephelometric turbidity unit) in streams not designated as trout waters and 10 NTUs in streams, lakes or reservoirs designated as trout waters. For lakes and reservoirs not designated as trout waters, the turbidity shall not exceed 25 NTUs. If the turbidity exceeds these levels due to natural background conditions, the existing turbidity level shall not be increased.

If during any operating day, the downstream water quality exceeds the standard, the Contractor shall do all of the following:

(A) Either cease discharge or modify the discharge volume or turbidity levels to bring the downstream turbidity levels into compliance, or
(B) Evaluate the upstream conditions to determine if the exceedance of the standard is due to natural background conditions. If the background turbidity measurements exceed the standard, operation of the pit and discharge can continue as long as the stream turbidity levels are not increased due to the discharge.

(C) Measure and record the turbidity test results (time, date and sampler) at all defined sampling locations 30 minutes after startup and at a minimum, one additional sampling of all sampling locations during that 24-hour period in which the borrow pit is discharging.

(D) Notify DWQ within 24 hours of any stream turbidity standard exceedances that are not brought into compliance.

During the Environmental Assessment required by Article 230-4 of the 2018 Standard Specifications, the Contractor shall define the point at which the discharge enters into the State’s surface waters and the appropriate sampling locations. Sampling locations shall include points upstream and downstream from the point at which the discharge enters these waters. Upstream sampling location shall be located so that it is not influenced by backwater conditions and represents natural background conditions. Downstream sampling location shall be located at the point where complete mixing of the discharge and receiving water has occurred.

The discharge shall be closely monitored when water from the dewatering activities is introduced into jurisdictional wetlands. Any time visible sedimentation (deposition of sediment) on the wetland surface is observed, the dewatering activity will be suspended until turbidity levels in the stilling basin can be reduced to a level where sediment deposition does not occur. Staining of wetland surfaces from suspended clay particles, occurring after evaporation or infiltration, does not constitute sedimentation. No activities shall occur in wetlands that adversely affect the functioning of a wetland. Visible sedimentation will be considered an indication of possible adverse impacts on wetland use.

The Engineer will perform independent turbidity tests on a random basis. These results will be maintained in a log within the project records. Records will include, at a minimum, turbidity test results, time, date and name of sampler. Should the Department’s test results exceed those of the Contractor’s test results, an immediate test shall be performed jointly with the results superseding the previous test results of both the Department and the Contractor.

The Contractor shall use the NCDOT Turbidity Reduction Options for Borrow Pits Matrix, available at https://connect.ncdot.gov/resources/roadside/FieldOperationsDocuments/TurbidityReductionOptionSheet.pdf to plan, design, construct, and maintain BMPs to address water quality standards. Tier I Methods include stilling basins which are standard compensatory BMPs. Other Tier I methods are noncompensatory and shall be used when needed to meet the stream turbidity standards. Tier II Methods are also noncompensatory and are options that may be needed for protection of rare or unique resources or where special environmental conditions exist at the site which have led to additional requirements being placed in the DWQ’s 401 Certifications and approval letters, Isolated Wetland Permits, Riparian Buffer Authorization or a DOT Reclamation Plan’s Environmental Assessment for the specific site. Should the Contractor exhaust all Tier I Methods on a site exclusive of rare or unique resources or special environmental conditions, Tier II Methods may be required by regulators on a case by case basis per supplemental agreement.

The Contractor may use cation exchange capacity (CEC) values from proposed site borings to plan and develop the bid for the project. CEC values exceeding 15 milliequivalents per 100 grams of soil may indicate a high potential for turbidity and should be avoided when dewatering into surface water is proposed.
No additional compensation for monitoring borrow pit discharge will be paid.

**AVAILABILITY OF FUNDS – TERMINATION OF CONTRACTS**

(5-20-08)  

*General Statute 143C-6-11.* *(h) Highway Appropriation* is hereby incorporated verbatim in this contract as follows:

(h) Amounts Encumbered. – Transportation project appropriations may be encumbered in the amount of allotments made to the Department of Transportation by the Director for the estimated payments for transportation project contract work to be performed in the appropriation fiscal year. The allotments shall be multiyear allotments and shall be based on estimated revenues and shall be subject to the maximum contract authority contained in *General Statute 143C-6-11(c).* Payment for transportation project work performed pursuant to contract in any fiscal year other than the current fiscal year is subject to appropriations by the General Assembly. Transportation project contracts shall contain a schedule of estimated completion progress, and any acceleration of this progress shall be subject to the approval of the Department of Transportation provided funds are available. The State reserves the right to terminate or suspend any transportation project contract, and any transportation project contract shall be so terminated or suspended if funds will not be available for payment of the work to be performed during that fiscal year pursuant to the contract. In the event of termination of any contract, the contractor shall be given a written notice of termination at least 60 days before completion of scheduled work for which funds are available. In the event of termination, the contractor shall be paid for the work already performed in accordance with the contract specifications.

Payment will be made on any contract terminated pursuant to the special provision in accordance with Subarticle 108-13(D) of the *2018 Standard Specifications.*

**NCDOT GENERAL SEED SPECIFICATION FOR SEED QUALITY**

(5-17-11)  

Seed shall be sampled and tested by the North Carolina Department of Agriculture and Consumer Services, Seed Testing Laboratory. When said samples are collected, the vendor shall supply an independent laboratory report for each lot to be tested. Results from seed so sampled shall be final. Seed not meeting the specifications shall be rejected by the Department of Transportation and shall not be delivered to North Carolina Department of Transportation warehouses. If seed has been delivered it shall be available for pickup and replacement at the supplier’s expense.

Any re-labeling required by the North Carolina Department of Agriculture and Consumer Services, Seed Testing Laboratory, that would cause the label to reflect as otherwise specified herein shall be rejected by the North Carolina Department of Transportation.

Seed shall be free from seeds of the noxious weeds Johnsongrass, Balloonvine, Jimsonweed, Witchweed, Itchgrass, Serrated Tussock, Showy Crotalaria, Smooth Crotalaria, Sicklepod, Sandbur, Wild Onion, and Wild Garlic. Seed shall not be labeled with the above weed species on the seed analysis label. Tolerances as applied by the Association of Official Seed Analysts will NOT be allowed for the above noxious weeds except for Wild Onion and Wild Garlic.

Tolerances established by the Association of Official Seed Analysts will generally be recognized. However, for the purpose of figuring pure live seed, the found pure seed and found germination percentages as reported by the North Carolina Department of Agriculture and Consumer Services, Seed Testing Laboratory will be...
used. Allowances, as established by the NCDOT, will be recognized for minimum pure live seed as listed on the following pages.

The specifications for restricted noxious weed seed refers to the number per pound as follows:

<table>
<thead>
<tr>
<th>Restricted Noxious Weed</th>
<th>Limitations per Lb. Of Seed</th>
<th>Restricted Noxious Weed</th>
<th>Limitations per Lb. Of Seed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Blessed Thistle</td>
<td>4 seeds</td>
<td>Cornflower (Ragged Robin)</td>
<td>27 seeds</td>
</tr>
<tr>
<td>Cocklebur</td>
<td>4 seeds</td>
<td>Texas Panicum</td>
<td>27 seeds</td>
</tr>
<tr>
<td>Spurred Anoda</td>
<td>4 seeds</td>
<td>Bracted Plantain</td>
<td>54 seeds</td>
</tr>
<tr>
<td>Velvetleaf</td>
<td>4 seeds</td>
<td>Buckhorn Plantain</td>
<td>54 seeds</td>
</tr>
<tr>
<td>Morning-glory</td>
<td>8 seeds</td>
<td>Broadleaf Dock</td>
<td>54 seeds</td>
</tr>
<tr>
<td>Corn Cockle</td>
<td>10 seeds</td>
<td>Curly Dock</td>
<td>54 seeds</td>
</tr>
<tr>
<td>Wild Radish</td>
<td>12 seeds</td>
<td>Dodder</td>
<td>54 seeds</td>
</tr>
<tr>
<td>Purple Nutsedge</td>
<td>27 seeds</td>
<td>Giant Foxtail</td>
<td>54 seeds</td>
</tr>
<tr>
<td>Yellow Nutsedge</td>
<td>27 seeds</td>
<td>Horsenettle</td>
<td>54 seeds</td>
</tr>
<tr>
<td>Canada Thistle</td>
<td>27 seeds</td>
<td>Quackgrass</td>
<td>54 seeds</td>
</tr>
<tr>
<td>Field Bindweed</td>
<td>27 seeds</td>
<td>Wild Mustard</td>
<td>54 seeds</td>
</tr>
<tr>
<td>Hedge Bindweed</td>
<td>27 seeds</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Seed of Pensacola Bahiagrass shall not contain more than 7% inert matter, Kentucky Bluegrass, Centipede and Fine or Hard Fescue shall not contain more than 5% inert matter whereas a maximum of 2% inert matter will be allowed on all other kinds of seed. In addition, all seed shall not contain more than 2% other crop seed nor more than 1% total weed seed. The germination rate as tested by the North Carolina Department of Agriculture shall not fall below 70%, which includes both dormant and hard seed. Seed shall be labeled with not more than 7%, 5% or 2% inert matter (according to above specifications), 2% other crop seed and 1% total weed seed.

Exceptions may be made for minimum pure live seed allowances when cases of seed variety shortages are verified. Pure live seed percentages will be applied in a verified shortage situation. Those purchase orders of deficient seed lots will be credited with the percentage that the seed is deficient.

FURTHER SPECIFICATIONS FOR EACH SEED GROUP ARE GIVEN BELOW:

Minimum 85% pure live seed; maximum 1% total weed seed; maximum 2% total other crop seed; maximum 144 restricted noxious weed seed per pound. Seed less than 83% pure live seed will not be approved.

Sericea Lespedeza
Oats (seeds)

Minimum 80% pure live seed; maximum 1% total weed seed; maximum 2% total other crop; maximum 144 restricted noxious weed seed per pound. Seed less than 78% pure live seed will not be approved.

Tall Fescue (all approved varieties) Bermudagrass
Kobe Lespedeza Browntop Millet
Korean Lespedeza German Millet – Strain R
Weeping Lovegrass Clover – Red/White/Crimson
Carpetgrass
Minimum 78% pure live seed; maximum 1% total weed seed; maximum 2% total other crop seed; maximum 144 restricted noxious weed seed per pound. Seed less than 76% pure live seed will not be approved.

Common or Sweet Sundangrass

Minimum 76% pure live seed; maximum 1% total weed seed; maximum 2% total other crop seed; maximum 144 restricted noxious weed seed per pound. Seed less than 74% pure live seed will not be approved.

Rye (grain; all varieties)
Kentucky Bluegrass (all approved varieties)
Hard Fescue (all approved varieties)
Shrub (bicolor) Lespedeza

Minimum 70% pure live seed; maximum 1% total weed seed; maximum 2% total other crop seed; maximum 144 noxious weed seed per pound. Seed less than 70% pure live seed will not be approved.

Centipedegrass Japanese Millet
Crownvetch Reed Canary Grass
Pensacola Bahiagrass Zoysia
Creeping Red Fescue

Minimum 70% pure live seed; maximum 1% total weed seed; maximum 2% total other crop seed; maximum 5% inert matter; maximum 144 restricted noxious weed seed per pound.

Barnyard Grass
Big Bluestem
Little Bluestem
Bristly Locust
Birdsfoot Trefoil
Indiangrass
Orchardgrass
Switchgrass
Yellow Blossom Sweet Clover

ERRATA

(10-16-18) (Rev. 8-16-22) Z-4

Revise the 2018 Standard Specifications as follows:

Division 4
Page 4-84, Article 458-5 MEASUREMENT AND PAYMENT, line 31, replace article number “454-1” with “458-1”.

Division 6
Page 6-7, Article 609-1 DESCRIPTION, line 29, replace article number “609-10” with “609-9”.

Page 6-26, Subarticle 610-13(A)(1) Acceptance for New Construction, line 31, replace Table number “610-7” with “610-8”.

Page 6-29, Subarticle 610-13(B) North Carolina Hearne Straightedge, line 32, replace Table number “610-8” with “610-9”.

Project Special Provisions – State - Page 9 of 23
Page 6-31, Article 610-14 DENSITY ACCEPTANCE, Specified Density prior to line 30 and line 32, replace Table number “610-6” with “610-7”.

Division 7

Page 7-27, Article 725-1 MEASUREMENT AND PAYMENT, line 4, replace article number “725-1” with “724-4”.

Page 7-28, Article 725-1 MEASUREMENT AND PAYMENT, line 10, replace article number “725-1” with “725-3”.

Division 10

Page 10-37, Article 1012-4, LIGHTWEIGHT AGGREGATE, line 4, replace Table number “1012-8” with “1012-5”.

Page 10-78, Article 1056-4 GEOTEXTILES, TABLE 1056-1, Permittivity, Type 2, replace “Table 6D” with “Table 7D” and Permittivity, Type 3B, replace “Table 7D” with “Table 8D”.

Page 10-121, Article 1076-7, REPAIR OF GALVANIZING, line 8, replace article number “1080-9” with “1080-7”.

Page 10-162, Article 1080-50 PAINT FOR VERTICAL MARKERS, line 1, replace article number “1080-50” with “1080-10”.

Page 10-162, Article 1080-61 EPOXY RESIN FOR REINFORCING STEEL, line 5, replace article number “1080-61” with “1080-11”.

Page 10-162, Article 1080-72 ABRASIVE MATERIALS FOR BLAST CLEANING STEEL, line 22, replace article number “1080-72” with “1080-12”.

Page 10-163, Article 1080-83 FIELD PERFORMANCE AND SERVICES, line 25, replace article number “1080-83” with “1080-13”.

Division 17

Page 17-15, Article 1715-4 MEASUREMENT AND PAYMENT, lines 42-44, replace the second sentence with the following:

An example is an installation of a single 1.25 inch HDPE conduit would be paid as:

Directional Drill (1)(1.25”) Linear Foot

Page 17-15, Subarticle 1715-3(E) Bore and Jack, line 5, replace article number “1540-4” with “1550-4”.


Project Special Provisions – State - Page 10 of 23
PLANT AND PEST QUARANTINES
(Imported Fire Ant, Gypsy Moth, Witchweed, Emerald Ash Borer, Guava Root Knot Nematode, And Other Noxious Weeds)

Within Quarantined Area

This project may be within a county regulated for plant and/or pests. If the project or any part of the Contractor's operations is located within a quarantined area, thoroughly clean all equipment prior to moving out of the quarantined area. Comply with federal/state regulations by obtaining a certificate or limited permit for any regulated article moving from the quarantined area.

Originating in a Quarantined County

Obtain a certificate or limited permit issued by the N.C. Department of Agriculture/United States Department of Agriculture. Have the certificate or limited permit accompany the article when it arrives at the project site.

Contact

Contact the N.C. Department of Agriculture/United States Department of Agriculture at 1-800-206-9333, 919-707-3730, or https://www.ncagr.gov/plantindustry/Plant/quaran/table2.htm to determine those specific project sites located in the quarantined area or for any regulated article used on this project originating in a quarantined county.

Regulated Articles Include

1. Soil, sand, gravel, compost, peat, humus, muck, and decomposed manure, separately or with other articles. This includes movement of articles listed above that may be associated with cut/waste, ditch pulling, and shoulder cutting.
2. Plants with roots including grass sod.
3. Plant crowns and roots.
4. Bulbs, corms, rhizomes, and tubers of ornamental plants.
5. Hay, straw, fodder, and plant litter of any kind.
6. Clearing and grubbing debris.
7. Used agricultural cultivating and harvesting equipment.
8. Used earth-moving equipment.
9. Any other products, articles, or means of conveyance, of any character, if determined by an inspector to present a hazard of spreading imported fire ant, gypsy moth, witchweed, emerald ash borer, guava root knot nematode, or other noxious weeds.
Revise the 2018 Standard Specifications as follows:

Replace Article 103-4(B) with the following:

The North Carolina Department of Transportation is committed to carrying out the U.S. Department of Transportation’s policy of ensuring nondiscrimination in the award and administration of contracts.

The provisions of this section related to United States Department of Transportation (US DOT) Order 1050.2A, Title 49 Code of Federal Regulations (CFR) part 21, 23 United States Code (U.S.C.) 140 and 23 CFR part 200 (or 49 CFR 303, 49 U.S.C. 5332 or 49 U.S.C. 47123) are applicable to all North Carolina Department of Transportation (NCDOT) contracts and to all related subcontracts, material supply, engineering, architectural and other service contracts, regardless of dollar amount. Any Federal provision that is specifically required not specifically set forth is hereby incorporated by reference.

1. Title VI Assurances (USDOT Order 1050.2A, Appendix A)

   During the performance of this contract, the contractor, for itself, its assignees, and successors in interest (hereinafter referred to as the "contractor") agrees as follows:

   (a) Compliance with Regulations

       The contractor (hereinafter includes consultants) shall comply with the Acts and the Regulations relative to Nondiscrimination in Federally-assisted programs of the U.S. Department of Transportation, Federal Highway Administration (FHWA), as they may be amended from time to time, which are herein incorporated by reference and made a part of this contract.

   (b) Nondiscrimination

       The contractor, with regard to the work performed by it during the contract, shall not discriminate on the grounds of race, color, or national origin in the selection and retention of subcontractors, including procurements of materials and leases of equipment. The contractor shall not participate directly or indirectly in the discrimination prohibited by the Acts and the Regulations, including employment practices when the contract covers any activity, project, or program set forth in Appendix B of 49 CFR Part 21.

   (c) Solicitations for Subcontractors, Including Procurements of Materials and Equipment

       In all solicitations, either by competitive bidding, or negotiation made by the contractor for work to be performed under a subcontract, including procurements of materials, or leases of equipment, each potential subcontractor or supplier shall be notified by the contractor of the contractor's obligations under this contract and the Acts and the Regulations relative to Nondiscrimination on the grounds of race, color, or national origin.

   (d) Information and Reports

       The contractor shall provide all information and reports required by the Acts, the Regulations, and directives issued pursuant thereto and shall permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the Recipient or the FHWA to be pertinent to ascertain compliance with such Acts, Regulations, and instructions. Where any information required of a contractor is in the exclusive possession of another who fails or refuses to furnish the information, the contractor shall so certify to the Recipient or the FHWA, as appropriate, and shall set forth what efforts it has made to obtain the information.

   (e) Sanctions for Noncompliance:
In the event of a contractor's noncompliance with the Non-discrimination provisions of this contract, the Recipient will impose such contract sanctions as it and/or the FHWA may determine to be appropriate, including, but not limited to:

(i) Withholding payments to the contractor under the contract until the contractor complies; and/or

(ii) Cancelling, terminating, or suspending a contract, in whole or in part.

(f) Incorporation of Provisions

The contractor shall include the provisions of paragraphs one through six in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Acts, the Regulations and directives issued pursuant thereto. The contractor shall take action with respect to any subcontract or procurement as the Recipient or the FHWA may direct as a means of enforcing such provisions including sanctions for noncompliance. Provided, that if the contractor becomes involved in, or is threatened with litigation by a subcontractor, or supplier because of such direction, the contractor may request the Recipient to enter into any litigation to protect the interests of the Recipient. In addition, the contractor may request the United States to enter into the litigation to protect the interests of the United States.

(2) Title VI Nondiscrimination Program (23 CFR 200.5(p))

The North Carolina Department of Transportation (NCDOT) has assured the USDOT that, as a condition to receiving federal financial assistance, NCDOT will comply with Title VI of the Civil Rights Act of 1964 and all requirements imposed by Title 49 CFR part 21 and related nondiscrimination authorities to ensure that no person shall, on the ground of race, color, national origin, limited English proficiency, sex, age, or disability (including religion/creed or income-level, where applicable), be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any programs, activities, or services conducted or funded by NCDOT. Contractors and other organizations under contract or agreement with NCDOT must also comply with Title VI and related authorities, therefore:

(a) During the performance of this contract or agreement, contractors (e.g., subcontractors, consultants, vendors, prime contractors) are responsible for complying with NCDOT’s Title VI Program. Contractors are not required to prepare or submit Title VI Programs. To comply with this section, the prime contractor shall:

1. Post NCDOT’s Notice of Nondiscrimination and the Contractor’s own Equal Employment Opportunity (EEO) Policy in conspicuous locations accessible to all employees, applicants and subcontractors on the jobsite.

2. Physically incorporate the required Title VI clauses into all subcontracts on federally-assisted and state-funded NCDOT projects, and ensure inclusion by subcontractors into all lower-tier subcontracts.

3. Required Solicitation Language. The Contractor shall include the following notification in all solicitations for bids and requests for work or material, regardless of funding source:

“The North Carolina Department of Transportation, in accordance with the provisions of Title VI of the Civil Rights Act of 1964 (78 Stat. 252, 42 US.C. §§ 2000d to 2000d-4) and the Regulations, hereby notifies all bidders that it will affirmatively ensure that any contract entered into pursuant to this advertisement, disadvantaged business enterprises will be afforded full and fair opportunity to submit bids in response to this invitation and will not be discriminated against on the grounds of race, color, or national origin in consideration for an award. In accordance with other related nondiscrimination authorities, bidders and contractors
will also not be discriminated against on the grounds of sex, age, disability, low-income level, creed/religion, or limited English proficiency in consideration for an award.”

4. Physically incorporate the FHWA-1273, in its entirety, into all subcontracts and subsequent lower tier subcontracts on Federal-aid highway construction contracts only.

5. Provide language assistance services (i.e., written translation and oral interpretation), free of charge, to LEP employees and applicants. Contact NCDOT OCR for further assistance, if needed.

6. For assistance with these Title VI requirements, contact the NCDOT Title VI Nondiscrimination Program at 1-800-522-0453.

(b) Subrecipients (e.g. cities, counties, LGAs, planning organizations) may be required to prepare and submit a Title VI Plan to NCDOT, including Title VI Assurances and/or agreements. Subrecipients must also ensure compliance by their contractors and subrecipients with Title VI. (23 CFR 200.9(b)(7))

(c) If reviewed or investigated by NCDOT, the contractor or subrecipient agrees to take affirmative action to correct any deficiencies found within a reasonable time period, not to exceed 90 calendar days, unless additional time is granted by NCDOT. (23 CFR 200.9(b)(15))

(d) The Contractor is responsible for notifying subcontractors of NCDOT’s External Discrimination Complaints Process.

1. Applicability

Title VI and related laws protect participants and beneficiaries (e.g., members of the public and contractors) from discrimination by NCDOT employees, subrecipients and contractors, regardless of funding source.

2. Eligibility

Any person—or class of persons—who believes he/she has been subjected to discrimination based on race, color, national origin, Limited English Proficiency (LEP), sex, age, or disability (and religion in the context of employment, aviation, or transit) may file a written complaint. The law also prohibits intimidation or retaliation of any sort.

3. Time Limits and Filing Options

Complaints may be filed by the affected individual(s) or a representative and must be filed no later than 180 calendar days after the following:

(i) The date of the alleged act of discrimination; or
(ii) The date when the person(s) became aware of the alleged discrimination; or
(iii) Where there has been a continuing course of conduct, the date on which that conduct was discontinued or the latest instance of the conduct.

Title VI and related discrimination complaints may be submitted to the following entities:

- North Carolina Department of Transportation, Office of Civil Rights, Title VI Program, 1511 Mail Service Center, Raleigh, NC 27699-1511; toll free 1-800-522-0453
- Federal Highway Administration, North Carolina Division Office, 310 New Bern Avenue, Suite 410, Raleigh, NC 27601, 919-747-7010
- US Department of Transportation, Departmental Office of Civil Rights, External Civil Rights Programs Division, 1200 New Jersey Avenue, SE, Washington, DC 20590; 202-366-4070
4. Format for Complaints

Complaints must be in writing and signed by the complainant(s) or a representative, and include the complainant’s name, address, and telephone number. Complaints received by fax or e-mail will be acknowledged and processed. Allegations received by telephone will be reduced to writing and provided to the complainant for confirmation or revision before processing. Complaints will be accepted in other languages, including Braille.

5. Discrimination Complaint Form

Contact NCDOT Civil Rights to receive a full copy of the Discrimination Complaint Form and procedures.

6. Complaint Basis

Allegations must be based on issues involving race, color, national origin (LEP), sex, age, disability, or religion (in the context of employment, aviation or transit). “Basis” refers to the complainant’s membership in a protected group category.

<table>
<thead>
<tr>
<th>Protected Categories</th>
<th>Definition</th>
<th>Examples</th>
<th>Applicable Nondiscrimination Authorities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Race and Ethnicity</td>
<td>An individual belonging to one of the accepted racial groups; or the perception, based usually on physical characteristics that a person is a member of a racial group</td>
<td>Black/African American, Hispanic/Latino, Asian, American Indian/Alaska Native, Native Hawaiian/Pacific Islander, White</td>
<td>Title VI of the Civil Rights Act of 1964; 49 CFR Part 21; 23 CFR 200; 49 U.S.C. 5332(b); 49 U.S.C. 47123. (Executive Order 13166)</td>
</tr>
<tr>
<td>Color</td>
<td>Color of skin, including shade of skin within a racial group</td>
<td>Black, White, brown, yellow, etc.</td>
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<tr>
<td>National Origin (Limited English Proficiency)</td>
<td>Place of birth. Citizenship is not a factor. (Discrimination based on language or a person’s accent is also covered)</td>
<td>Mexican, Cuban, Japanese, Vietnamese, Chinese</td>
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</tr>
<tr>
<td>Sex</td>
<td>Gender. The sex of an individual. Note: Sex under this program does not include sexual orientation.</td>
<td>Women and Men</td>
<td>1973 Federal-Aid Highway Act; 49 U.S.C. 5332(b); 49 U.S.C. 47123.</td>
</tr>
<tr>
<td>Disability</td>
<td>Physical or mental impairment, permanent or temporary, or perceived.</td>
<td>Blind, alcoholic, para-amputee, epileptic, diabetic, arthritic</td>
<td>Section 504 of the Rehabilitation Act of 1973; Americans with Disabilities Act of 1990</td>
</tr>
<tr>
<td>Religion (in the context of employment)</td>
<td>An individual belonging to a religious group; or the perception, based on distinguishable characteristics that a person is a member of a religious group. In practice, actions taken as a result of the moral and ethical beliefs as to what is right and wrong, which are sincerely held with the strength of traditional religious views. Note: Does not have to be associated with a recognized religious group or church; if an individual sincerely holds to the belief, it is a protected religious practice.</td>
<td>Muslim, Christian, Sikh, Hindu, etc.</td>
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</table>

(3) Pertinent Nondiscrimination Authorities

During the performance of this contract, the contractor, for itself, its assignees, and successors in interest agrees to comply with the following non-discrimination statutes and authorities, including, but not limited to:

(a) Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000d et seq., 78 stat. 252), (prohibits discrimination on the basis of race, color, national origin); and 49 CFR Part 21.

(b) The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 U.S.C. § 4601), (prohibits unfair treatment of persons displaced or whose property has been acquired because of Federal or Federal-aid programs and projects);

(c) Federal-Aid Highway Act of 1973, (23 U.S.C. § 324 et seq.), (prohibits discrimination on the basis of sex);


(e) The Age Discrimination Act of 1975, as amended, (42 U.S.C. § 6101 et seq.), (prohibits discrimination on the basis of age);

(f) Airport and Airway Improvement Act of 1982, (49 USC § 471, Section 47123), as amended, (prohibits discrimination based on race, creed, color, national origin, or sex);

(g) The Civil Rights Restoration Act of 1987, (PL 100-209), (Broadened the scope, coverage and applicability of Title VI of the Civil Rights Act of 1964, The Age Discrimination Act of 1975 and Section 504 of the Rehabilitation Act of 1973, by expanding the definition of the terms "programs or activities" to include all of the programs or activities of the Federal-aid recipients, sub-recipients and contractors, whether such programs or activities are Federally funded or not);

(h) Titles II and III of the Americans with Disabilities Act, which prohibit discrimination on the basis of disability in the operation of public entities, public and private transportation systems, places of public accommodation, and certain testing entities (42 U.S.C. §§ 12131-12189) as implemented by Department of Transportation regulations at 49 C.F.R. parts 37 and 38;

(i) The Federal Aviation Administration's Nondiscrimination statute (49 U.S.C. § 47123) (prohibits discrimination on the basis of race, color, national origin, and sex);

(j) Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, which ensures Nondiscrimination against minority populations by discouraging programs, policies, and activities with disproportionately high and adverse human health or environmental effects on minority and low-income populations;
(k) Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency, and resulting agency guidance, national origin discrimination includes discrimination because of Limited English proficiency (LEP). To ensure compliance with Title VI, you must take reasonable steps to ensure that LEP persons have meaningful access to your programs (70 Fed. Reg. at 74087 to 74100);

(l) Title IX of the Education Amendments of 1972, as amended, which prohibits you from discriminating because of sex in education programs or activities (20 U.S.C. 1681 et seq).

(m) Title VII of the Civil Rights Act of 1964 (42 U.S.C. § 2000e et seq., Pub. L. 88-352), (prohibits employment discrimination on the basis of race, color, religion, sex, or national origin).

(4) **Additional Title VI Assurances**

**The following Title VI Assurances (Appendices B, C and D) shall apply, as applicable**

(a) Clauses for Deeds Transferring United States Property (1050.2A, Appendix B)

The following clauses will be included in deeds effecting or recording the transfer of real property, structures, or improvements thereon, or granting interest therein from the United States pursuant to the provisions of Assurance 4.

NOW, THEREFORE, the U.S. Department of Transportation as authorized by law and upon the condition that the North Carolina Department of Transportation (NCDOT) will accept title to the lands and maintain the project constructed thereon in accordance with the North Carolina General Assembly, the Regulations for the Administration of the Federal-Aid Highway Program, and the policies and procedures prescribed by the Federal Highway Administration of the U.S. Department of Transportation in accordance and in compliance with all requirements imposed by Title 49, Code of Federal Regulations, U.S. Department of Transportation, Subtitle A, Office of the Secretary, Part 21, Nondiscrimination in Federally-assisted programs of the U.S Department of Transportation pertaining to and effectuating the provisions of Title VI of the Civil Rights Act of 1964 (78 Stat. 252; 42 U.S.C. § 2000d to 2000d-4), does hereby remise, release, quitclaim and convey unto the NCDOT all the right, title and interest of the U.S. Department of Transportation in and to said lands described in Exhibit A attached hereto and made a part hereof.

(HABENDUM CLAUSE)

TO HAVE AND TO HOLD said lands and interests therein unto the North Carolina Department of Transportation (NCDOT) and its successors forever, subject, however, to the covenants, conditions, restrictions and reservations herein contained as follows, which will remain in effect for the period during which the real property or structures are used for a purpose for which Federal financial assistance is extended or for another purpose involving the provision of similar services or benefits and will be binding on the NCDOT, its successors and assigns.

The NCDOT, in consideration of the conveyance of said lands and interests in lands, does hereby covenant and agree as a covenant running with the land for itself, its successors and assigns, that (1) no person will on the grounds of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination with regard to any facility located wholly or in part on, over, or under such lands hereby conveyed [,

[1] and][* (2) that the NCDOT will use the lands and interests in lands and interests in lands so conveyed, in compliance with all requirements imposed by or pursuant to Title 49, Code of Federal Regulations, U.S. Department of Transportation, Subtitle A, Office of the Secretary, Part 21, Non-discrimination in Federally-assisted programs of the U.S. Department of Transportation, Effectuation of Title VI of the Civil Rights Act of 1964, and as said Regulations and Acts may be amended [, and (3) that in
the event of breach of any of the above-mentioned nondiscrimination conditions, the Department will have a right to enter or re-enter said lands and facilities on said land, and that above described land and facilities will thereon revert to and vest in and become the absolute property of the U.S. Department of Transportation and its assigns as such interest existed prior to this instruction].

(*Reverter clause and related language to be used only when it is determined that such a clause is necessary in order to make clear the purpose of Title VI.)

(b) Clauses for Transfer of Real Property Acquired or Improved Under the Activity, Facility, or Program (1050.2A, Appendix C)

The following clauses will be included in deeds, licenses, leases, permits, or similar instruments entered into by the North Carolina Department of Transportation (NCDOT) pursuant to the provisions of Assurance 7(a):

1. The (grantee, lessee, permittee, etc. as appropriate) for himself/herself, his/her heirs, personal representatives, successors in interest, and assigns, as a part of the consideration hereof, does hereby covenant and agree [in the case of deeds and leases add "as a covenant running with the land"] that:
   
   (i.) In the event facilities are constructed, maintained, or otherwise operated on the property described in this (deed, license, lease, permit, etc.) for a purpose for which a U.S. Department of Transportation activity, facility, or program is extended or for another purpose involving the provision of similar services or benefits, the (grantee, licensee, lessee, permittee, etc.) will maintain and operate such facilities and services in compliance with all requirements imposed by the Acts and Regulations (as may be amended) such that no person on the grounds of race, color, or national origin, will be excluded from participation in, denied the benefits of, or be otherwise subjected to discrimination in the use of said facilities.

2. With respect to licenses, leases, permits, etc., in the event of breach of any of the above Nondiscrimination covenants, the NCDOT will have the right to terminate the (lease, license, permit, etc.) and to enter, re-enter, and repossess said lands and facilities thereon, and hold the same as if the (lease, license, permit, etc.) had never been made or issued. *

3. With respect to a deed, in the event of breach of any of the above Nondiscrimination covenants, the NCDOT will have the right to enter or re-enter the lands and facilities thereon, and the above described lands and facilities will there upon revert to and vest in and become the absolute property of the NCDOT and its assigns. *

(*Reverter clause and related language to be used only when it is determined that such a clause is necessary to make clear the purpose of Title VI.)

(c) Clauses for Construction/Use/Access to Real Property Acquired Under the Activity, Facility or Program (1050.2A, Appendix D)

The following clauses will be included in deeds, licenses, permits, or similar instruments/agreements entered into by the North Carolina Department of Transportation (NCDOT) pursuant to the provisions of Assurance 7(b):

1. The (grantee, licensee, permittee, etc., as appropriate) for himself/herself, his/her heirs, personal representatives, successors in interest, and assigns, as a part of the consideration hereof, does hereby covenant and agree (in the case of deeds and leases add, "as a covenant running with the land") that (1) no person on the ground of race, color, or national origin, will be excluded from participation in, denied the benefits of, or be otherwise subjected to discrimination in the use of said facilities, (2) that in the construction of any improvements
on, over, or under such land, and the furnishing of services thereon, no person on the ground of race, color, or national origin, will be excluded from participation in, denied the benefits of, or otherwise be subjected to discrimination, (3) that the (grantee, licensee, lessee, permittee, etc.) will use the premises in compliance with all other requirements imposed by or pursuant to the Acts and Regulations, as amended, set forth in this Assurance.

2. With respect to (licenses, leases, permits, etc.), in the event of breach of any of the above Non-discrimination covenants, the NCDOT will have the right to terminate the (license, permit, etc., as appropriate) and to enter or re-enter and repossess said land and the facilities thereon, and hold the same as if said (license, permit, etc., as appropriate) had never been made or issued. *

3. With respect to deeds, in the event of breach of any of the above Nondiscrimination covenants, the NCDOT will there upon revert to and vest in and become the absolute property of the NCDOT and its assigns. *

(*Reverter clause and related language to be used only when it is determined that such a clause is necessary to make clear the purpose of Title VI.)

MINORITY AND FEMALE EMPLOYMENT REQUIREMENTS

NOTICE OF REQUIREMENTS FOR AFFIRMATIVE ACTION TO ENSURE EQUAL EMPLOYMENT OPPORTUNITY (EXECUTIVE NUMBER 11246)

1. The goals and timetables for minority and female participation, expressed in percentage terms for the Contractor’s aggregate workforce in each trade on all construction work in the covered area, see as shown on the attached sheet entitled “Employment Goals for Minority and Female participation”.

These goals are applicable to all the Contractor’s construction work (whether or not it is Federal or federally assisted) performed in the covered area. If the Contractor performs construction work in a geographical area located outside of the covered area, it shall apply the goals established for such geographical area where the work is actually performed. With regard to this second area, the Contractor also is subject to the goals for both its federally involved and nonfederally involved construction.

The Contractor’s compliance with the Executive Order and the regulations in 41 CFR Part 60-4 shall be based on its implementation of the Equal Opportunity Clause, specific affirmative action obligations required by the specifications set forth in 41 CFR 60-4.3(a), and its effort to meet the goals. The hours of minority and female employment and training must be substantially uniform throughout the length of the contract, and in each trade and the Contractor shall make a good faith effort to employ minorities and women evenly on each of its projects. The transfer of minority or female employees or trainees from Contractor to Contractor or from project to project for the sole purpose of meeting the Contractor’s goals shall be a violation of the contract, the executive Order and the regulations in 41 CFR Part 60-4. Compliance with the goals will be measured against the total work hours performed.

2. As used in this Notice and in the contract resulting from this solicitation, the “covered area” is the county or counties shown on the cover sheet of the proposal form and contract.
## EMPLOYMENT GOALS FOR MINORITY AND FEMALE PARTICIPATION

<table>
<thead>
<tr>
<th>Economic Areas</th>
<th>Area 023 29.7%</th>
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<tbody>
<tr>
<td></td>
<td>Area 026 33.5%</td>
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<td>Area 029 15.7%</td>
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<td>Area 023 29.7%</td>
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<td>Perquimans County</td>
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<td>Area 024 31.7%</td>
<td>Beaufort County</td>
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<td>Area 025 23.5%</td>
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<td>Area 027 24.7%</td>
<td>Area 028 15.5%</td>
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<td>Area 0480 8.5%</td>
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<td>Area 027 24.7%</td>
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<td>Area 028 15.5%</td>
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<td>Area 029 15.7%</td>
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<td>Area 030 6.3%</td>
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<td>Swain County</td>
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<td>Transylvania County</td>
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<td></td>
<td>Yancey County</td>
</tr>
</tbody>
</table>
**Goals for Female Participation in Each Trade**

(Statewide) 6.9%

**ON-THE-JOB TRAINING**

(10-16-07) (Rev. 4-21-15) Z-10

**Description**

The North Carolina Department of Transportation will administer a custom version of the Federal On-the-Job Training (OJT) Program, commonly referred to as the Alternate OJT Program. All contractors (existing and newcomers) will be automatically placed in the Alternate Program. Standard OJT requirements typically associated with individual projects will no longer be applied at the project level. Instead, these requirements will be applicable on an annual basis for each contractor administered by the OJT Program Manager.

On the Job Training shall meet the requirements of 23 CFR 230.107 (b), 23 USC – Section 140, this provision and the On-the-Job Training Program Manual.

The Alternate OJT Program will allow a contractor to train employees on Federal, State and privately funded projects located in North Carolina. However, priority shall be given to training employees on NCDOT Federal-Aid funded projects.

**Minorities and Women**

Developing, training and upgrading of minorities and women toward journeyman level status is a primary objective of this special training provision. Accordingly, the Contractor shall make every effort to enroll minority and women as trainees to the extent that such persons are available within a reasonable area of
recruitment. This training commitment is not intended, and shall not be used, to discriminate against any applicant for training, whether a member of a minority group or not.

Assigning Training Goals

The Department, through the OJT Program Manager, will assign training goals for a calendar year based on the contractors’ past three years’ activity and the contractors’ anticipated upcoming year’s activity with the Department. At the beginning of each year, all contractors eligible will be contacted by the Department to determine the number of trainees that will be assigned for the upcoming calendar year. At that time the Contractor shall enter into an agreement with the Department to provide a self-imposed on-the-job training program for the calendar year. This agreement will include a specific number of annual training goals agreed to by both parties. The number of training assignments may range from 1 to 15 per contractor per calendar year. The Contractor shall sign an agreement to fulfill their annual goal for the year.

Training Classifications

The Contractor shall provide on-the-job training aimed at developing full journeyman level workers in the construction craft/operator positions. Preference shall be given to providing training in the following skilled work classifications:

- Equipment Operators
- Truck Drivers
- Carpenters
- Concrete Finishers
- Pipe Layers
- Office Engineers
- Estimators
- Iron / Reinforcing Steel Workers
- Mechanics
- Welders

The Department has established common training classifications and their respective training requirements that may be used by the contractors. However, the classifications established are not all-inclusive. Where the training is oriented toward construction applications, training will be allowed in lower-level management positions such as office engineers and estimators. Contractors shall submit new classifications for specific job functions that their employees are performing. The Department will review and recommend for acceptance to FHWA the new classifications proposed by contractors, if applicable. New classifications shall meet the following requirements:

1. Proposed training classifications are reasonable and realistic based on the job skill classification needs, and
2. The number of training hours specified in the training classification is consistent with common practices and provides enough time for the trainee to obtain journeyman level status.

The Contractor may allow trainees to be trained by a subcontractor provided that the Contractor retains primary responsibility for meeting the training and this provision is made applicable to the subcontract. However, only the Contractor will receive credit towards the annual goal for the trainee.

Where feasible, 25 percent of apprentices or trainees in each occupation shall be in their first year of apprenticeship or training. The number of trainees shall be distributed among the work classifications on the basis of the contractor’s needs and the availability of journeymen in the various classifications within a reasonable area of recruitment.
No employee shall be employed as a trainee in any classification in which they have successfully completed a training course leading to journeyman level status or in which they have been employed as a journeyman.

**Records and Reports**

The Contractor shall maintain enrollment, monthly and completion reports documenting company compliance under these contract documents. These documents and any other information as requested shall be submitted to the OJT Program Manager.

Upon completion and graduation of the program, the Contractor shall provide each trainee with a certification Certificate showing the type and length of training satisfactorily completed.

**Trainee Interviews**

All trainees enrolled in the program will receive an initial and Trainee/Post graduate interview conducted by the OJT program staff.

**Trainee Wages**

Contractors shall compensate trainees on a graduating pay scale based upon a percentage of the prevailing minimum journeyman wages (Davis-Bacon Act). Minimum pay shall be as follows:

- 60 percent of the journeyman wage for the first half of the training period
- 75 percent of the journeyman wage for the third quarter of the training period
- 90 percent of the journeyman wage for the last quarter of the training period

In no instance shall a trainee be paid less than the local minimum wage. The Contractor shall adhere to the minimum hourly wage rate that will satisfy both the NC Department of Labor (NCDOL) and the Department.

**Achieving or Failing to Meet Training Goals**

The Contractor will be credited for each trainee employed by him on the contract work who is currently enrolled or becomes enrolled in an approved program and who receives training for at least 50 percent of the specific program requirement. Trainees will be allowed to be transferred between projects if required by the Contractor’s scheduled workload to meet training goals.

If a contractor fails to attain their training assignments for the calendar year, they may be taken off the NCDOT’s Bidders List.

**Measurement and Payment**

No compensation will be made for providing required training in accordance with these contract documents.
<table>
<thead>
<tr>
<th>Line</th>
<th>Sect.</th>
<th>Item No.</th>
<th>Description</th>
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<td>Undercut Excavation</td>
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<td>Removal of Existing Asphalt Pavement</td>
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<td>$</td>
</tr>
<tr>
<td>10</td>
<td></td>
<td>265/SP</td>
<td>Select Material, Class IV</td>
<td>50</td>
<td>TN</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>11</td>
<td></td>
<td>270</td>
<td>Geotextile for Soil Stabilization</td>
<td>60</td>
<td>SY</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>12</td>
<td></td>
<td>300</td>
<td>Foundation Conditioning Material, Minor Structures</td>
<td>190</td>
<td>TN</td>
<td>$</td>
<td>$</td>
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<td>13</td>
<td></td>
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<td>Foundation Conditioning Geotextile</td>
<td>125</td>
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<td>$</td>
<td>$</td>
</tr>
<tr>
<td>14</td>
<td></td>
<td>310/SP</td>
<td>15&quot; RC Pipe Culverts, Class III</td>
<td>196</td>
<td>LF</td>
<td>$</td>
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<tr>
<td>15</td>
<td></td>
<td>310/SP</td>
<td>18&quot; RC Pipe Culverts, Class III</td>
<td>4</td>
<td>LF</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>16</td>
<td></td>
<td>310/SP</td>
<td>15&quot; RC Pipe Culverts, Class IV</td>
<td>12</td>
<td>LF</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>17</td>
<td></td>
<td>310/SP</td>
<td>36&quot; CAA Pipe Culverts, 0.075&quot; Thickness</td>
<td>120</td>
<td>LF</td>
<td>$</td>
<td>$</td>
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<tr>
<td>18</td>
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<td>607/SP</td>
<td>Milling Asphalt Pavement, 0&quot; - 3&quot; Depth</td>
<td>12,200</td>
<td>SY</td>
<td>$</td>
<td>$</td>
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<td>19</td>
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<td>Incidental Milling</td>
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<td>610</td>
<td>Asphalt Concrete Base Course, B26.0C</td>
<td>430</td>
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<td>610</td>
<td>Asphalt Concrete Intermediate Course, I19.0C</td>
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<td>TN</td>
<td>$</td>
<td>$</td>
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<tr>
<td>22</td>
<td></td>
<td>610/SP</td>
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<td>1,275</td>
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<td>23</td>
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<td>620</td>
<td>Asphalt Binder for Plant Mix, Grade PG64-22</td>
<td>120</td>
<td>TN</td>
<td>$</td>
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<td></td>
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<td>Asphalt Plant Mix, Pavement Repair</td>
<td>115</td>
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<td>$</td>
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<tr>
<td>25</td>
<td></td>
<td>SP</td>
<td>Patching of Existing Asphalt</td>
<td>35</td>
<td>TN</td>
<td>$</td>
<td>$</td>
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<tr>
<td>26</td>
<td></td>
<td>SP</td>
<td>Patching of Existing Asphalt</td>
<td>0.8455</td>
<td>CY</td>
<td>$</td>
<td>$</td>
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<tr>
<td>27</td>
<td></td>
<td>840</td>
<td>Pipe Collars</td>
<td>11</td>
<td>EA</td>
<td>$</td>
<td>$</td>
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<td>28</td>
<td></td>
<td>840</td>
<td>Masonry Drainage Structure</td>
<td>1.8</td>
<td>LF</td>
<td>$</td>
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<td>29</td>
<td></td>
<td>840</td>
<td>Masonry Drainage Structure</td>
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<td>EA</td>
<td>$</td>
<td>$</td>
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<tr>
<td>30</td>
<td></td>
<td>840</td>
<td>Frame with Grate &amp; Hood, STD. 840.03, Type F</td>
<td>3</td>
<td>EA</td>
<td>$</td>
<td>$</td>
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<td>31</td>
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<td>840</td>
<td>Frame with Grate &amp; Hood, STD. 840.03, Type G</td>
<td>7</td>
<td>EA</td>
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<td>840</td>
<td>Frame with Two Grates, STD. 840.16</td>
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<td>840</td>
<td>Frame with Cover, STD. 840.54</td>
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<td>EA</td>
<td>$</td>
<td>$</td>
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<tr>
<td>34</td>
<td></td>
<td>846</td>
<td>2'-6&quot; Concrete Curb and Gutter</td>
<td>1,320</td>
<td>LF</td>
<td>$</td>
<td>$</td>
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<td>35</td>
<td></td>
<td>848</td>
<td>4&quot; Concrete Sidewalk</td>
<td>914</td>
<td>SY</td>
<td>$</td>
<td>$</td>
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<td>36</td>
<td></td>
<td>848</td>
<td>6&quot; Concrete Driveway</td>
<td>190</td>
<td>SY</td>
<td>$</td>
<td>$</td>
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<tr>
<td>37</td>
<td></td>
<td>848/SP</td>
<td>Concrete Curb Ramp</td>
<td>27</td>
<td>EA</td>
<td>$</td>
<td>$</td>
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<tr>
<td>38</td>
<td></td>
<td>852/SP</td>
<td>5&quot; Monolithic Concrete Islands (Keyed In)</td>
<td>70</td>
<td>SY</td>
<td>$</td>
<td>$</td>
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<tr>
<td>39</td>
<td></td>
<td>858/SP</td>
<td>Adjustment of Catch Basin</td>
<td>4</td>
<td>EA</td>
<td>$</td>
<td>$</td>
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<tr>
<td>40</td>
<td></td>
<td>858/SP</td>
<td>Adjustment of Manholes</td>
<td>11</td>
<td>EA</td>
<td>$</td>
<td>$</td>
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<tr>
<td>41</td>
<td></td>
<td>858/SP</td>
<td>Adjustment of Valve Box</td>
<td>6</td>
<td>EA</td>
<td>$</td>
<td>$</td>
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<tr>
<td>42</td>
<td></td>
<td>859</td>
<td>Convert Existing Catch Basin to Drop Inlet</td>
<td>3</td>
<td>EA</td>
<td>$</td>
<td>$</td>
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<tr>
<td>43</td>
<td></td>
<td>859</td>
<td>Convert Existing Drop Inlet to Junction Box</td>
<td>1</td>
<td>EA</td>
<td>$</td>
<td>$</td>
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<tr>
<td>44</td>
<td></td>
<td>SP</td>
<td>Temporary Traffic Control</td>
<td>1</td>
<td>LS</td>
<td>$</td>
<td>$</td>
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<tr>
<td>45</td>
<td></td>
<td>1205/SP</td>
<td>Thermoplastic Pavement Marking Lines (4&quot;, 90 mils)</td>
<td>5,885</td>
<td>LF</td>
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<td>46</td>
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<td>1205/SP</td>
<td>Thermoplastic Pavement Marking Lines (6&quot;, 90 mils)</td>
<td>405</td>
<td>LF</td>
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<td>47</td>
<td></td>
<td>1205/SP</td>
<td>Thermoplastic Pavement Marking Lines (8&quot;, 90 mils)</td>
<td>1,667</td>
<td>LF</td>
<td>$</td>
<td>$</td>
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<td>48</td>
<td></td>
<td>1205/SP</td>
<td>Thermoplastic Pavement Marking Lines (24&quot;, 90 mils)</td>
<td>518</td>
<td>LF</td>
<td>$</td>
<td>$</td>
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<tr>
<td>49</td>
<td></td>
<td>1205/SP</td>
<td>Thermoplastic Pavement Marking Symbols (90 mils)</td>
<td>42</td>
<td>EA</td>
<td>$</td>
<td>$</td>
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<tr>
<td>50</td>
<td></td>
<td>1205/SP</td>
<td>Paint Pavement Markings Lines (4&quot;)</td>
<td>6,009</td>
<td>LF</td>
<td>$</td>
<td>$</td>
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<td>51</td>
<td></td>
<td>1205/SP</td>
<td>Paint Pavement Markings Lines (24&quot;)</td>
<td>334</td>
<td>LF</td>
<td>$</td>
<td>$</td>
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<tr>
<td>52</td>
<td></td>
<td>City Std</td>
<td>Screenings</td>
<td>500</td>
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<tr>
<td>53</td>
<td></td>
<td>City Std</td>
<td>Relocate Water Connection</td>
<td>1</td>
<td>EA</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>54</td>
<td></td>
<td>City Std</td>
<td>Adjust Water Connection</td>
<td>3</td>
<td>EA</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>55</td>
<td></td>
<td>City Std</td>
<td>Adjust Sewer Connection</td>
<td>1</td>
<td>EA</td>
<td>$</td>
<td>$</td>
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<tr>
<td>Item</td>
<td>Sect.</td>
<td>Description</td>
<td>Quantity</td>
<td>Units</td>
<td>Unit Price</td>
<td>Total Amount</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>56</td>
<td>SP</td>
<td>Relocate Backflow Preventer</td>
<td>1</td>
<td>EA</td>
<td>$</td>
<td>$</td>
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<tr>
<td>57</td>
<td>SP</td>
<td>Safety Fence</td>
<td></td>
<td>LF</td>
<td>$</td>
<td>$</td>
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<tr>
<td>58</td>
<td>City Std</td>
<td>Matting for Erosion Control</td>
<td>1,200</td>
<td>SY</td>
<td>$</td>
<td>$</td>
<td></td>
</tr>
<tr>
<td>59</td>
<td>City Std</td>
<td>Sediment Control Bag</td>
<td>26</td>
<td>EA</td>
<td>$</td>
<td>$</td>
<td></td>
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<tr>
<td>60</td>
<td>City Std</td>
<td>Inlet Protection</td>
<td>1</td>
<td>EA</td>
<td>$</td>
<td>$</td>
<td></td>
</tr>
<tr>
<td>61</td>
<td>City Std</td>
<td>Wattle</td>
<td>6</td>
<td>EA</td>
<td>$</td>
<td>$</td>
<td></td>
</tr>
<tr>
<td>62</td>
<td>City Std</td>
<td>Seeding and Mulching (Temporary &amp; Permanent)</td>
<td>1</td>
<td>AC</td>
<td>$</td>
<td>$</td>
<td></td>
</tr>
<tr>
<td>63</td>
<td>SP</td>
<td>Concrete Washout Structure</td>
<td>2</td>
<td>EA</td>
<td>$</td>
<td>$</td>
<td></td>
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<tr>
<td>64</td>
<td>454</td>
<td>Segmental Gravity Retaining Walls</td>
<td>1,415</td>
<td>SF</td>
<td>$</td>
<td>$</td>
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Total Amount Bid $ __________________

* City Std - Winston-Salem Technical Specifications and Detail Drawings for Water Line and Sanitary Sewer Line Construction
BID PROPOSAL AUTHORIZATION AND SIGNATURE

BIDDERS:
The undersigned has received and reviewed a complete set of the Contract Documents for the above referenced project by the City of Winston-Salem and/or City/County Utility Commission, and in submitting this bid agree to accomplish the work in strict accordance with said Documents.

The signature page must be completed and submitted with the proposal: Proposals are to be signed by an officer of the company authorized to bind the submitter to its provisions. Failure to manually sign the appropriate bid proposal form will be construed as non-responsive and the bid proposal will not be considered.

Date

________________________________________  ______________________________
Typed or Print Name and Title Contractor’s License No.

Mailing Address, (P.O. Box or Street) City, State, Zip Code

Email Address Telephone Number

On this ___ day of __________, 20__, before me _____________________________ (name)

to me personally known, being duly sworn, did execute the foregoing proposal, and did so state that he/she was properly authorized by_________________________ (name of company)
to execute the proposal and did so on his/her free act and deed.  SEAL

Notary Public ___________________________ My Commission Expires ___________________________

The following information is requested for statistical purposes only. Provisions or omission of this information will not affect the City's award of this contract.
We ( ) are a Historically Underutilized Business (HUB) certified by State of North Carolina.

We ( ) are a minority business enterprise.
( ) are not a minority business enterprise.

If yes, please identify in the appropriate box below:
( ) Black
( ) Hispanic
( ) Asian American including Indian Subcontinent and Pacific Islands
( ) Native American Indian including Eskimos and Aleuts

We ( ) are a woman-owned business enterprise.
( ) are not a woman-owned business enterprise.
EXECUTION OF BID

NON-COLLUSION, DEBARMENT AND GIFT BAN CERTIFICATION

CORPORATION

The prequalified bidder being duly sworn, solemnly swears (or affirms) that neither he, nor any official, agent or employee has entered into any agreement, participated in any collusion, or otherwise taken any action which is in restraint of free competitive bidding in connection with any bid or contract, that the prequalified bidder has not been convicted of violating N.C.G.S. §133-24 within the last three years, and that the prequalified bidder intends to do the work with his own bona fide employees or subcontractors and will not bid for the benefit of another contractor.

By submitting this non-collusion, debarment and gift ban certification, the Contractor is attesting his status under penalty of perjury under the laws of the United States in accordance with the Debarment Certification attached, provided that the Debarment Certification also includes any required statements concerning exceptions that are applicable.

N.C.G.S. §133-32 and Executive Order 24 prohibit the offer to, or acceptance by, any State Employee of any gift from anyone with a contract with the State, or from any person seeking to do business with the State. By execution of any response in this procurement, you attest, for your entire organization and its employees or agents, that you are not aware that any such gift has been offered, accepted, or promised by any employees of your organization.

SIGNATURE OF PREQUALIFIED BIDDER

Full name of Corporation

Address as Prequalified

Attest

Secretary/Assistant Secretary
(Select appropriate title)

By

President/Vice President/Assistant Vice President
(Select appropriate title)

Print or type Signer’s name

Print or type Signer’s name

CORPORATE SEAL
NON-COLLUSION AFFIDAVIT, DEBARMENT CERTIFICATION AND GIFT BAN CERTIFICATION

PARTNERSHIP

The prequalified bidder, being duly sworn, solemnly swears (or affirms) that neither he, nor any official, agent or employee has entered into any agreement, participated in any collusion, or otherwise taken any action which is in restraint of free competitive bidding in connection with any bid or contract, that the prequalified bidder has not been convicted of violating N.C.G.S. § 133-24 within the last three years, and that the prequalified bidder intends to do the work with its own bona fide employees or subcontractors and will not bid for the benefit of another contractor.

By submitting this non-collusion, debarment and gift ban certification, the Contractor is attesting his status under penalty of perjury under the laws of the United States in accordance with the Debarment Certification attached, provided that the Debarment Certification also includes any required statements concerning exceptions that are applicable.

N.C.G.S. § 133-32 and Executive Order 24 prohibit the offer to, or acceptance by, any State Employee of any gift from anyone with a contract with the State, or from any person seeking to do business with the State. By execution of any response in this procurement, you attest, for your entire organization and its employees or agents, that you are not aware that any such gift has been offered, accepted, or promised by any employees of your organization.

SIGNATURE OF PREQUALIFIED BIDDER

Full Name of Partnership

Address as Prequalified

Signature of Witness

Signature of Partner

Print or Type Signer’s Name

Print or Type Signer’s Name
NON-COLLUSION AFFIDAVIT, DEBARMENT CERTIFICATION AND GIFT BAN CERTIFICATION

LIMITED LIABILITY COMPANY

The prequalified bidder, being duly sworn, solemnly swears (or affirms) that neither he, nor any official, agent or employee has entered into any agreement, participated in any collusion, or otherwise taken any action which is in restraint of free competitive bidding in connection with any bid or contract, that the prequalified bidder has not been convicted of violating N.C.G.S. § 133-24 within the last three years, and that the prequalified bidder intends to do the work with its own bona fide employees or subcontractors and will not bid for the benefit of another contractor.

By submitting this non-collision, debarment and gift ban certification, the Contractor is attesting his status under penalty of perjury under the laws of the United States in accordance with the Debarment Certification attached, provided that the Debarment Certification also includes any required statements concerning exceptions that are applicable.

N.C.G.S. § 133-32 and Executive Order 24 prohibit the offer to, or acceptance by, any State Employee of any gift from anyone with a contract with the State, or from any person seeking to do business with the State. By execution of any response in this procurement, you attest, for your entire organization and its employees or agents, that you are not aware that any such gift has been offered, accepted, or promised by any employees of your organization.

SIGNATURE OF PREQUALIFIED BIDDER

Full Name of Firm

Address as Prequalified

Signature of Witness

Signature of Member/Manager/Authorized Agent
(Select appropriate Title)

Print or Type Signer’s Name

Print or Type Signer’s Name
NON-COLLUSION, DEBARMENT AND GIFT BAN CERTIFICATION

JOINT VENTURE (2) or (3)

The prequalified bidder, being duly sworn, solemnly swears (or affirms) that neither he, nor any official, agent or employee has entered into any agreement, participated in any collusion, or otherwise taken any action which is in restraint of free competitive bidding in connection with any bid or contract, that the prequalified bidder has not been convicted of violating N.C.G.S. § 133-24 within the last three years, and that the prequalified bidder intends to do the work with its own bona fide employees or subcontractors and will not bid for the benefit of another contractor.

By submitting this non-collusion, debarment and gift ban certification, the Contractor is attesting his status under penalty of perjury under the laws of the United States in accordance with the Debarment Certification attached, provided that the Debarment Certification also includes any required statements concerning exceptions that are applicable.

N.C.G.S. § 133-32 and Executive Order 24 prohibit the offer to, or acceptance by, any State Employee of any gift from anyone with a contract with the State, or from any person seeking to do business with the State. By execution of any response in this procurement, you attest, for your entire organization and its employees or agents, that you are not aware that any such gift has been offered, accepted, or promised by any employees of your organization.

SIGNATURE OF PREQUALIFIED BIDDER

Instructions: 2 Joint Venturers Fill in lines (1), (2) and (3) and execute. 3 Joint Venturers Fill in lines (1), (2), (3) and (4) and execute. On Line (1), fill in the name of the Joint Venture Company. On Line (2), fill in the name of one of the joint venturers and execute below in the appropriate manner. On Line (3), print or type the name of the other joint venturer and execute below in the appropriate manner. On Line (4), fill in the name of the third joint venturer, if applicable and execute below in the appropriate manner.

(1) Name of Joint Venture

(2) Name of Contractor

Address as Prequalified

BY

Signature of Witness or Attest

Signature of Contractor

Print or Type Signer’s Name

Print or Type Signer’s Name

If Corporation, affix Corporate Seal

AND

(3) Name of Contractor

Address as Prequalified

BY

Signature of Witness or Attest

Signature of Contractor

Print or Type Signer’s Name

Print or Type Signer’s Name

If Corporation, affix Corporate Seal

AND

(4) Name of Contractor

Address as Prequalified

BY

Signature of Witness or Attest

Signature of Contractor

Print or Type Signer’s Name

Print or Type Signer’s Name

If Corporation, affix Corporate Seal
NON-COLLUSION AFFIDAVIT, DEBARMENT CERTIFICATION AND GIFT BAN CERTIFICATION

INDIVIDUAL DOING BUSINESS UNDER A FIRM NAME

The prequalified bidder, being duly sworn, solemnly swears (or affirms) that neither he, nor any official, agent or employee has entered into any agreement, participated in any collusion, or otherwise taken any action which is in restraint of free competitive bidding in connection with any bid or contract, that the prequalified bidder has not been convicted of violating N.C.G.S. § 133-24 within the last three years, and that the prequalified bidder intends to do the work with its own bona fide employees or subcontractors and will not bid for the benefit of another contractor.

By submitting this non-collusion, debarment and gift ban certification, the Contractor is attesting his status under penalty of perjury under the laws of the United States in accordance with the Debarment Certification attached, provided that the Debarment Certification also includes any required statements concerning exceptions that are applicable.

N.C.G.S. § 133-32 and Executive Order 24 prohibit the offer to, or acceptance by, any State Employee of any gift from anyone with a contract with the State, or from any person seeking to do business with the State. By execution of any response in this procurement, you attest, for your entire organization and its employees or agents, that you are not aware that any such gift has been offered, accepted, or promised by any employees of your organization.

SIGNATURE OF PREQUALIFIED BIDDER

Name of Prequalified Bidder

Trading and Doing Business As

Individual Name

Full name of Firm

Address as Prequalified

Signature of Witness

Signature of Prequalified Bidder, Individual

Print or Type Signer’s Name

Print or Type Signer’s Name
NON-COLLUSION AFFIDAVIT, DEBARMENT CERTIFICATION AND GIFT BAN CERTIFICATION

INDIVIDUAL DOING BUSINESS IN HIS OWN NAME

The prequalified bidder, being duly sworn, solemnly swears (or affirms) that neither he, nor any official, agent or employee has entered into any agreement, participated in any collusion, or otherwise taken any action which is in restraint of free competitive bidding in connection with any bid or contract, that the prequalified bidder has not been convicted of violating N.C.G.S. § 133-24 within the last three years, and that the prequalified bidder intends to do the work with its own bona fide employees or subcontractors and will not bid for the benefit of another contractor.

By submitting this non-collusion, debarment and gift ban certification, the Contractor is attesting his status under penalty of perjury under the laws of the United States in accordance with the Debarment Certification attached, provided that the Debarment Certification also includes any required statements concerning exceptions that are applicable.

N.C.G.S. § 133-32 and Executive Order 24 prohibit the offer to, or acceptance by, any State Employee of any gift from anyone with a contract with the State, or from any person seeking to do business with the State. By execution of any response in this procurement, you attest, for your entire organization and its employees or agents, that you are not aware that any such gift has been offered, accepted, or promised by any employees of your organization.

SIGNATURE OF PREQUALIFIED BIDDER

Name of Prequalified Bidder

Print or Type Name

Address as Prequalified

Signature of Prequalified Bidder, Individually

Print or type Signer’s Name

Signature of Witness

Print or type Signer’s name
DEBARMENT CERTIFICATION OF PREQUALIFIED BIDDER

Conditions for certification:

1. The prequalified bidder shall provide immediate written notice to the Department if at any time the bidder learns that his certification was erroneous when he submitted his debarment certification or explanation that is file with the Department, or has become erroneous because of changed circumstances.

2. The terms covered transaction, debarred, suspended, ineligible, lower tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded, as used in this provision, have the meanings set out in the Definitions and Coverage sections of the rules implementing Executive Order 12549. A copy of the Federal Rules requiring this certification and detailing the definitions and coverages may be obtained from the Contract Officer of the Department.

3. The prequalified bidder agrees by submitting this form, that he will not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in NCDOT contracts, unless authorized by the Department.

4. For Federal Aid projects, the prequalified bidder further agrees that by submitting this form he will include the Federal-Aid Provision titled Required Contract Provisions Federal-Aid Construction Contract (Form FHWA PR 1273) provided by the Department, without subsequent modification, in all lower tier covered transactions.

5. The prequalified bidder may rely upon a certification of a participant in a lower tier covered transaction that he is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless he knows that the certification is erroneous. The bidder may decide the method and frequency by which he will determine the eligibility of his subcontractors.

6. 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 provision. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

7. Except as authorized in paragraph 6 herein, the Department may terminate any contract if the bidder 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 by the Federal Government.
DEBARMENT CERTIFICATION

The prequalified bidder certifies to the best of his knowledge and belief, that he and his principals:

a. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency;

b. 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;

c. 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 b. of this certification; and

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

e. Will submit a revised Debarment Certification immediately if his status changes and will show in his bid proposal an explanation for the change in status.

If the prequalified bidder cannot certify that he is not debarred, he shall provide an explanation with this submittal. An explanation will not necessarily result in denial of participation in a contract.

Failure to submit a non-collusion affidavit and debarment certification will result in the prequalified bidder’s bid being considered non-responsive.

☐ Check here if an explanation is attached to this certification.
CONSTRUCTION CONTRACT

THIS CONTRACT, made and entered to this ____ day of ____________, 20 ___, pursuant to a resolution heretofore adopted by the appropriate governing body or agency of the City of Winston-Salem, North Carolina, by and between ____________________, a corporation with its principal office and place of business in __________, party of the first part, hereinafter called the Contractor, and the City of Winston-Salem, a municipal corporation, hereinafter called the City.

W I T N E S S E S T H

WHEREAS, after careful consideration of the bid submitted by the Company, the City of Winston-Salem, has heretofore adopted a resolution authorizing the acceptance of such bid, and the execution of a contract in the name of the City with the said Company covering the construction of construction of the _____________ project in accordance with the Terms, Conditions, and Specifications and original unit prices contained in your bid _______ dated ________, and bids were received and duly opened as required by law; and,

NOW, THEREFORE, in consideration of the premises and in further consideration of the mutual agreement contained herein, as well as the financial consideration hereinafter referred to, the parties hereto have contracted and agreed as follows:

(1) In accordance with the project specifications and Contractor proposal, copies of which specifications and proposal are incorporated herein by reference: the Contractor will provide construction of construction of the project described in the proposal submitted by the Contractor or in the specifications prepared by the City if so authorized.

(2) The total contract price in the estimated amount of ___________________ Dollars and ____/100 ($_____), will be paid to the Contractor as provided in the General Conditions of the Invitation for Bids based on the unit prices (if applicable) contained in the proposal submitted by the Contractor, not to exceed the amount budgeted, subject to approval by the appropriate official or Governing Board.

(3) The specifications, the proposal thereon by the Contractor, which are incorporated herein by reference, the performance and payment bond on the part of the Contractor, the invitation to bid, the instructions to bidders, the bid form, and any addenda, copies of which are attached hereto and made a part hereof, shall constitute the contract between the parties as though fully written herein.

(4) Equal Employment Opportunity / ADA: The Contractor shall not discriminate against any employee or applicant for employment because of race, creed, color, religion, national origin, political affiliation, gender, age or disability. The contractor shall comply with all applicable laws and regulations regarding the American with Disabilities Act (www.ADA.gov) as amended from time to time and all rules and regulations promulgated thereunder and other laws and regulations pertaining to equal employment. The Contractor hereby agrees to indemnify the Owner from and against all claims, suits, damages, costs, losses and expenses in any manner arising out of or connected with the failure of the contractor, its subcontractors, agents, successors, assigns, officers or employees to comply with the provisions of the ADA or rules and regulations promulgated thereunder. The Contractor agrees to act affirmatively in its employment and promotion practices, and in the general treatment of its employees.

(5) The Contractor hereby releases and forever discharges the City, its agents, officers, officials, and employees, from any and all claims, demands, expenses, costs and liabilities of any kind or nature directly or indirectly related to any personal injury and/or property damage arising out of the performance of the Service, except those claims that result from the sole negligence of the City or a City employee acting within the scope of the employment. The Contractor shall indemnify, defend and hold harmless the City, its agents officers, officials, and employees from and against any and all claims, demands expenses, costs and liabilities of any kind or nature, directly or indirectly caused by, arising out of, or related to the intentional, negligent or reckless acts or omissions of the Contractor, and its agents or employees, in the performance of these services.
CONSTRUCTION CONTRACT (Page 2)

(6) Time is of the essence of this Contract: CONTRACTOR acknowledges that the OWNER will suffer significant damages if CONTRACTOR fails to achieve Final Completion within the time limits stated in the Proposal, but that such damage would be difficult to quantify precisely. Thus, CONTRACTOR, agrees to pay the OWNER, and the OWNER may retain from amounts otherwise due CONTRACTOR, as liquidated damages and not as a penalty the sum of $____ for each calendar day that Completion is delayed beyond the time specified in the Proposal.

(7) The Contractor agrees to subcontract __% of this contract with certified minority owned business firms and __% with certified women owned firms.

(8) Suspension and Debarment; Contractor hereby certifies that neither it, nor its agents or subcontractors: (1) are presently debarred, suspended, proposed for suspension or debarment from contracting by any Federal or State Department or Agency, or (2) have been declared ineligible or voluntarily excluded from contracting by or with any Federal or State Department or Agency. Any contract entered into with a contractor or subcontractor that has been debarred or suspended, declared ineligible or voluntarily excluded from contracting with or by any Federal or State Department or Agency may be terminated at the sole discretion of the City.

(9) E-Verify Compliance; Per N.C.G.S. 143-133.3 “E-VERIFY. CONTRACTOR shall comply with the requirements of Article 2 of Chapter 64 of the North Carolina General Statutes. Further, if the CONTRACTOR utilizes a subcontractor, the CONTRACTOR shall require the subcontractor to comply with the requirements of Article 2 of Chapter 64 of the North Carolina General Statutes.”

(10) Iran Divestment Act; Provider hereby certifies that it is not on the North Carolina State Treasurer’s list of persons engaging in business activities in Iran, prepared pursuant to NCGS § G.S. 147-86.58, nor will Provider utilize on this agreement any subcontractor on such list.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representatives and signed under seal effective as of the date first written above.

CITY OF WINSTON-SALEM

ATTEST:

______________________________  ________________________________
Sandra Keeney, City Secretary       Lee Garrity, City Manager

Approved as to form and legality

This the ___ day of __________, 20___

By: ________________________________
Angela I. Carmon, City Attorney

This the ___ day of __________, 20___

By: ________________________________
Lisa Saunders, Chief Financial Officer

BUSINESS NAME

ATTEST:

______________________________  ________________________________
Secretary                     Signature

Print or Type Name / Title
(Corp Secretary or Officer)     Print or Type Name / Title
Contractor’s Affidavit  
Release and Waiver of Claims

State of ________________________________  County of ________________________

________________________, ____________________________, ______________________
(Name) (Title) (Contractor)

being first duly sworn, deposes and says that:

1. The undersigned is authorized to execute this Affidavit, Release and Waiver of Claims on behalf of the Contractor and has personal knowledge of all facts set forth herein.

2. This Affidavit, Release and Waiver of Claims is made concerning the construction of the following project: ___________________________________________________

3. All payrolls, material bills, sales tax, social security tax, state and federal unemployment insurance and all other liabilities and taxes owed by the Contractor and arising in any manner from the above-described project have been paid in full.

4. No claim or lien exists in favor of any supplier of materials or labor or in favor of any subcontractor furnishing materials or labor on the above-described project.

5. Notwithstanding the foregoing, if the City of Winston-Salem or property of the City of Winston-Salem is subject to any claim or lien which arises in any manner from the failure of the Contractor to pay any liability described above, the Contractor will indemnify, defend and hold the City of Winston-Salem harmless for any amount which the City of Winston-Salem is required to pay to discharge such lien or settle such claim and further will pay the City of Winston-Salem’s expenses, costs and attorney fees incurred in connection therewith.

6. All claims, suits and proceedings of every name, description or nature arising out of the above project against the City of Winston-Salem, its officers, employees and agents, have been settled.

7. The Contractor releases and waives any and all claims of every type and description, known and unknown, which the Contractor may have against the City of Winston-Salem arising in any manner from the construction of the above-described project.

8. This Contractor’s Release and Waiver of Claims shall become effective upon receipt of final payment by the Contractor.

Sworn and Subscribed Before Me ___________________________

this ______ day of _______, 20 ______

Notary Public ___________________________  Title ____________________________

My Commission Expires: ___________________________  Date ___________________________
WARRANTY

1. Scope
Warranties in this document are in addition to any statutory remedies or warranties imposed on the Contractor. The Contractor expressly warrants and guarantees to the City that all work performed under this Contract is constructed in strict accordance with the project specifications and is free from all defects in materials and workmanship for one (1) year from the date indicated on the Final Inspection Memorandum. A copy of the Final Inspection Memorandum, including the date of expiration of the one (1) year warranty, shall be sent to the Contractor. During the warranty period, the Contractor further expressly warrants and guarantees to the City that all work performed on this Contract and materials incorporated shall maintain structural and functional integrity, normal wear and tear excepted.

2. Notification of Defect
Should the City detect a defect within the warranty period, it shall notify the Contractor or its representative. Within ten (10) working days after receipt of notification, the Contractor shall inspect the defect and make provisions for repair as set forth in Section 3, Repair Provisions.

When warranty repairs are required, the City and the Contractor shall agree, within fifteen (15) working days after notification to the Contractor of the defect, on the most appropriate course of the repairs and the exact scope of the repairs to be performed under the warranty. If no agreement is obtained within ten (10) days of the fifteen (15) day period (total of 25 days), the City shall have the right to make the repairs with City forces or an independent Contractor of the City's choice and bill the Contractor for the cost of repairs, pursuant to the provisions contained in Section 5 of this document. The Contractor agrees to provide at its own expense all parts, materials, supplies, labor and equipment necessary to complete all warranty repairs.

4. Hazardous Defects
Notwithstanding the provisions contained in Sections 2 and 3, if the defect, in the opinion of the City, constitutes a hazard or safety problem, the City shall have the right to make the necessary repairs at any time with City forces or an independent Contractor of the City's choice. The Contractor shall be billed pursuant to the provisions contained in Section 5 of this document.

5. Reimbursement for Repairs Made by the City
The Contractor agrees to reimburse the City within thirty (30) days of receipt of the bill for all costs incurred by the City in making warranty-covered repairs. The City's costs for making repairs shall include the actual costs of the repairs plus an administrative charge of twenty percent (20%) of the actual costs. The Contractor agrees to pay all expenses, including reasonable attorney's fees, incurred by the City in enforcing collection of amounts due under this Section.

Contractor Business Name

ATTESTED: _______________________________  Sign _______________________________
Witness _______________________________  Print _______________________________
Title _______________________________  Title _______________________________

Subscribed and sworn to before me this _____ day of ________, 20____.

Notary Public _______________________________

My Commission Expires _______________________

DocuSign Envelope ID: EAC6468E-63FF-4B09-908E-DBA525ED82A9
### Exhibit A

**Project/Bid Description:**

**Bidder's Company Name:**

**City/State:**

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### WORKFORCE DEMOGRAPHICS

<table>
<thead>
<tr>
<th>Gender</th>
<th>Race/Ethnic Identification</th>
</tr>
</thead>
<tbody>
<tr>
<td>Male</td>
<td>African-American White</td>
</tr>
<tr>
<td>Female</td>
<td>Hispanic Asian Native-American</td>
</tr>
<tr>
<td></td>
<td>Total</td>
</tr>
</tbody>
</table>

% of Total

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**Prepared by:**

Name of Preparer (Print or Type)

(Signature)

(Title)

---

**Phone Number:**

**Email Address:**

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The above demographic data is provided to reflect generally the company's efforts to achieve diversity in the workplace in compliance with the applicable equal employment opportunity laws; however, this information is not dispositive of such and may not be used as the basis for awarding or rejecting a bid contract.