CONTRACT

Letting Date: Nov 21, 2023 County: POTTAWATTAMIE Contract ID: 78-0801-538

Call Order No.: 019

Project Engineer: COUNCIL BLUFFS RESIDENT CONST

OFFICE

Cost Center: 601000

Object Code: 890

DBE Commitment: \$1,617,288.80

Contract Work Type: BRIDGE REPLACEMENT - STEEL GIRDER

This agreement made and entered by and between the Contracting Authority,

IOWA DEPARTMENT OF TRANSPORTATION

and Contractor,

HAWKINS CONSTRUCTION CO. Vendor ID: HA800 City: OMAHA State: NE

It is agreed that the notice and instructions to bidders, the proposal filed by the Contractor, the specifications, the plan, if any, for project(s) listed herein, together with Contractor's performance bond, are made a part hereof and together with this instrument constitute the contract. This contract contains all of the terms and conditions agreed upon by the parties hereto.

Contractor, for and in considerations of \$_53,047,438.21 payable as set forth in the specifications constituting a part of this contract, agrees to construct various items of work and/or provide various materials or supplies in accordance with the plans and specifications therefore, and in the locations designated in the Notice to Bidders.

Contractor certifies by signature on this contract, under pain of penalties for false certification, that the Contractor has complied with Iowa Code Section 452A.17(8) as amended, if applicable, and Iowa Code Section 91C.5 (Public Registration Number), if applicable.

In consideration of the foregoing, Contracting Authority hereby agrees to pay the Contractor promptly and according to the requirements of the specifications the amounts set fourth, subject to the conditions as set forth in the specifications.

It is further understood and agreed that the above work shall also be commenced or completed in accordance with Contract Time of this Contract and assigned Notes.

To accomplish the purpose herein expressed, the Contracting Authority and Contractor have signed this instrument.

For Federal-Aid Contracts the Contractor certifies that each subcontract is evidenced in writing and that it contains all pertinent provisions and requirements of the contract.



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Contract F	Project(s)	Fage 10
Contract ID: 78-0801-538	Call Order No.: 0	19
	Letting Date: N	ov 21, 2023
Project Number: IM-080-1(541)513-78	County:	POTTAWATTAMIE
Project Work Type: TRAFFIC SIGNALS	Accounting ID:	39731
Location: In Council Bluffs, Madison Ave Inter	change (WB)	
Route: I-80		
Federal Aid - Predetermined Wages are in Effect		
Project Number: IM-NHS-080-1(314)503-78	County:	POTTAWATTAMIE
Project Work Type: BRIDGE REPLACEMENT - STEEL GIRDER	Accounting ID:	39723
Location: I-80 WB In Council Bluffs Over BNS Of Madison Ave.	F R.R, Mosquito Creek	&Valley View Dr. 0.25 Mile E.
Route: I-80		
Federal Aid - Predetermined Wages are in Effect		
Project Number: IM-NHS-080-1(467)503-78	County:	POTTAWATTAMIE
Project Work Type: NOISE WALL	Accounting ID:	39726
Location: In Council Bluffs at the Madison Ave Route: I-80	e Interchange (WB)	
Federal Aid - Predetermined Wages are in Effect		
Project Number: IM-080-1(540)513-78	County:	POTTAWATTAMIE
Project Work Type: TRAFFIC SIGNS	Accounting ID:	39730
Location: In Council Bluffs, Madison Ave Inter	change (WB)	
Route: I-80		
Federal Aid - Predetermined Wages are in Effect		
Project Number: IM-NHS-080-1(450)503-78	County:	POTTAWATTAMIE
Project Work Type: BRIDGE NEW - STEEL GIRDER	Accounting ID:	
Location: In Council Bluffs On I-80 WB Madise Creek/Valley View Dr.	on Ave. Ramp 'A' Bridge	Over BN/SF R.R./Mosquito
Route: I-80		
Federal Aid - Predetermined Wages are in Effect		



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Contract Pr	oject(s)	
Contract ID: 78-0801-538	Call Order No.: 019 Letting Date: Nov 21,	2023
Project Number: IM-NHS-080-1(451)503-78	County: POTT	AWATTAMIE
Project Work Type: BRIDGE REPLACEMENT - PPCB	Accounting ID: 39725	
Location: In Council Bluffs On I-80 WB Over Ma	idison Ave.	
Route: I-80		
Federal Aid - Predetermined Wages are in Effect		
Project Number: IM-080-1(539)513-78	County: POTT	AWATTAMIE
Project Work Type: LIGHTING	Accounting ID: 39729	
Location: In Council Bluffs, Madison Ave Interch	nange (WB)	
Route: I-80		
Federal Aid - Predetermined Wages are in Effect		
Project Number: IMN-080-1(531)50E-78	County: POTT	AWATTAMIE
Project Work Type: PAVEMENT MARKINGS	Accounting ID: 39727	
Location: Harry Langdon Blvd to US 6		
Route: I-80		
Non-Federal Aid - Predetermined Wages are in Effect	:	
Project Number: IM-NHS-080-1(538)503-78	County: POTT	AWATTAMIE
Project Work Type: PCC PAVEMENT - GRADE AND NEV	-	
	-	
Location: In Council Bluffs, Madison Ave Interch	lange (WD)	
Location: In Council Bluffs, Madison Ave Interch Route: I-80	lange (WD)	



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Contract Time				
Contract ID:	78-0801-538	Call Order No.: Letting Date:	••••	

Site ID	Site Details			Liquidated Damages
00	12/1/ Completion of work affecting traffic. See details I		COMPLETION DATE	\$3,000.00
01	No Start Date Specified Stage 1D Traffic. See description below.	6	CALENDAR DAYS	\$4,500.00
02	No Start Date Specified Stage 1E. See description below.	5	CALENDAR DAYS	\$3,000.00
03	6/1/ Contract Completion.	/2026	COMPLETION DATE	\$3,000.00

(*) - Indicates Cost Plus Time Site. See Schedule of Items for Cost Per Unit



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Notes

Contracts ID: 78-0801-538

 Call Order No.:
 019

 Letting Date:
 Nov 21, 2023

Notes :

Site/Work Restrictions

Stage 1A:

Site availability to construct Detour 305000 on Madison Avenue will not be available until the temporary signals are constructed and operational in contract (447). Site is anticipated to be available no later than July 1, 2024

Stage 1C:

Site availability for bridge removals of old I-80 EB over Madison Avenue and Valley View Dr/Mosquito Creek/BNSF RR will not be available to this contract until the (447) contractor completes the pavement removal of old I-80 EB and no longer requires use of the old I-80 EB bridges for purposes of grading/embankment of the proposed I-80 WB between Valley View Drive and Madison Avenue. Sites for bridge demo are anticipated to be available no later than April 1, 2024.

Old I-80 WB traffic cannot be switched to the temporary I-80 WB detour in Stage 1C until the (447) contractor has completed the grading, paving and related work associated with Stage 3 of that contract package. Site availability for the (538) contractor to switch to Stage 1C traffic is anticipated to be no later than July 1, 2024.

*** Site 00***

Site is for completion of work affecting traffic, except for work associated with IM-NHS-080-1(467)5--03-78 (Noise Wall) and IMN-080-1(531)5--0E-78 (Pavement Markings.)

*** Site 01 ***

This site is for the closure of the old I-80 WB to Madison Avenue ramp (Old Ramp A) and reducing EB/NB Madison Avenue to one (1) thru lane in Stage 1D. During the closure, the contractor will complete removals and construct paving for both Detour 307100 and the new EB/NB Madison Avenue through the old I-80 WB ramp terminus. This site will be considered complete when the above construction is complete, the proposed I-80 WB to Madison Avenue ramp (Ramp A) is opened to traffic, and the new EB/NB Madison Avenue is opened to Stage 1E Traffic.

*** Site 02 ***

This site is for pavement removals and new paving associated with Detour 307200 and adjacent permanent paving on Madison Avenue in Stage 1E. This site will be considered complete when the above construction is complete, the dual left-turn lanes on the I-80 EB to Madison Avenue ramp (Ramp B) are restored, and lanes are opened on EB/NB Madison Avenue as shown in Stage 2A.



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	Contract Addenda				
Contract ID:	78-0801-538	Call Order No.: Letting Date:			

The following is a list of Contract Addenda:

21NOV019.A01

21NOV019.A02

21NOV019.A03

21NOV019.A04

21NOV019.A05

21NOV019.A06



	Contract Spec	cifications List	Page 1 of 6
Contract ID:	78-0801-538	Call Order No.: Letting Date:	019 November 21, 2023
Note		Description	
001.2023	*** STANDARD SPECIFICATIONS The Iowa Department of Transport HIGHWAY AND BRIDGE CONST Supplemental Specifications, Deve Specifications AND Special Provis	ation STANDARD S RUCTION, SERIES elopmental Specifica	SPECIFICATIONS FOR 2023, plus applicable General ations, Supplemental
410.11	*** STORM WATER POLLUTION A Storm Water Pollution Preventio Authority for one or more projects contract document) for specific Sto	n Plan has been de on this contract. See	veloped by the Contracting e the project plans (or other
500.01	*** WINTER WORK *** The free time allowed between No project. The Contractor shall work Article 1101.03 'Working Day'.		
660.26	*** SPECIALTY ITEM *** The item 'TRAFFIC SIGNALIZATIC considered a specialty item for this When performed by subcontract, th subcontract may be deducted from required to be performed by the Pr to Article 1108.01 of the Standard	project. ne cost of the specia the total cost befor ime Contractor with	alty item/s so performed by e computing the amount of work
720.121	*** POINT 25 Utility Data *** This Estimating Proposal has an a attachment is a part of the proposa		DINT 25 Utility Data". This
DS-23023	DEVELOPMENTAL SPECIFICATI	ONS FOR GIRDER	ERECTION PLAN
DS-23025	DEVELOPMENTAL SPECIFICATI HEAT OF HYDRATION	ONS FOR MASS C	ONCRETE - CONTROL OF

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	Contract Spec	cifications List	I	Page 2 of 6
Contract ID:	78-0801-538	Call Order No.: Letting Date:	019 November 21, 2023	
DS-23027	DEVELOPMENTAL SPECIFICATI (QM-C)	ONS FOR QUALIT	Y MANAGEMENT COI	NCRETE
DS-23032	DEVELOPMENTAL SPECIFICATI	ONS FOR ELECTR	ONIC TICKETING	
DS-23034	DEVELOPMENTAL SPECIFICATI FOR STRUCTURES	ons for high pe	RFORMANCE CONC	RETE
DS-23040	DEVELOPMENTAL SPECIFICATI SYSTEMS	ONS FOR INTELLI	GENT TRANSPORTA	TION
DS-23043	DEVELOPMENTAL SPECIFICATI PAVEMENT MARKINGS	ONS FOR MULTI-C	OMPONENT LIQUID	
FHWA-1273.09	FHWA-1273: REQUIRED CONTR CONSTRUCTION CONTRACTS - 23 U.S.C. 133(i) requires application projects on roads functionally class supersedes the applicability description	- REVISED OCTOB on of Davis Bacon p sified as a local road	ER 23, 2023 redetermined wages of or a rural minor collect	
GS-23001	GENERAL SUPPLEMENTAL SPE CONSTRUCTION	CIFICATIONS FOR	HIGHWAY AND BRI	DGE



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Contract Specifications List

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Contract ID:	78-0801-538	Call Order No.: Letting Date:	019 November 21, 2023		
IA23-81.0	 PREDETERMINED WAGE RATE - GENERAL DECISION NUMBER IA20230081 FOR HEAVY AND HIGHWAY CONSTRUCTION STATEWIDE (EXCEPT SCOTT COUNTY) Note: The Contractor shall review the contract documents and is responsible for identifying which zone(s), as defined in the Predetermined Wage Rate specification, apply to the work on the contract. *** Additional Requirement *** The Prime Contractor shall submit certified payrolls for itself and each approved 				
	Subcontractor weekly to the Project Certified Payroll form or other appr each employee covered by the Pre shall sign each of the Subcontractor Certified Payroll.	t Engineer. The Co oved form. The Co determined Wage I	ontractor may use the lowa D.O.T. ontractor shall list the craft for Rates. The Prime Contractor		
SP-230006A	SPECIAL PROVISIONS FOR WOR RAILWAY) Pottawattamie County IM-NHS-080-1(314)503-78 IM-NHS-080-1(450)503-78	RK ON RAILROAD	RIGHT-OF-WAY (BNSF		
	Wapello County BRF-034-7(150)38-90				
	Woodbury County BRF-012-1(046)38-97				

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Contract Specifications List

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	eennaer epee		i ago i oi o
Contract ID:	78-0801-538	Call Order No.: Letting Date:	019 November 21, 2023
SP-230033	SPECIAL PROVISIONS FOR E-BU Pottawattamie County IM-080-1(540)513-78 IM-080-1(541)513-78 IM-080-1(539)513-78 IM-NHS-080-1(314)503-78 IM-NHS-080-1(450)503-78 IM-NHS-080-1(451)503-78 IM-NHS-080-1(467)503-78 IM-NHS-080-1(538)503-78 IMN-080-1(531)50E-78	JILDER	
SP-230037	SPECIAL PROVISIONS FOR PRO Pottawattamie County IM-080-1(540)513-78 IM-080-1(541)513-78 IM-080-1(539)513-78 IM-NHS-080-1(314)503-78 IM-NHS-080-1(450)503-78 IM-NHS-080-1(451)503-78 IM-NHS-080-1(467)503-78 IM-NHS-080-1(538)503-78 IM-NHS-080-1(531)50E-78	OGRESS SCHEDUL	ING
SP-230041	SPECIAL PROVISIONS FOR ANT Pottawattamie County IM-NHS-08		NG

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Contract ID:	78-0801-538	Call Order No.: Letting Date:	019 November 21, 2023
SP-230054	SPECIAL PROVISIONS MARKINGS	S FOR PREFORMED THERMO	DPLASTIC PAVEMENT
	Benton County STP-218-6(060)2C-06	i	
	Pottawattamie County IMN-080-1(531)50E-7	8	
	Warren County HSIPX-065-3(090)3L-	91	
SP-230055	SPECIAL PROVISIONS	FOR ALTERNATE BORROW	/ AREAS (LOESS HILLS)
	Pottawattamie County	IM-NHS-080-1(538)503-78	
SP-230057	SPECIAL PROVISIONS	S FOR EXPANDED POLYSTY	RENE FILL
	Pottawattamie County	IM-NHS-080-1(538)503-78	
SP-230058	SPECIAL PROVISIONS BLOCK GEOFOAM	S FOR GEOMEMBRANE OVE	R EXPANDED POLYSTYRENE
	Pottawattamie County	IM-NHS-080-1(538)503-78	
SP-230060	SPECIAL PROVISIONS	FOR TRAFFIC SIGNALIZATI	ON
	Pottawattamie County	IM-080-1(541)513-78	
SP-230061	SPECIAL PROVISIONS	S FOR DEWATERING	
	Pottawattamie County	IM-NHS-080-1(538)503-78	
SP-230064A	SPECIAL PROVISION	FOR SEWER DOCUMENTATI	ON AND REPAIR
	Pottawattamie County	IM-NHS-080-1(538)503-78	



	Contract Specifications List			Page 6 of 6
Contract ID:	78-0801-538	Call Order No.: Letting Date:	019 November 21, 202	3
SP-230102A	SPECIAL PROVISIONS FOR WA Pottawattamie County IM-NHS-08		ATON	
SS-23004	SUPPLEMENTAL SPECIFICATIO	INS FOR PROJECT	MANAGEMENT	



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		Cont	ract Schedule			Page	e 1 of 39
Contrac	t ID: 78-0801-	538					
Awa	arded Vendor:	HA800	HAWKINS CONST	RUCTION CO			
SECTION Alt Set ID:	0001	Lighting Items - IM-08 Alt Mbr ID:	0-1(539)513-78			\$1,12	20,240.36
Contract Line		em Number	Item Quantity	Unit P	rice	Bid Am	ount
Number	Iter	m Description	and Units	Dollars	Cents	Dollars	Cents
0010	2401-6745356 REMOVAL OF OF LIGHT PO	CONCRETE FOOTINGS	5.000 EACH	1,374	.02		6,870.10
0020	2401-6745765 REMOVAL OF	LIGHT POLES	13.000 EACH	637.0	00		8,281.00
0030	2401-6750001 REMOVALS, A		LUMP SUM			2	20,520.85
0040	2510-6745850 REMOVAL OF		3.400 SY	594.8	38		2,022.59
0050	2523-0000100 LIGHTING PO		54.000 EACH	8,491	.57	45	58,544.78
0060	2523-0000200 ELECTRICAL		10,167.000 LF	36.5	9	37	2,010.53
0070	2523-0000310 HANDHOLES	AND JUNCTION BOXES	9.000 EACH	1,521	.43	1	3,692.87
0080	2523-0000400 CONTROL CA		1.000 EACH	14,803	8.65	1	4,803.65
0090	2523-0000510 UNDERDECK	LIGHTING (LI-120)	5.000 EACH	2,642	.76	1	3,213.80
0100	2526-8285000 CONSTRUCT		LUMP SUM				3,579.83
0110	2528-8445110 TRAFFIC CON		LUMP SUM				1,052.89
0120	2533-4980005 MOBILIZATIO		LUMP SUM			2	21,402.00
0130	2599-9999005 ('EACH' ITEM)		19.000 EACH	9,697	.13	18	34,245.47

FOUNDATION EXTENDED ABOVE GRADE BEHIND BARRIER RAIL



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		Cont	ract Schedule			Page	e 2 of 39
Contrac	t ID: 78-0801-53	38					
Awa	arded Vendor:	HA800	HAWKINS CONST	RUCTION CO			
SECTION Alt Set ID:	0002	ITS Specific Bid Items Alt Mbr ID:	- IM-080-1(539)513	3-78		\$4	81,590.31
Contract Line	lte	m Number	Item Quantity	Unit P	rice	Bid An	nount
Number	ltem	Description	and Units	Dollars	Cents	Dollars	Cents
0140	2518-0000010 ITS CONSTRUC	CTION SURVEY	LUMP SUM				1,263.47
0150	2518-0000020 ITS POWER INS FOUNDATION,		1.000 EACH	642.3	26		642.26
0160	2518-0000030 ITS STEEL POL	E, INSTALL ONLY	1.000 EACH	889.0	69		889.69
0170	2518-0000040 ITS STEEL POL	E, REMOVE	1.000 EACH	1,484	.58		1,484.58
0180	2518-0000055 ITS DEVICE CA	BINET, INSTALL ONLY	1.000 EACH	2,211	.07		2,211.07
0190	2518-0000080 ITS HANDHOLE	, 30x17x24	3.000 EACH	1,768	.86		5,306.58
0200	2518-0000090 ITS HANDHOLE	, 36x24x36	8.000 EACH	2,758	.57	:	22,068.56
0210	2518-0000100 ITS HANDHOLE	, 48x30x36	1.000 EACH	4,464	.26		4,464.26
0220	2518-0000110 ITS HANDHOLE	, REMOVE	6.000 EACH	536.5	97		3,221.82
0230	2518-0000120 ITS FIBER MAR	KER	8.000 EACH	552.	77		4,422.16
0240	2518-0000130 ITS TEST STAT	ION	1.000 EACH	1,047	.63		1,047.63
0250	2518-0000150 ITS GROUND R	OD	4.000 EACH	326.4	40		1,305.60
0260	2518-0001200 ITS CONDUIT, I	HDPE, 2 INCH BORED	3,850.000 LF	32.1	1	1:	23,623.50



0360

2599-9999009

('LINEAR FEET' ITEM) REINSTALL POWER CABLES

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	Contr	act Schedule		Page 3 of 39
Contrac	t ID: 78-0801-538			
Awa	arded Vendor: HA800	HAWKINS CONSTR	RUCTION CO.	
SECTION Alt Set ID:	0002 ITS Specific Bid Items Alt Mbr ID:	- IM-080-1(539)513	3-78	\$481,590.31
Contract Line	Item Number	Item Quantity	Unit Price	Bid Amount
Number	Item Description	and Units	Dollars Cents	Dollars Cents
0270	2518-0002200 ITS CONDUIT, HDPE, 2 INCH PLOWED	495.000 LF	19.22	9,513.90
0280	2518-0006004 XHHW COPPER WIRE, NO. 4 AWG	1,305.000 LF	4.21	5,494.05
0290	2518-0006015 ITS TRACER WIRE	4,215.000 LF	3.84	16,185.60
0300	2518-0007012 FIBER OPTIC CABLE, 12 SM DIELECTRIC	1,270.000 LF	7.58	9,626.60
0310	2518-0008048 FIBER OPTIC CABLE, 48 SM ARMORED	4,605.000 LF	7.53	34,675.65
0320	2518-0008144 FIBER OPTIC CABLE, 144 SM ARMORED	20,368.000 LF	8.27	168,443.36
0330	2518-0008300 FIBER OPTIC CABLE, INSTALL ONLY	485.000 LF	5.79	2,808.15
0340	2518-0008305 FIBER OPTIC CABLE, REMOVE	11,105.000 LF	3.05	33,870.25
0350	2518-0008400 FIBER OPTIC CABLE ACCEPTANCE TESTING	LUMP SUM		23,153.07

2,425.000

LF

2.42

5,868.50



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	Co	ontract Schedule		Page 4 of 39
Contrac	t ID: 78-0801-538			
Awa	arded Vendor: HA800	HAWKINS CONSTR	RUCTION CO.	
SECTION Alt Set ID:	0003 Traffic Sign Items Alt Mbr ID:	- IM-080-1(540)513-78		\$1,193,118.67
Contract Line	Item Number	Item Quantity	Unit Price	Bid Amount
Number	Item Description	and Units	Dollars Cents	Dollars Cents
0370	2401-6745357 REMOVAL OF CONCRETE FOUNDATIONS, AS PER PLAN	50.000 EACH	894.96	44,748.00
0380	2401-6745916 REMOVAL OF SIGN SUPPORT STRUCTURE AND FOUNDATION	2.000 EACH	9,907.70	19,815.40
0390	2402-2720000 EXCAVATION, CLASS 20	240.000 CY	48.96	11,750.40
0400	2403-0100000 STRUCTURAL CONCRETE (MISCELLANEOUS)	56.700 CY	442.21	25,073.31
0410	2404-7775005 REINFORCING STEEL, EPOXY COATED	9,979.000 LB	2.84	28,340.36
0420	2423-1051400 STEEL CANTILEVER SIGN TRUSS, FT. ARM	1.000 40 EACH	114,659.83	114,659.83
0430	2423-1060085 STEEL OVERHEAD SIGN TRUSS, 85 FT. SPAN	1.000 5 EACH	164,093.07	164,093.07
0440	2433-0001060 CONCRETE DRILLED SHAFT, 60 IN DIAMETER	33.000 . LF	842.31	27,796.23
0450	2524-6765010 REMOVE AND REINSTALL SIGN AS PER PLAN	8.000 EACH	1,768.86	14,150.88
0460	2524-6765210 REMOVAL OF TYPE A SIGN ASSEMBLY	41.000 EACH	779.14	31,944.74
0470	2524-6765220 REMOVAL OF TYPE B SIGN ASSEMBLY	14.000 EACH	2,463.76	34,492.64



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		Cont	ract Schedule			Page	e 5 of 39
Contrac	t ID: 78-0801-5	538					
Awa	arded Vendor:	HA800	HAWKINS CONSTR	RUCTION CO.			
SECTION Alt Set ID:	0003	Traffic Sign Items - IM Alt Mbr ID:	-080-1(540)513-78			\$1,1	93,118.67
Contract Line		em Number	Item Quantity	Unit P	rice	Bid An	nount
Number	Iter	n Description	and Units	Dollars	Cents	Dollars	Cents
0480	2524-9081275		6.000				
	CONCRETE F BREAKAWAY 7'-6"	OOTING FOR SIGN POST, 2'-8" DIA. X	EACH	1,726.	74		10,360.44
0490	2524-9081290		30.000				
	CONCRETE F BREAKAWAY 9'-0"	OOTING FOR SIGN POST, 2'-8" DIA. X	EACH	2,369.	00		71,070.00
0500	2524-9089100		165.000				
	DELINEATOR,	RIGID - TYPE I	EACH	268.4	19		44,300.85
0510	2524-9089200 DELINEATOR,	RIGID - TYPE II	23.000 EACH	342.1	19		7,870.37
0520	2524-9210007 REFERENCE I	LOCATION SIGNS	54.000 EACH	515.9	92	:	27,859.68
0530	2524-9276010 PERFORATED POSTS	SQUARE STEEL TUBE	1,166.000 LF	26.8	5	:	31,307.10
0540	2524-9276027		74.000				
	-) SQUARE STEEL TUBE R, TRIANGULAR SLIP BLY	EACH	979.1	19		72,460.06
0550	2524-9278046		64.000				
		KAWAY SIGN POSTS, AR TUBE, 4" X 6"	LF	168.4	16		10,781.44
0560	2524-9281150		32.000				
	FOR TYPE A C	(AWAY SIGN POSTS DR B SIGNS, W 6 X 15	LF	121.()8		3,874.56
0570	2524-9281210		86.400				10 000 00
		(AWAY SIGN POSTS DR B SIGNS, W 8 X 21	LF	142.1	14		12,280.90



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		Contr	act Schedule			Page	e 6 of 39
Contrac	t ID: 78-0801-53	8					
Awa	arded Vendor:	1A800	HAWKINS CONSTR	RUCTION CO.			
SECTION Alt Set ID:	0003	Traffic Sign Items - IM- Alt Mbr ID:	080-1(540)513-78			\$1,1	93,118.67
Contract Line	Iter	n Number	Item Quantity	Unit Price	e	Bid An	nount
Number	ltem	Description	and Units	Dollars (Cents	Dollars	Cents
0580	2524-9281426		648.800				
	-	WAY SIGN POSTS R B SIGNS, W 12 X 26	LF	147.40			95,633.12
0590	2524-9325001		685.800				
	TYPE A SIGNS,	SHEET ALUMINUM	SF	52.64		:	36,100.51
0600	2524-9380001		2,605.900				
	TYPE B SIGNS, ALUMINUM STR	EXTRUDED	SF	30.01			78,203.06
0610	2528-8445110						
	TRAFFIC CONT	ROL	LUMP SUM				1,052.89
0620	2533-4980005						
	MOBILIZATION		LUMP SUM				48,490.90
0630	2545-1000000		65.800	00.00			
		B GUIDE SIGNS	SF	36.32			2,389.86
0640	2555-0000010 DELIVER AND S	TOCKPILE SALVAGED	LUMP SUM				4,148.39
	MATERIALS						
0650	2599-9999005		3.000	050.00			
	('EACH' ITEM) A ASSEMBLY - IN	NCHOR BOLT STALL AND SURVEY	EACH	658.06			1,974.18
0660	2599-9999005		7.000				
		ONCRETE BARRIER- N SUPPORT, STEEL	EACH	7,022.78			49,159.46
0670	2599-9999005		1.000				
	('EACH' ITEM) S 65'	IGNING MASTARM -	EACH	41,768.19)		41,768.19
0680	2599-9999005		1.000				
	('EACH' ITEM) S SIGN	KID MOUNT TYPE A	EACH	1,263.47			1,263.47



	С	ontract Schedule			Page	e 7 of 39
Contrac	t ID: 78-0801-538					
Awa	arded Vendor: HA800	HAWKINS CONSTR	UCTION CO.			
SECTION Alt Set ID:	0003 Traffic Sign Items Alt Mbr ID	- IM-080-1(540)513-78 :			\$1,19	93,118.67
Contract Line	Item Number	Item Quantity	Unit Pri	ice	Bid Am	ount
Number	Item Description	and Units	Dollars	Cents	Dollars	Cents
0690	2599-9999008 ('POUNDS' ITEM) ANCHOR BOLT ASSEMBLY - FURNISH	2,839.000 LB	8.42		2	23,904.38
SECTION Alt Set ID:	0004 Traffic Signal Item Alt Mbr ID	ns - IM-080-1(541)513-78 :			\$1,33	88,145.10
Contract Line	Item Number	Item Quantity	Unit Price		Bid Amount	
Number	Item Description	and Units	Dollars	Cents	Dollars	Cents
0700	2525-0000100 TRAFFIC SIGNALIZATION	LUMP SUM			1,08	80,592.58
0710	2526-8285000 CONSTRUCTION SURVEY	LUMP SUM				2,948.09
0720	2528-8400256 TEMPORARY TRAFFIC SIGNALS	4.000 EACH	54,087.	01	21	6,348.04
0730	2528-8445110 TRAFFIC CONTROL	LUMP SUM				1,052.89
0740	2528-8445113 FLAGGERS	40.000 EACH	575.00	0	2	23,000.00
0750	2533-4980005 MOBILIZATION	LUMP SUM			1	12,171.42
0760	2555-0000010 DELIVER AND STOCKPILE SALVAO MATERIALS	GED LUMP SUM				2,032.08



		701011		
	Cont	ract Schedule		Page 8 of 39
Contrac	t ID: 78-0801-538			
Awa	arded Vendor: HA800	HAWKINS CONSTR	RUCTION CO.	
SECTION Alt Set ID:	0005 Roadway Items - IMN- Alt Mbr ID:	080-1(531)50E-78		\$229,512.19
Contract Line	Item Number	Item Quantity	Unit Price	Bid Amount
Number	Item Description	and Units	Dollars Cents	Dollars Cents
0770	2527-9263116 PAINTED PAVEMENT MARKING, MULTI-COMPONENT LIQUID	1,074.000 STA	110.55	118,730.70
0780	2527-9263155 PRE-CUT SYMBOLS AND LEGENDS, PREFORMED THERMOPLASTIC MARKING MATERIAL	36.000 EACH	631.73	22,742.28
0790	2527-9263180 PAVEMENT MARKINGS REMOVED	330.000 STA	17.90	5,907.00
0800	2527-9263190 SYMBOLS AND LEGENDS REMOVED	6.000 EACH	105.29	631.74
0810	2527-9270111 GROOVES CUT FOR PAVEMENT MARKINGS	1,074.000 STA	37.90	40,704.60
0820	2527-9270120 GROOVES CUT FOR SYMBOLS AND LEGENDS	36.000 EACH	184.26	6,633.36
0830	2528-8445110 TRAFFIC CONTROL	LUMP SUM		14,424.61
0840	2528-9290050 PORTABLE DYNAMIC MESSAGE SIGN (PDMS)	30.000 CDAY	157.93	4,737.90
0850	2533-4980005 MOBILIZATION	LUMP SUM		10,000.00
0860	2590-0000020 PROJECT MANAGEMENT	LUMP SUM		5,000.00
0840 0850	TRAFFIC CONTROL2528-9290050PORTABLE DYNAMIC MESSAGE SIGN (PDMS)2533-4980005MOBILIZATION2590-000020	30.000 CDAY LUMP SUM	157.93	4, 10,



		7701	inoware nojecti ver	SIGH 4.9 REVISION 033
	Co	ntract Schedule		Page 9 of 39
Contrac	t ID: 78-0801-538			
Awa	arded Vendor: HA800	HAWKINS CONST	RUCTION CO.	
SECTION Alt Set ID:	0006 Design No.1222; 67 Bridge - IM-NHS-08 Alt Mbr ID:	4'-0 x Varies Continuo)-1(314)503-78	us Welded Girder	\$18,431,418.50
Contract Line	Item Number	Item Quantity	Unit Price	Bid Amount
Number	Item Description	and Units	Dollars Cents	Dollars Cents
0870	2104-2710020 EXCAVATION, CLASS 10, CHANNEL	6,175.000 CY	11.61	71,691.75
0880	2401-6745625 REMOVAL OF EXISTING BRIDGE	LUMP SUM		707,214.09
0890	2402-2720000 EXCAVATION, CLASS 20	1,635.000 CY	26.56	43,425.60
0900	2403-0100010 STRUCTURAL CONCRETE (BRIDGE)	2,704.300 CY	504.39	1,364,021.88
0910	2403-7000210 HIGH PERFORMANCE STRUCTURAI CONCRETE	1,779.500 - CY	749.70	1,334,091.15
0920	2404-7775000 REINFORCING STEEL	111,271.000 LB	1.21	134,637.91
0930	2404-7775005 REINFORCING STEEL, EPOXY COATED	797,702.000 LB	1.29	1,029,035.58
0940	2404-7775009 REINFORCING STEEL, STAINLESS STEEL	10,102.000 LB	3.96	40,003.92
0950	2405-2705000 EXCAVATE AND DEWATER	LUMP SUM		835,404.21
0960	2408-7800000 STRUCTURAL STEEL	2,413,862.000 LB	2.96	7,142,617.66
0970	2408-8500100 REINFORCED NEOPRENE	756.000 SF	83.36	63,020.16
0980	2413-1200000 STEEL EXTRUSION JOINT WITH NEOPRENE	111.900 LF	309.55	34,638.65



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		Contract Schedule		Page 10 of 39
Contrac	t ID: 78-0801-538			
Awa	arded Vendor: HA800	HAWKINS CONST	RUCTION CO.	
SECTION Alt Set ID:		2; 674'-0 x Varies Continuo S-080-1(314)503-78 ID:	us Welded Girder	\$18,431,418.50
Contract Line	Item Number	Item Quantity	Unit Price	Bid Amount
Number	Item Description	and Units	Dollars Cents	B Dollars Cents
0990	2413-1200100	111.900		
	NEOPRENE GLAND INSTALLATI AND TESTING	ON LF	44.36	4,963.88
1000	2414-6424038	1,130.600		
	CONCRETE BARRIER RAIL, 3'-8'	' LF	56.58	63,969.35
1010	2414-6424119 CONCRETE BARRIER RAILING, AESTHETIC	280.800 LF	383.76	107,759.81
1020	2434-0000100 DISC BEARING ASSEMBLIES	47.000 EACH	10,517.25	494,310.75
1030	2499-2300002 BRIDGE DRAINAGE SYSTEM	LUMP SUM		112,066.79
1040	2501-0201253 PILES, STEEL, HP 12 X 53	5,500.000 LF	53.17	292,435.00
1050	2501-0201489 PILES, STEEL, HP 14 X 89	13,670.000 LF	79.48	1,086,491.60
1060	2501-8400170 TEMPORARY SHEET PILES AND SHORING	D LUMP SUM		73,675.96
1070	2507-2638650 BRIDGE WING ARMORING - ERO STONE	26.000 DSION SY	44.23	1,149.98
1080	2507-3250005 ENGINEERING FABRIC	11,542.700 SY	2.74	31,627.00
1090	2507-6800061 REVETMENT, CLASS E	10,035.000 TON	67.26	674,954.10
1100	2507-8029000 EROSION STONE	2,060.000 TON	54.80	112,888.00



		Con	tract Schedule			Page	11 of 39
Contrac	t ID: 78-0801-	538					
Awa	arded Vendor:	HA800	HAWKINS CONST	RUCTION CO).		
SECTION Alt Set ID:	0006	Design No.1222; 674' Bridge - IM-NHS-080- Alt Mbr ID:		c Varies Continuous Welded Girder 14)503-78			81,418.50
Contract Line	lt	em Number	Item Quantity	Unit F	Price	Bid Am	ount
Number	Iter	m Description	and Units	Dollars	Cents	Dollars	Cents
1110	2526-8285000 CONSTRUCTI		LUMP SUM			2	24,005.92
1120	2533-4980005 MOBILIZATION		LUMP SUM			1,79	90,000.00
1130	2551-0000230 PERMANENT SEVERE USE	CRASH CUSHION,	1.000 EACH	31,06	0.29	3	31,060.29
1140	2551-0000300 PERMANENT SPARE PARTS	CRASH CUSHION	1.000 EACH	526.	45		526.45
1150	2590-0000020 PROJECT MAI		LUMP SUM			22	20,000.00
1160		ROTECTIVE LIABILITY FOR BNSF RAILWAY CO	LUMP SUM			8	30,000.00
1170	2599-9999010 ('LUMP SUM' I (FINGER PLAT	TEM) EXPANSION JOIN	LUMP SUM			38	31,677.00
1180	2599-9999010 ('LUMP SUM' I ERECTION PL	TEM) GIRDER	LUMP SUM			2	14,885.70
1190	2599-9999018 ('SQUARE YAF SUBSURFACE		130.600 SY	24.2	26		3,168.36



	Contr	act Schedule		Page 12 of 39
Contrac	t ID: 78-0801-538			
Awa	arded Vendor: HA800	HAWKINS CONST	RUCTION CO.	
SECTION Alt Set ID:	0007 Roadway Items - IM-NH Alt Mbr ID:	IS-080-1(314)503-	78	\$411,931.11
Contract Line	Item Number Item Description	Item Quantity and Units	Unit Price	Bid Amount
Number			Dollars Ce	nts Dollars Cents
1200	2301-0690203 BRIDGE APPROACH, BR-203	1,459.600 SY	239.77	349,968.29
1210	2412-0000100 LONGITUDINAL GROOVING IN CONCRETE, BRIDGE DECK	6,093.200 SY	3.65	22,240.18
1220	2503-0500402 BRIDGE END DRAIN, DR-402	1.000 EACH	9,061.15	9,061.15
1230	2513-0001020 CONCRETE BARRIER, BA-102	95.800 LF	95.11	9,111.54
1240	2528-2518000 SAFETY CLOSURE	2.000 EACH	263.22	526.44
1250	2528-8445110 TRAFFIC CONTROL	LUMP SUM		1,052.89
1260	2528-9290050 PORTABLE DYNAMIC MESSAGE SIGN (PDMS)	60.000 CDAY	157.93	9,475.80
1270	2599-9999010 ('LUMP SUM' ITEM) BRIDGE APPROACH PAVEMENT EF JOINT SUBDRAIN SYSTEM	LUMP SUM		3,564.57
1280	2602-0000020 SILT FENCE	690.000 LF	2.16	1,490.40
1290	2602-0000071 REMOVAL OF SILT FENCE OR SILT FENCE FOR DITCH CHECKS	690.000 LF	0.26	179.40
1300	2602-0000101 MAINTENANCE OF SILT FENCE OR SILT FENCE FOR DITCH CHECK	69.000 LF	1.05	72.45
1310	2602-0000320 PERIMETER AND SLOPE SEDIMENT CONTROL DEVICE, 20 IN. DIA.	560.000 LF	5.00	2,800.00
	. ,			



	Co	ntract Schedule			Page	13 of 39
Contrac	t ID: 78-0801-538					
Awa	rded Vendor: HA800	HAWKINS CONST	RUCTION CO.			
SECTION 0007 Roadway Items - IM-NHS-080-1(314)503-78 Alt Set ID: Alt Mbr ID:					\$41	11,931.11
Contract Line	Item Number	Item Quantity	Unit Price		Bid Am	nount
Number	Item Description	and Units	Dollars C	Cents	Dollars	Cents
1320	2602-0000351 REMOVAL OF PERIMETER AND SLOPE OR DITCH CHECK SEDIMEN CONTROL DEVICE	560.000 LF T	1.05			588.00
1330	2602-0010010 MOBILIZATIONS, EROSION CONTRO	1.000 DL EACH	600.00			600.00
1340	2602-0010020 MOBILIZATIONS, EMERGENCY EROSION CONTROL	1.000 EACH	1,200.00			1,200.00



		Cont	ract Schedule			Page	14 of 39		
Contrac	t ID: 78-0801-53	8				-			
Awa	arded Vendor: H	IA800	HAWKINS CONST	RUCTION CO					
SECTION Alt Set ID:	0008	Design No. 1322; 374'- Bridge - IM-NHS-080-1 Alt Mbr ID:		ous Welded G	irder	\$3,53	86,505.27		
Contract Line	lten	n Number	Item Quantity	Unit P	rice	Bid Am	ount		
Number	Item I	Description	and Units	Dollars	Cents	Dollars	Cents		
1350	2402-2720000 EXCAVATION, C	LASS 20	320.000 CY	46.0	3	1	4,729.60		
1360	2403-0100010 STRUCTURAL C	ONCRETE (BRIDGE)	262.800 CY	570.6	67	14	19,972.08		
1370	2403-7000210 HIGH PERFORM CONCRETE	ANCE STRUCTURAL	438.300 CY	750.9	97	32	29,150.15		
1380	2404-7775000 REINFORCING S	STEEL	42,091.000 LB	1.21		1.21		5	50,930.11
1390	2404-7775005 REINFORCING S COATED	STEEL, EPOXY	144,270.000 LB	1.31	1	18	38,993.70		
1400	2404-7775009 REINFORCING S STEEL	STEEL, STAINLESS	5,473.000 LB	3.96	6	2	21,673.08		
1410	2408-7800000 STRUCTURAL S	TEEL	637,696.000 LB	2.84	4	1,81	0,418.94		
1420	2413-1200000 STEEL EXTRUS NEOPRENE	ION JOINT WITH	79.900 LF	289.2	28	2	23,113.47		
1430	2413-1200100 NEOPRENE GLA AND TESTING	AND INSTALLATION	79.900 LF	57.37			4,583.86		
1440	2414-6424038 CONCRETE BAF	RRIER RAIL, 3'-8"	404.300 LF	57.4	.9	2	23,243.21		
1450	2414-6424119 CONCRETE BAR AESTHETIC	RRIER RAILING,	399.500 LF	219.7	70	8	37,770.15		
1460	2434-0000100 DISC BEARING /	ASSEMBLIES	12.000 EACH	10,395	5.52	12	24,746.24		



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Contrac	t ID: 78-0801-538						
Awa	arded Vendor: HA800		HAWKINS CONST	RUCTION CO.			
SECTION Alt Set ID:		gn No. 1322; 374'- ge - IM-NHS-080-1(Alt Mbr ID:	0 x Varies Continuc (450)503-78	ous Welded Gir	rder	\$3,53	6,505.27
Contract Line	Item Nun		Item Quantity	Unit Pr	ice	Bid Am	ount
Number	Item Descr	ription	and Units	Dollars	Cents	Dollars	Cents
1470	2499-2300001 DECK DRAINS		LUMP SUM			1	1,942.92
1480	2501-0201253 PILES, STEEL, HP 12	X 53	2,070.000 LF	53.20)	11	0,124.00
1490	2501-0201489 PILES, STEEL, HP 14	X 89	2,210.000 LF	80.89)	17	8,766.90
1500	2501-8400170 TEMPORARY SHEET SHORING	PILES AND	LUMP SUM			2	1,108.91
1510	2507-2638650 BRIDGE WING ARMOI STONE	RING - EROSION	25.600 SY	37.65	i		963.84
1520	2507-3250005 ENGINEERING FABRI	С	370.000 SY	2.74			1,013.80
1530	2507-6800061 REVETMENT, CLASS	E	375.000 TON	67.26	j	2	25,222.50
1540	2526-8285000 CONSTRUCTION SUR	VEY	LUMP SUM			1	1,318.58
1550	2533-4980005 MOBILIZATION		LUMP SUM			25	50,000.00
1560	2590-0000020 PROJECT MANAGEM	ENT	LUMP SUM			2	25,000.00
1570	2595-0005105 RAILROAD PROTECT INSURANCE FOR BNS		LUMP SUM			2	20,000.00
1580	2599-9999010 ('LUMP SUM' ITEM) GI ERECTION PLAN	RDER	LUMP SUM			3	31,719.23



		act Schedule		Page 16 of 39
	ct ID: 78-0801-538			
Aw	arded Vendor: HA800	HAWKINS CONSTI	RUCTION CO.	
SECTION Alt Set ID:	0009 Roadway Items - IM-NI Alt Mbr ID:	HS-080-1(450)503-1	78	\$84,894.70
Contract Line	Item Number	Item Quantity	Unit Price	Bid Amount
Number	Item Description	and Units	Dollars Cents	Dollars Cents
1590	2301-0690203 BRIDGE APPROACH, BR-203	217.100 SY	227.74	49,442.35
1600	2412-0000100 LONGITUDINAL GROOVING IN CONCRETE, BRIDGE DECK	1,194.800 SY	7.77	9,283.60
1610	2503-0500402 BRIDGE END DRAIN, DR-402	1.000 EACH	10,512.12	10,512.12
1620	2528-2518000 SAFETY CLOSURE	2.000 EACH	263.22	526.44
1630	2528-8445110 TRAFFIC CONTROL	LUMP SUM		1,052.89
1640	2528-9290050 PORTABLE DYNAMIC MESSAGE SIGN (PDMS)	60.000 CDAY	157.93	9,475.80
1650	2602-0000020 SILT FENCE	500.000 LF	2.16	1,080.00
1660	2602-0000071 REMOVAL OF SILT FENCE OR SILT FENCE FOR DITCH CHECKS	500.000 LF	0.26	130.00
1670	2602-0000101 MAINTENANCE OF SILT FENCE OR SILT FENCE FOR DITCH CHECK	50.000 LF	1.58	79.00
1680	2602-0000320 PERIMETER AND SLOPE SEDIMENT CONTROL DEVICE, 20 IN. DIA.	250.000 LF	5.00	1,250.00
1690	2602-0000351 REMOVAL OF PERIMETER AND SLOPE OR DITCH CHECK SEDIMENT CONTROL DEVICE	250.000 LF	1.05	262.50
1700	2602-0010010 MOBILIZATIONS, EROSION CONTROL	1.000 EACH	600.00	600.00



	Co	ntract Schedule			Page	17 of 39
Contrac	t ID: 78-0801-538					
Awa	arded Vendor: HA800	HAWKINS CONST	RUCTION CO).		
SECTION Alt Set ID:	0009 Roadway Items - IM Alt Mbr ID:	-NHS-080-1(450)503-7	78		\$8	84,894.70
Contract Line	Item Number	Item Quantity	Unit F	Price	Bid An	nount
Number	Item Description	and Units	Dollars	Cents	Dollars	Cents
1710	2602-0010020 MOBILIZATIONS, EMERGENCY EROSION CONTROL	1.000 EACH	1,200).00		1,200.00



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Contrac	t ID: 78-0801-53	38			
Awa	arded Vendor:	HA800	HAWKINS CONST	RUCTION CO.	
SECTION Alt Set ID:	0010	Design No. 922; 199'-0 Concrete Beam Bridg Alt Mbr ID:			\$2,413,242.05
Contract Line		m Number	Item Quantity	Unit Price	Bid Amount
Number	Item	Description	and Units	Dollars Cer	nts Dollars Cents
1720	2401-6745625 REMOVAL OF E	EXISTING BRIDGE	LUMP SUM		171,811.28
1730	2402-2720000 EXCAVATION, 0	CLASS 20	499.000 CY	48.65	24,276.35
1740	2403-0100010 STRUCTURAL (CONCRETE (BRIDGE)	366.800 CY	703.59	258,076.81
1750	2403-7000210 HIGH PERFORM CONCRETE	MANCE STRUCTURAL	460.000 CY	703.25	323,495.00
1760	2404-7775000 REINFORCING	STEEL	44,281.000 LB	1.25	55,351.25
1770	2404-7775005 REINFORCING COATED	STEEL, EPOXY	154,339.000 LB	1.31	202,184.09
1780	2404-7775009 REINFORCING STEEL	STEEL, STAINLESS	2,528.000 LB	3.95	9,985.60
1790	2407-0563030 BEAMS, PRETE PRESTRESSED	NSIONED CONCRETE, BTC30	8.000 EACH	10,150.75	81,206.00
1800	2407-0563045 BEAMS, PRETE PRESTRESSED	NSIONED CONCRETE, BTC45	8.000 EACH	12,935.18	103,481.44
1810	2407-0563120 BEAMS, PRETE PRESTRESSED	NSIONED CONCRETE, BTC120	8.000 EACH	35,117.06	280,936.48
1820	2408-7800000 STRUCTURAL S	STEEL	7,333.000 LB	3.73	27,352.09
1830	2414-6424038		202.100		

LF

182.68

36,919.63

CONCRETE BARRIER RAIL, 3'-8"



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		Cor	ntract Schedule			Page	19 of 39
Contrac	t ID: 78-0801-	538					
Awa	arded Vendor:	HA800	HAWKINS CONST	RUCTION CO.			
SECTION Alt Set ID:	0010		-0 x 60'-0 Pretensione ge - IM-NHS-080-1(45			\$2,41	3,242.05
Contract Line		em Number m Description	Item Quantity and Units	Unit Pric	ce	Bid Am	ount
Number	iter	in Description	and onits	Dollars	Cents	Dollars	Cents
1840	2414-6424119		202.100				
	CONCRETE B AESTHETIC	ARRIER RAILING,	LF	82.98		1	6,770.26
1850	2501-0201057		2,070.000				
	PILES, STEEL	., HP 10 X 57	LF	56.34		11	6,623.80
1860	2501-0201473 PILES, STEEL		3,960.000 LF	68.80		27	2,448.00
1870	2501-8400172 TEMPORARY		LUMP SUM			2	20,509.29
1880	2507-2638610 CONCRETE S	SLOPE PROTECTION	1,620.700 SY	87.88		14	12,427.12
1890	2526-8285000 CONSTRUCTI		LUMP SUM			1	5,372.21
1900	2533-4980005 MOBILIZATIOI		LUMP SUM			20	0,000.00
1910	2590-0000020 PROJECT MA		LUMP SUM			2	20,000.00
1920	2599-9999009 ('LINEAR FEE' CMP, 24 IN.	T' ITEM) PILE CASING,	395.700 LF	73.55		2	29,103.74
1930		RDS' ITEM) SLOPE I, WASHED GRAVEL	39.800 SY	52.84			2,103.03
1940	2599-9999018 ('SQUARE YAI SUBSURFACE		115.200 SY	24.38			2,808.58



	C	ontract Schedule		Page 20 of 39
Contrac	t ID: 78-0801-538			
Awa	arded Vendor: HA800	HAWKINS CONSTI	RUCTION CO.	
SECTION Alt Set ID:	0011 Roadway Items - I Alt Mbr ID	M-NHS-080-1(451)503- :	78	\$315,846.68
Contract Line	Item Number	Item Quantity	Unit Price	Bid Amount
Number	Item Description	and Units	Dollars Cents	Dollars Cents
1950	2122-5191005 REINFORCED PAVED SHOULDER FOR CONCRETE BARRIER	78.600 SY	142.70	11,216.22
1960	2301-0690203 BRIDGE APPROACH, BR-203	938.500 SY	279.00	261,841.50
1970	2412-0000100 LONGITUDINAL GROOVING IN CONCRETE, BRIDGE DECK	1,809.800 SY	5.86	10,605.43
1980	2513-0001020 CONCRETE BARRIER, BA-102	142.000 LF	96.54	13,708.68
1990	2528-2518000 SAFETY CLOSURE	2.000 EACH	263.22	526.44
2000	2528-8445110 TRAFFIC CONTROL	LUMP SUM		1,052.89
2010	2528-9290050 PORTABLE DYNAMIC MESSAGE S (PDMS)	60.000 IGN CDAY	157.93	9,475.80
2020	2599-9999010 ('LUMP SUM' ITEM) BRIDGE APPROACH PAVEMENT EF JOINT SUBDRAIN SYSTEM	LUMP SUM		4,151.92
2030	2602-0000020 SILT FENCE	100.000 LF	2.16	216.00
2040	2602-0000071 REMOVAL OF SILT FENCE OR SIL ⁻ FENCE FOR DITCH CHECKS	100.000 T LF	0.26	26.00
2050	2602-0000101 MAINTENANCE OF SILT FENCE OF SILT FENCE FOR DITCH CHECK	10.000 R LF	1.58	15.80



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Contrac	t ID: 78-0801-538			
Awa	arded Vendor: HA800	HAWKINS CONSTI	RUCTION CO.	
SECTION	0011 Roadway Items - IM-N	IHS-080-1(451)503-	78	\$315,846.68
Alt Set ID:	Alt Mbr ID:			
Contract Line	Item Number	Item Quantity	Unit Price	Bid Amount
Number	Item Description	and Units	Dollars Cents	Dollars Cents
2060	2602-0000320	200.000		
	PERIMETER AND SLOPE SEDIMENT CONTROL DEVICE, 20 IN. DIA.	LF	5.00	1,000.00
2070	2602-0000351	200.000		
	REMOVAL OF PERIMETER AND SLOPE OR DITCH CHECK SEDIMENT CONTROL DEVICE	LF	1.05	210.00
2080	2602-0010010	1.000		
	MOBILIZATIONS, EROSION CONTROL	EACH	600.00	600.00
2090	2602-0010020	1.000		
	MOBILIZATIONS, EMERGENCY EROSION CONTROL	EACH	1,200.00	1,200.00



		Co	ntract Schedule			Page	22 of 39
Contrac	t ID: 78-0801-5	538					
Awa	arded Vendor:	HA800	HAWKINS CONST	RUCTION CO			
SECTION	0012	Design No. 1422; A Noise Wall - IM-NHS Alt Mbr ID:	896'-0 Variable Height -080-1(467)503-78	Precast Con	crete	\$1,05	56,003.74
All Set ID.		Alt MDI ID.					
Contract Line	lte	em Number	Item Quantity	Unit P	rice	Bid Am	ount
Number	Iten	n Description	and Units	Dollars	Cents	Dollars	Cents
2100	2402-2720000		299.000		_		
	EXCAVATION,	CLASS 20	CY	16.1	5		4,828.85
2110	2436-0000100 PRECAST NOI	SE WALL	9,845.000 SF	91.1	5	89	97,371.75
2120	2526-8285000						
	CONSTRUCTIO	ON SURVEY	LUMP SUM				3,369.25
2130	2533-4980005						
	MOBILIZATION	N	LUMP SUM			6	65,805.69
2140	2590-0000020						
	PROJECT MAN	NAGEMENT	LUMP SUM			3	33,217.00
2150	2599-9999014		17,728.000				
	('SQUARE FEE COATING	ET' ITEM) ANTI-GRAFFI	TI SF	2.90)	Ę	51,411.20



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	Сог	ntract Schedule			Page	23 of 39
Contrac	t ID: 78-0801-538					
Awa	arded Vendor: HA800	HAWKINS CONST	RUCTION CO.			
SECTION Alt Set ID:	0013 Roadway Items - IM- Alt Mbr ID:	NHS-080-1(538)503-	78		\$21,49	99,595.94
Contract Line	Item Number	Item Quantity	Unit Pr	ice	Bid Am	nount
Number	Item Description	and Units	Dollars	Cents	Dollars	Cents
2160	2101-0850001 CLEARING AND GRUBBING	0.942 ACRE	44,747	.87	2	42,152.49
2170	2102-0425070 SPECIAL BACKFILL	28,400.700 TON	15.90)	45	51,571.13
2180	2102-2710070 EXCAVATION, CLASS 10, ROADWAY AND BORROW	73,913.000 CY	6.11		45	51,608.43
2190	2102-2710090 EXCAVATION, CLASS 10, WASTE	108,814.000 CY	9.16		99	96,736.24
2200	2102-2712015 EXCAVATION, CLASS 12, BOULDERS OR ROCK FRAGMENTS	50.000 S CY	31.59	9		1,579.50
2210	2105-8425005 TOPSOIL, FURNISH AND SPREAD	7,649.000 CY	20.1	1	15	53,821.39
2220	2105-8425015 TOPSOIL, STRIP, SALVAGE AND SPREAD	16,737.000 CY	17.00)	28	84,529.00
2230	2107-0875000 COMPACTION WITH MOISTURE AND DENSITY CONTROL	59,097.000 CY	1.11		(65,597.67
2240	2111-8174100 GRANULAR SUBBASE	36,749.600 SY	12.42	2	45	56,430.03
2250	2113-0001100 SUBGRADE STABILIZATION MATERIAL, POLYMER GRID	55,097.300 SY	2.26		12	24,519.90
2260	2115-0100000 MODIFIED SUBBASE	9,705.200 CY	28.43	3	21	75,918.84
2270	2122-5191005 REINFORCED PAVED SHOULDER FOR CONCRETE BARRIER	80.000 SY	141.9	0		11,352.00



	Contr	act Schedule			Page	24 of 39		
Contrac	t ID: 78-0801-538				Faye	24 01 39		
	arded Vendor: HA800	HAWKINS CONST	RUCTION CO					
SECTION Alt Set ID:	0013 Roadway Items - IM-NI Alt Mbr ID:	HS-080-1(538)503-`	78		\$21,49	99,595.94		
Contract	Item Number	Item Quantity	Unit Price		Bid Am	ount		
Line Number	Item Description	and Units	Dollars	Cents	Dollars	Cents		
2280	2123-7450000 SHOULDER CONSTRUCTION, EARTH	126.200 STA	573.8	83	7	72,417.35		
2290	2201-0505060 BASE, STANDARD OR SLIP FORM P.C. CONCRETE, 6 IN.	2,577.620 SY	101.3	32	26	61,164.46		
2300	2213-6745500 REMOVAL OF CURB	9.100 STA	1,347.70		1,347.70		1	2,264.07
2310	2301-1004100 STANDARD OR SLIP FORM PORTLAND CEMENT CONCRETE PAVEMENT, QM-C, CLASS 31 DURABILITY, 10 IN.	24,892.900 SY	90.4	2	2,25	50,816.02		
2320	2301-1004115 STANDARD OR SLIP-FORM PORTLAND CEMENT CONCRETE PAVEMENT, QM-C, CLASS 3I DURABILITY, 11.5 IN.	34,806.100 SY	96.9	0	3,37	72,711.09		
2330	2301-1083100 STANDARD OR SLIP FORM PORTLAND CEMENT CONCRETE PAVEMENT, CLASS M, CLASS 3 DURABILITY, 10 IN.	197.200 SY	131.21		2	25,874.61		
2340	2301-4874106 MEDIAN, DOWELLED P.C. CONCRETE, 6 INCH	1,479.600 SY	71.84		71.84		10)6,294.46
2350	2301-7000110 PAYMENT ADJUSTMENT INCENTIVE/DISINCENTIVE FOR PCC PAVEMENT THICKNESS (BY SCHEDULE)	54,515.000 EACH	1.00		5	54,515.00		
2360	2304-0100000 DETOUR PAVEMENT	6,584.800 SY	86.9	0	57	72,219.12		



	Cont	ract Schedule		Page 25 of 39
Contrac	t ID: 78-0801-538			
Awa	arded Vendor: HA800	HAWKINS CONSTI	RUCTION CO.	
SECTION	0013 Roadway Items - IM-N	IHS-080-1(538)503-	78	\$21,499,595.94
Alt Set ID:	Alt Mbr ID:			
Contract Line	Item Number	Item Quantity	Unit Price	Bid Amount
Number	Item Description	and Units	Dollars Cents	Dollars Cents
2370	2316-0000110 PAYMENT ADJUSTMENT INCENTIVE/DISINCENTIVE FOR PCC PAVEMENT SMOOTHNESS (BY SCHEDULE)	7,583.000 EACH	1.00	7,583.00
2380	2317-7000110 PAYMENT ADJUSTMENT INCENTIVE/DISINCENTIVE FOR PCC PAVEMENT SMOOTHNESS (BY SCHEDULE)	27,363.000 EACH	1.00	27,363.00
2390	2401-6745650 REMOVAL OF EXISTING STRUCTURES	LUMP SUM		65,501.42
2400	2404-7775000 REINFORCING STEEL	20,487.000 LB	1.35	27,657.45
2410	2416-0100024 APRONS, CONCRETE, 24 IN. DIA.	7.000 EACH	1,011.42	7,079.94
2420	2416-0100048 APRONS, CONCRETE, 48 IN. DIA.	4.000 EACH	2,481.64	9,926.56
2430	2416-0102224 APRON, LOW CLEARANCE CONCRETE, EQUIVALENT DIAMETER 24 IN.	3.000 EACH	1,128.06	3,384.18
2440	2417-0225024 APRONS, METAL, 24 IN. DIA.	3.000 EACH	524.34	1,573.02
2450	2417-1060024 CULVERT, CORRUGATED METAL ROADWAY PIPE, 24 IN. DIA.	242.000 LF	92.31	22,339.02
2460	2432-0000100 MECHANICALLY STABILIZED EARTH RETAINING WALL	622.000 SF	34.39	21,390.58



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		Contract Schedule		Page 26 of 39
Contrac	t ID: 78-0801-538			
Awa	arded Vendor: HA800	HAWKINS CONST	RUCTION CO.	
SECTION Alt Set ID:	•	ms - IM-NHS-080-1(538)503- br ID:	-78	\$21,499,595.94
Contract Line	Item Number	Item Quantity	Unit Price	Bid Amount
Number	Item Description	and Units	Dollars C	ents Dollars Cents
2470	2435-0140196 MANHOLE, STORM SEWER, S 96 IN.	5.000 SW-401, EACH	19,312.48	96,562.40
2480	2435-0140200 MANHOLE, STORM SEWER, S	1.000 SW-402 EACH	7,386.55	7,386.55
2490	2435-0140410 MANHOLE, STORM SEWER, S MODIFIED	2.000 SW-404 EACH	1,436.34	2,872.68
2500	2435-0250800 INTAKE, SW-508	10.000 EACH	7,683.33	76,833.30
2510	2435-0251000 INTAKE, SW-510	4.000 EACH	9,119.74	36,478.96
2520	2435-0254500 INTAKE, SW-545	5.000 EACH	6,910.13	34,550.65
2530	2435-0254900 BARRIER INTAKE, SW-549	7.000 EACH	15,362.25	107,535.75
2540	2435-0254904 BARRIER INTAKE, SW-549, TO	17.000 DP ONLY EACH	5,489.92	93,328.64
2550	2435-0256210 INTAKE, SW-562 MODIFIED	5.000 EACH	5,686.27	28,431.35
2560	2435-0600010 MANHOLE ADJUSTMENT, MIN	1.000 NOR EACH	895.02	895.02
2570	2435-0600020 MANHOLE ADJUSTMENT, MA	JOR EACH	4,025.25	4,025.25
2580	2501-8400172 TEMPORARY SHORING	LUMP SUM		630,439.28
2590	2502-8212034 SUBDRAIN, LONGITUDINAL, (SHOULDER) 4 IN. DIA.	15,726.300 LF	12.11	190,445.49



	Cont	ract Schedule		Page 27 of 39
Contrac	t ID: 78-0801-538			
Awa	arded Vendor: HA800	HAWKINS CONSTI	RUCTION CO.	
SECTION Alt Set ID:	0013 Roadway Items - IM-N Alt Mbr ID:	IHS-080-1(538)503-1	78	\$21,499,595.94
Contract Line	Item Number	Item Quantity	Unit Price	Bid Amount
Number	Item Description	and Units	Dollars Cents	Dollars Cents
2600	2502-8221303 SUBDRAIN OUTLET, DR-303	86.000 EACH	331.66	28,522.76
2610	2502-8221306 SUBDRAIN OUTLET, DR-306	49.000 EACH	715.97	35,082.53
2620	2503-0114218 STORM SEWER GRAVITY MAIN, TRENCHED, REINFORCED CONCRETE PIPE (RCP), 2000D (CLASS III), 18 IN.	576.000 LF	64.35	37,065.60
2630	2503-0114224 STORM SEWER GRAVITY MAIN, TRENCHED, REINFORCED CONCRETE PIPE (RCP), 2000D (CLASS III), 24 IN.	2,200.000 LF	119.96	263,912.00
2640	2503-0114248 STORM SEWER GRAVITY MAIN, TRENCHED, REINFORCED CONCRETE PIPE (RCP), 2000D (CLASS III), 48 IN.	1,033.000 LF	279.89	289,126.37
2650	2503-0116324 STORM SEWER GRAVITY MAIN, TRENCHED, 2000D LOW CLEARANCE CONCRETE PIPE, EQUIVALENT DIAMETER 24 IN.	1,328.000 LF	142.96	189,850.88
2660	2503-0116348 STORM SEWER GRAVITY MAIN, TRENCHED, 2000D LOW CLEARANCE CONCRETE PIPE, EQUIVALENT DIAMETER 48 IN.	253.000 LF	323.18	81,764.54
2670	2505-4008120 REMOVAL OF STEEL BEAM GUARDRAIL	114.000 LF	5.26	599.64
2680	2505-4008130 REMOVAL OF CABLE GUARDRAIL	1,290.000 LF	5.26	6,785.40



		•	AASH	TOWare Proj	ect™ Vers	ion 4.9 Rev	ision 033
		Con	tract Schedule			Page	28 of 39
Contrac	t ID: 78-0801-	538					
Awa	arded Vendor:	HA800	HAWKINS CONST	RUCTION CO.			
SECTION Alt Set ID:	0013	Roadway Items - IM-I Alt Mbr ID:	NHS-080-1(538)503-	78		\$21,4	99,595.94
Contract Line	h	tem Number	Item Quantity	Unit P	rice	Bid An	nount
Number	Ite	m Description	and Units	Dollars	Cents	Dollars	Cents
2690	2505-4008300 STEEL BEAM		412.500 LF	34.2	2		14,115.75
2700	-	GUARDRAIL BARRIER SECTION, BA-201	2.000 EACH	3,421.	90		6,843.80
2710	2505-4021010 STEEL BEAM ANCHOR, BO	GUARDRAIL END	2.000 EACH	342.1	19		684.38
2720	2505-4021720 STEEL BEAM END TERMIN	GUARDRAIL TANGENT	2.000 EACH	3,421.	90		6,843.80
2730	2505-6000111 HIGH TENSIC	N CABLE GUARDRAIL	2,080.000 LF	25.2	7		52,561.60
2740	2505-6000121 HIGH TENSIC END ANCHOF	N CABLE GUARDRAIL,	4.000 EACH	6,054.	12	:	24,216.48
2750	2505-6000131 HIGH TENSIC SPARE PART	N CABLE GUARDRAIL,	2.000 EACH	2,632.	23		5,264.46
2760	2506-4984000 FLOWABLE N		500.000 CY	164.0)8		82,040.00
2770	2507-3250005 ENGINEERIN		103.600 SY	6.32	2		654.75
2780	2507-6800061 REVETMENT,		33.400 TON	110.5	55		3,692.37
2790	2507-8029000 EROSION ST		10.000 TON	105.2	29		1,052.90
2800	2510-6745850 REMOVAL OF		61,860.000 SY	8.90)	5	50,554.00



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	Co	ntract Schedule		Page 29 of 39
Contrac	t ID: 78-0801-538			
Awa	arded Vendor: HA800	HAWKINS CONST	RUCTION CO.	
SECTION Alt Set ID:	0013 Roadway Items - IM Alt Mbr ID:	-NHS-080-1(538)503-	78	\$21,499,595.94
Contract Line	Item Number	Item Quantity	Unit Price	Bid Amount
Number	Item Description	and Units	Dollars Cents	Dollars Cents
2810	2511-6745900 REMOVAL OF SIDEWALK	185.600 SY	11.06	2,052.74
2820	2511-7526006 SIDEWALK, P.C. CONCRETE, 6 IN.	2,538.000 SY	67.40	171,061.20
2830	2511-7528101 DETECTABLE WARNINGS	160.000 SF	26.12	4,179.20
2840	2512-1725256 CURB AND GUTTER, P.C. CONCRET 2.5 FT.	234.000 E, LF	40.67	9,516.78
2850	2516-8725000 P.C. CONCRETE RETAINING WALL	3.000 CY	2,813.74	8,441.22
2860	2519-1001000 FENCE, CHAIN LINK, VINYL COATED	2,009.400 LF	28.94	58,152.04
2870	2519-3280000 FENCE, FIELD	3,228.600 LF	11.56	37,322.62
2880	2519-4200120 REMOVAL OF FENCE, CHAIN LINK	2,004.800 LF	4.19	8,400.11
2890	2519-4200140 REMOVAL OF FENCE, FIELD	3,059.900 LF	4.19	12,820.98
2900	2526-8285000 CONSTRUCTION SURVEY	LUMP SUM		178,000.00
2910	2527-9263109 PAINTED PAVEMENT MARKING, WATERBORNE OR SOLVENT-BASEE	1,897.650 STA	23.16	43,949.57
2920	2527-9263137 PAINTED SYMBOLS AND LEGENDS, WATERBORNE OR SOLVENT-BASED		105.29	3,790.44
2930	2527-9263180 PAVEMENT MARKINGS REMOVED	1,358.880 STA	17.90	24,323.95



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Contrac	:t ID: 78-0801-538			
Awa	arded Vendor: HA800	HAWKINS CONST	RUCTION CO.	
SECTION Alt Set ID:	0013 Roadway Items - IM-N Alt Mbr ID:	HS-080-1(538)503-	78	\$21,499,595.94
Contract Line	Item Number	Item Quantity	Unit Price	Bid Amount
Number	Item Description	and Units	Dollars Cents	Dollars Cents
2940	2528-2518000 SAFETY CLOSURE	5.000 EACH	263.22	1,316.10
2950	2528-3800000 MODULAR GLARE SCREEN SYSTEM	21,075.000 LF	1.05	22,128.75
2960	2528-8400048 TEMPORARY BARRIER RAIL, CONCRETE	21,862.500 LF	8.42	184,082.25
2970	2528-8445110 TRAFFIC CONTROL	LUMP SUM		500,205.00
2980	2528-9290050 PORTABLE DYNAMIC MESSAGE SIGN (PDMS)	100.000 CDAY	157.93	15,793.00
2990	2529-2242304 CD JOINT ASSEMBLY	5.000 EACH	177.84	889.20
3000	2529-5070111 PATCHES, FULL-DEPTH FINISH, BY AREA (50 FEET OR GREATER IN LENGTH)	120.000 SY	160.53	19,263.60
3010	2529-5070120 PATCHES, FULL-DEPTH FINISH, BY COUNT	1.000 EACH	7,693.95	7,693.95
3020	2533-4980005 MOBILIZATION	LUMP SUM		2,100,000.00
3030	2551-0000110 TEMP CRASH CUSHION	7.000 EACH	1,052.89	7,370.23
3040	2551-0000130 TEMP CRASH CUSHION, SEVERE USE (SU)	8.000 EACH	6,317.35	50,538.80
3050	2590-0000020 PROJECT MANAGEMENT	LUMP SUM		325,000.00



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Contrac	t ID: 78-0801-538			
Awa	arded Vendor: HA800	HAWKINS CONST	RUCTION CO.	
SECTION	0013 Roadway Items - IM-N	HS-080-1(538)503-	78	\$21,499,595.94
Alt Set ID:	Alt Mbr ID:			
Contract Line	Item Number	Item Quantity	Unit Price	Bid Amount
Number	Item Description	and Units	Dollars Cents	Dollars Cents
3060	2599-9999003	10,832.000		
	('CUBIC YARDS' ITEM) EXPANDED POLYSTYRENE EPS BLOCK GEOFOAM, EPS29	CY	158.33	1,715,030.56
3070	2599-9999009	10,466.100		
	('LINEAR FEET' ITEM) MODIFIED BA- 102, CONCRETE BARRIER	LF	87.96	920,598.16
3080	2599-9999009	345.200		
	('LINEAR FEET' ITEM) PRECAST FASCIA WALL FOOTING	LF	324.11	111,882.77
3090	2599-9999010			
	('LUMP SUM' ITEM) DEWATERING	LUMP SUM		47,074.88
3100	2599-9999010			
	('LUMP SUM' ITEM) PROGRESS SCHEDULING	LUMP SUM		350,000.00
3105	2599-9999010			
	('LUMP SUM' ITEM) SEWER AND SEWER MANHOLE DOCUMENTATION AND REPAIR	LUMP SUM		42,126.01
3110	2599-9999014	7,818.000		
	('SQUARE FEET' ITEM) PRECAST FASCIA WALL PANELS	SF	102.65	802,517.70
3120	2599-9999018	144.600		
	('SQUARE YARDS' ITEM) GEOMEMBRANE OVER EXPANDED POLYSTYRENE BLOCK GEOFOAM	SY	46.12	6,668.95
3130	2599-9999020	1,703.000		
	('TONS' ITEM) CRUSHED LIMESTONE	TON	88.28	150,340.84
3140	2601-2633100	49.600		
	MOWING	ACRE	63.17	3,133.23
3150	2601-2634100	24.800		
	MULCHING	ACRE	605.41	15,014.17



ENTRANCE, EC-303

PERIMETER AND SLOPE SEDIMENT

PERIMETER AND SLOPE SEDIMENT

CONTROL DEVICE, 12 IN. DIA.

CONTROL DEVICE, 20 IN. DIA.

2602-0000312

2602-0000320

3260

3270

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	Co	ontract Schedule			Page	32 of 39
Contrac	t ID: 78-0801-538					
Awa	arded Vendor: HA800	HAWKINS CONSTI	RUCTION CO.			
SECTION Alt Set ID:	0013 Roadway Items - IM Alt Mbr ID:	/-NHS-080-1(538)503-	78		\$21,49	99,595.94
Contract Line	Item Number	Item Quantity	Unit Pric	e	Bid An	nount
Number	Item Description	and Units	Dollars	Cents	Dollars	Cents
3160	2601-2636043 SEEDING AND FERTILIZING (RURA	14.200 L) ACRE	1,026.57			14,577.29
3170	2601-2636060 SALT TOLERANT SEEDING	10.600 ACRE	2,053.14		:	21,763.28
3180	2601-2642100 STABILIZING CROP - SEEDING AND FERTILIZING	24.800 ACRE	410.63			10,183.62
3190	2602-0000020 SILT FENCE	23,175.000 LF	2.00			46,350.00
3200	2602-0000030 SILT FENCE FOR DITCH CHECKS	10,493.000 LF	2.05		:	21,510.65
3210	2602-0000050 SILT BASINS	78.000 EACH	294.81		:	22,995.18
3220	2602-0000071 REMOVAL OF SILT FENCE OR SILT FENCE FOR DITCH CHECKS	16,834.000 LF	0.11			1,851.74
3230	2602-0000080 REMOVAL OF SILT BASINS	78.000 EACH	294.81		:	22,995.18
3240	2602-0000101 MAINTENANCE OF SILT FENCE OR SILT FENCE FOR DITCH CHECK	3,367.000 LF	0.26			875.42
3250	2602-0000150 STABILIZED CONSTRUCTION	1,000.000 LF	84.23		ł	84,230.00

5,000.000

1,425.000 LF

LF

3.42

5.00

17,100.00

7,125.00



	Cont	ract Schedule		Page 33 of 39
Contrac	t ID: 78-0801-538			
	arded Vendor: HA800	HAWKINS CONST		
SECTION Alt Set ID:				\$21,499,595.94
Contract Line	Item Number	Item Quantity	Unit Price	Bid Amount
Number	Item Description	and Units	Dollars Cents	Dollars Cents
3280	2602-0000351 REMOVAL OF PERIMETER AND SLOPE OR DITCH CHECK SEDIMENT CONTROL DEVICE	7,615.000 LF	0.26	1,979.90
3290	2602-0000370 DITCH CHECK SEDIMENT CONTROL DEVICE, 20 IN. DIA.	1,190.000 LF	5.00	5,950.00
3300	2602-0000500 OPEN-THROAT CURB INTAKE SEDIMENT FILTER, EC-602	294.000 LF	22.11	6,500.34
3310	2602-0000510 MAINTENANCE OF OPEN-THROAT CURB INTAKE SEDIMENT FILTER	20.000 EACH	42.12	842.40
3320	2602-0000520 REMOVAL OF OPEN-THROAT CURB INTAKE SEDIMENT FILTER	20.000 EACH	42.12	842.40
3330	2602-0000530 GRATE INTAKE SEDIMENT FILTER BAG	18.000 EACH	236.90	4,264.20
3340	2602-0000540 MAINTENANCE OF GRATE INTAKE SEDIMENT FILTER BAG	18.000 EACH	52.64	947.52
3350	2602-0000550 REMOVAL OF GRATE INTAKE SEDIMENT FILTER BAG	18.000 EACH	52.64	947.52
3360	2602-0010010 MOBILIZATIONS, EROSION CONTROL	1.000 EACH	600.00	600.00
3370	2602-0010020 MOBILIZATIONS, EMERGENCY EROSION CONTROL	1.000 EACH	1,200.00	1,200.00
3375	2528-8445113 FLAGGERS	25.000 EACH	575.00	14,375.00



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Contrac	t ID: 78-0801-5	538					
Awa	arded Vendor:	HA800	HAWKINS CONSTR	RUCTION CO			
SECTION	0014	A 13'-6 x 5'-0 Rei 0624 - IM-NHS-08	nforced Concrete Junctio 30-1(538)503-78	n Box, Desig	jn No.	\$4	18,846.76
Alt Set ID:		Alt Mbr I	D:				
Contract Line	lte	em Number	Item Quantity	Unit P	rice	Bid Amount	
Number	Iten	n Description	and Units	Dollars	Dollars Cents		Cents
3380	2403-0100000		15.900				
	STRUCTURAL (MISCELLANE		CY	2,157	.36	3	34,302.02
3390	2404-7775000		4,388.000				
	REINFORCING	STEEL	LB	1.4	3		6,274.84
3400	2405-2705000						
	EXCAVATE AN	ID DEWATER	LUMP SUM				8,269.90
SECTION	0015	0724 - IM-NHS-08	、	n Box, Desiç	jn No.	\$5	53,872.43
Alt Set ID:		Alt Mbr I	D:				
Contract				Unit P	rice	Bid Am	ount

Contract Line	Item Number	Item Quantity	Unit Price		Unit Price Bio		Bid An	nount
Number	Item Description	and Units	Dollars	Cents	Dollars	Cents		
3410	2403-0100000 STRUCTURAL CONCRETE (MISCELLANEOUS)	18.700 CY	1,930	0.51	:	36,100.54		
3420	2404-7775000 REINFORCING STEEL	4,875.000 LB	1.4	13		6,971.25		
3430	2405-2705000 EXCAVATE AND DEWATER	LUMP SUM				10,800.64		



		C	Contract Schedule			Page	35 of 39
Contract	t ID: 78-0801-	538					
Awa	rded Vendor:	HA800	HAWKINS CONST	RUCTION CO).		
SECTION 0016A 16'-6 x 8'-0 Reinforced Concrete Junction Box, Design No. 0824 - IM-NHS-080-1(538)503-78Alt Set ID:Alt Mbr ID:			\$2	21,999.39			
Contract Line	It	tem Number	Item Quantity	Unit F	Unit Price Dollars Cents		ount
Number	Iter	m Description	and Units	Dollars			Cents
3440	2401-6750001 REMOVALS, A		LUMP SUM				3,428.40
3450	2403-0100000 STRUCTURAI (MISCELLANE	LCONCRETE	1.300 CY	10,92	9.11	1	14,207.84
3460	2404-7775000 REINFORCING		210.000 LB	1.7	0		357.00
3470	2405-2705000 EXCAVATE A	ND DEWATER	LUMP SUM				4,006.15



	Cont	ract Schedule		Page 36 of 39
Contrac	t ID: 78-0801-538			
Awa	arded Vendor: HA800	HAWKINS CONSTI	RUCTION CO.	
SECTION Alt Set ID:	0017 Water Main Items - IM Alt Mbr ID:	-NHS-080-1(538)50	3-78	\$810,675.01
Contract Line	Item Number Item Description	Item Quantity	Unit Price	Bid Amount
Number	item Description	and Units	Dollars Cents	Dollars Cents
3480	2599-9999009 ('LINEAR FEET' ITEM) 16" DI WATER MAIN WITH NITRILE GASKETS AND POLYETHYLENE ENCASEMENT	760.000 LF	224.12	170,331.20
3490	2599-9999009 ('LINEAR FEET' ITEM) 16" DI WATER MAIN, RESTRAINED JOINT	680.000 LF	231.30	157,284.00
3500	2599-9999005 ('EACH' ITEM) TRENCHLESS WATER MAIN, SETUP	4.000 EACH	5,849.30	23,397.20
3510	2599-9999009 ('LINEAR FEET' ITEM) TRENCHLESS 16" WATER MAIN, BORE ONLY	600.000 LF	337.04	202,224.00
3520	2599-9999005 ('EACH' ITEM) 16" X 16" X 16" MECHANICAL JOINT TEE	4.000 EACH	3,590.47	14,361.88
3530	2599-9999005 ('EACH' ITEM) 16" X 16" X 16" SWIVEL JOINT TEE	1.000 EACH	3,590.46	3,590.46
3540	2599-9999005 ('EACH' ITEM) 16" X 16" X 6" MECHANICAL JOINT TEE	3.000 EACH	2,736.63	8,209.89
3550	2599-9999005 ('EACH' ITEM) 16" X 16" X 6" SWIVEL JOINT TEE	1.000 EACH	2,707.61	2,707.61
3560	2599-9999005 ('EACH' ITEM) 45 BEND, 16";	12.000 EACH	2,105.67	25,268.04
3570	2599-9999005 ('EACH' ITEM) 22-1/2 BEND, 16";	4.000 EACH	2,072.21	8,288.84
3580	2599-9999005 ('EACH' ITEM) 11-1/4 BEND, 16";	10.000 EACH	2,117.82	21,178.20



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	Co	ntract Schedule		Page 37 of 39
Contrac	t ID: 78-0801-538			
Awa	rded Vendor: HA800	HAWKINS CONSTI	RUCTION CO.	
SECTION Alt Set ID:	0017 Water Main Items - Alt Mbr ID:	IM-NHS-080-1(538)50	3-78	\$810,675.01
Contract Line	Item Number	Item Quantity	Unit Price	Bid Amount
Number	Item Description	and Units	Dollars Cents	Dollars Cents
3590	2599-9999005	1.000		
	('EACH' ITEM) 16" X 10" MECHANICA JOINT REDUCER	L EACH	1,457.99	1,457.99
3600	2599-9999005	1.000		
	('EACH' ITEM) 8" X 6" MECHANICAL JOINT REDUCER	EACH	560.41	560.41
3610	2599-9999005	1.000		
	('EACH' ITEM) 6" X 4" MECHANICAL JOINT REDUCER	EACH	435.24	435.24
3620	2599-9999005	2.000		
	('EACH' ITEM) 16" DI GATE VALVE WITH BOX	EACH	15,193.45	30,386.90
3630	2599-9999005	1.000		
	('EACH' ITEM) 4" DI GATE VALVE WI ⁻ BOX	TH EACH	2,604.21	2,604.21
3640	2599-9999005	2.000		
	('EACH' ITEM) 16" STANDARD SLEE	/E EACH	1,964.89	3,929.78
3650	2599-9999005	2.000		
	('EACH' ITEM) 10" OVERSIZED SLEEVE	EACH	1,045.58	2,091.16
3660	2599-9999005	4.000		
	('EACH' ITEM) 16" OVERSIZED SLEEVE	EACH	3,296.18	13,184.72
3670	2599-9999005	1.000		
	('EACH' ITEM) 8" PLUG	EACH	256.26	256.26
3680	2599-9999005	3.000		
	('EACH' ITEM) 10" PLUG	EACH	352.81	1,058.43
3690	2599-9999005	4.000		
	('EACH' ITEM) 16" PLUG	EACH	744.35	2,977.40



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	Contr	act Schedule		Page 38 of 39
Contrac	t ID: 78-0801-538			
Awa	arded Vendor: HA800	HAWKINS CONSTR	RUCTION CO.	
SECTION Alt Set ID:	0017 Water Main Items - IM-I Alt Mbr ID:	NHS-080-1(538)50	3-78	\$810,675.01
Contract Line	Item Number Item Description	Item Quantity and Units	Unit Price	Bid Amount
Number	•		Dollars Cents	Dollars Cents
3700	2599-9999005 ('EACH' ITEM) FIRE HYDRANT ASSEMBLY	4.000 EACH	10,566.69	42,266.76
3710	2599-9999005 ('EACH' ITEM) CUT AND CONNECT TO EXISTING 16" WATER MAIN	2.000 EACH	6,611.49	13,222.98
3720	2599-9999005 ('EACH' ITEM) CUT AND PLUG EXISTING 8" WATER MAIN	1.000 EACH	2,897.17	2,897.17
3730	2599-9999005 ('EACH' ITEM) CUT AND PLUG EXISTING 10" WATER MAIN	1.000 EACH	2,897.17	2,897.17
3740	2599-9999005 ('EACH' ITEM) CONNECT TO EXISTING 10" WATER MAIN	1.000 EACH	4,531.47	4,531.47
3750	2599-9999005 ('EACH' ITEM) REMOVE AND SALVAGE EXISTING FIRE HYDRANT	2.000 EACH	891.44	1,782.88
3760	2599-9999005 ('EACH' ITEM) 1" SERVICE, COMPLETE, FAR SIDE	1.000 EACH	7,574.86	7,574.86
3770	2599-9999005 ('EACH' ITEM) 1-1/2" SERVICE, COMPLETE, NEAR SIDE	1.000 EACH	3,194.31	3,194.31
3780	2599-9999005 ('EACH' ITEM) 4" SERVICE, COMPLETE, FAR SIDE	1.000 EACH	23,744.59	23,744.59
3790	2599-9999003 ('CUBIC YARDS' ITEM) SELECT BACKFILL FOR WATER MAIN	300.000 CY	17.83	5,349.00
3800	2599-9999020 ('TONS' ITEM) GRANULAR BEDDING FOR WATER MAIN, 1-1/2" CLEAN	200.000 TON	37.15	7,430.00

Total Bid: \$53,047,438.21

REQUIRED CONTRACT PROVISIONS FEDERAL-AID CONSTRUCTION CONTRACTS

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

ATTACHMENTS

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

I. GENERAL

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

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

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

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

2. Subject to the applicability criteria noted in the following sections, these contract provisions shall apply to all work performed on the contract by the contractor's own organization and with the assistance of workers under the contractor's immediate superintendence and to all work performed on the contract by piecework, station work, or by subcontract. 23 CFR 633.102(d).

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

c. All personnel who are engaged in direct recruitment for the project will be instructed by the EEO Officer in the contractor's procedures for locating and hiring minorities and women.

d. Notices and posters setting forth the contractor's EEO policy will be placed in areas readily accessible to employees, applicants for employment and potential employees.

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

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

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

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

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

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

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

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

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

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

6. Training and Promotion:

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

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

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

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

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

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

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

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

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

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

9. Selection of Subcontractors, Procurement of Materials and Leasing of Equipment: The contractor shall not discriminate on the grounds of race, color, religion, sex, sexual orientation, gender identity, national origin, age, or disability in the selection and retention of subcontractors, including procurement of materials and leases of equipment. The contractor shall take all necessary and reasonable steps to ensure nondiscrimination in the administration of this contract.

- a. The contractor shall notify all potential subcontractors, suppliers, and lessors of their EEO obligations under this contract.
- b. The contractor will use good faith efforts to ensure subcontractor compliance with their EEO obligations.

10. Assurances Required:

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

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

- (1) Withholding monthly progress payments;
- (2) Assessing sanctions;
- (3) Liquidated damages; and/or
- (4) Disqualifying the contractor from future bidding as non-responsible.

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

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

- a. The records kept by the contractor shall document the following:
- (1) The number and work hours of minority and non-minority group members and women employed in each work classification on the project;

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

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

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

III. NONSEGREGATED FACILITIES

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

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

IV. DAVIS-BACON AND RELATED ACT PROVISIONS

This section is applicable to all Federal-aid construction projects exceeding \$2,000 and to all related subcontracts and lower-tier subcontracts (regardless of subcontract size), in accordance with 29 CFR 5.5. The requirements apply to all projects located within the right-of-way of a roadway that is functionally classified as Federal-aid highway. 23 U.S.C. 113. This excludes roadways functionally classified as local roads or rural minor collectors, which are exempt. 23 U.S.C. 101. Where applicable law requires that projects be treated as a project on a Federal-aid highway, the provisions of this subpart will apply regardless of the location of the project. Examples include: Surface Transportation Block Grant Program projects funded under 23 U.S.C. 137, and National Highway Freight Program projects funded under 23 U.S.C. 167.

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

1. Minimum wages (29 CFR 5.5)

a. Wage rates and fringe benefits. All laborers and mechanics employed or working upon the site of the work (or otherwise working in construction or development of the project under a development statute), will be paid unconditionally and not less often than once a week, and without subsequent deduction or rebate on any account (except such payroll deductions as are permitted by regulations issued by the Secretary of Labor under the Copeland Act (29 CFR part 3)), the full amount of basic hourly wages and bona fide fringe benefits (or cash equivalents thereof) due at time of payment computed at rates not less than those contained in the wage determination of the Secretary of Labor which is attached hereto and made a part hereof, regardless of any contractual relationship which may be alleged to exist between the contractor and such laborers and mechanics. As provided in paragraphs (d) and (e) of 29 CFR 5.5, the appropriate wage determinations are effective by operation of law even if they have not been attached to the contract. Contributions made or costs reasonably anticipated for bona fide fringe benefits under the Davis-Bacon Act (40 U.S.C. 3141 (2)(B)) on behalf of laborers or mechanics are considered wages paid to such laborers or mechanics, subject to the provisions of paragraph 1.e. of this section; also, regular contributions made or costs incurred for more than a weekly period (but not less often than quarterly) under plans, funds, or programs which cover the particular weekly period, are deemed to be constructively made or incurred during such weekly period. Such laborers and mechanics must be paid the appropriate wage rate and fringe benefits on the wage determination for the classification(s) of work actually performed, without regard to skill, except as provided in paragraph 4. of this section. Laborers or mechanics performing work in more than one classification may be compensated at the rate specified for each classification for the time actually worked therein: Provided, That the employer's payroll records accurately set forth the time spent in each classification in which work is performed. The wage determination (including any additional classifications and wage rates conformed under paragraph 1.c. of this section) and the Davis-Bacon poster (WH-1321) must be posted at all times by the contractor and its subcontractors at the site of the work in a prominent and accessible place where it can be easily seen by the workers.

b. Frequently recurring classifications. (1) In addition to wage and fringe benefit rates that have been determined to be prevailing under the procedures set forth in 29 CFR part 1, a wage determination may contain, pursuant to § 1.3(f), wage and fringe benefit rates for classifications of laborers and mechanics for which conformance requests are regularly submitted pursuant to paragraph 1.c. of this section, provided that:

(i) The work performed by the classification is not performed by a classification in the wage determination for which a prevailing wage rate has been determined;

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

(iii) The wage rate for the classification bears a reasonable relationship to the prevailing wage rates contained in the wage determination.

(2) The Administrator will establish wage rates for such classifications in accordance with paragraph 1.c.(1)(iii) of this section. Work performed in such a classification must be paid at no less than the wage and fringe benefit rate listed on the wage determination for such classification.

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

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

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

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

determination.

(2) The conformance process may not be used to split, subdivide, or otherwise avoid application of classifications listed in the wage determination.

(3) If the contractor and the laborers and mechanics to be employed in the classification (if known), or their representatives, and the contracting officer agree on the classification and wage rate (including the amount designated for fringe benefits where appropriate), a report of the action taken will be sent by the contracting officer by email to *DBAconformance*@dol.gov. The Administrator, or an authorized representative, will approve, modify, or disapprove every additional classification action within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.

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

(5) The contracting officer must promptly notify the contractor of the action taken by the Wage and Hour Division under paragraphs 1.c.(3) and (4) of this section. The contractor must furnish a written copy of such determination to each affected worker or it must be posted as a part of the wage determination. The wage rate (including fringe benefits where appropriate) determined pursuant to paragraph 1.c.(3) or (4) of this section must be paid to all workers performing work in the classification under this contract from the first day on which work is performed in the classification.

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

e. Unfunded plans. If the contractor does not make payments to a trustee or other third person, the contractor may consider as part of the wages of any laborer or mechanic the amount of any costs reasonably anticipated in providing bona fide fringe benefits under a plan or program, *Provided*, That the Secretary of Labor has found, upon the written request of the contractor, in accordance with the criteria set forth in § 5.28, that the applicable standards of the Davis-Bacon Act have been met. The Secretary of Labor may require the contractor to set aside in a separate account assets for the meeting of obligations under the plan or program.

f. Interest. In the event of a failure to pay all or part of the wages required by the contract, the contractor will be required to pay interest on any underpayment of wages.

2. Withholding (29 CFR 5.5)

a. Withholding requirements. The contracting agency may, upon its own action, or must, upon written request of an authorized representative of the Department of Labor, withhold or cause to be withheld from the contractor so much of the accrued payments or advances as may be considered necessary to satisfy the liabilities of the prime contractor or any subcontractor for the full amount of wages and monetary relief, including interest, required by the clauses set forth in this section for violations of this contract, or to satisfy any such liabilities required by any other Federal contract, or federally assisted contract subject to Davis-Bacon labor standards, that is held by the same prime contractor (as defined in § 5.2). The necessary funds may be withheld from the contractor under this contract, any other Federal contract with the same prime contractor, regardless of whether the other contract was awarded or assisted by the same agency, and such funds may be used to satisfy the contractor liability for which the funds were withheld. In the event of a contract, or upon the contractor's failure to submit the required records as discussed in paragraph 3.d. of this section, the contracting agency may on its own initiative and after written notice to the contractor, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds until such violations have ceased.

b. Priority to withheld funds. The Department has priority to funds withheld or to be withheld in accordance with paragraph

- 2.a. of this section or Section V, paragraph 3.a., or both, over claims to those funds by:
- (1) A contractor's surety(ies), including without limitation performance bond sureties and payment bond sureties;
- (2) A contracting agency for its reprocurement costs;
- (3) A trustee(s) (either a court-appointed trustee or a U.S. trustee, or both) in bankruptcy of a contractor, or a contractor's bankruptcy estate;
- (4) A contractor's assignee(s);
- (5) A contractor's successor(s); or
- (6) A claim asserted under the Prompt Payment Act, 31 U.S.C. 3901-3907.

3. Records and certified payrolls (29 CFR 5.5)

a. Basic record requirements (1) Length of record retention. All regular payrolls and other basic records must be maintained by the contractor and any subcontractor during the course of the work and preserved for all laborers and mechanics working at the site of the work (or otherwise working in construction or development of the project under a development statute) for a period of at least 3 years after all the work on the prime contract is completed.

(2) Information required. Such records must contain the name; Social Security number; last known address, telephone number, and email address of each such worker; each worker's correct classification(s) of work actually performed; hourly rates of wages paid (including rates of contributions or costs anticipated for bona fide fringe benefits or cash equivalents thereof of the types described in 40 U.S.C. 3141(2)(B) of the Davis-Bacon Act);

daily and weekly number of hours actually worked in total and on each covered contract; deductions made; and actual wages paid.

(3) Additional records relating to fringe benefits. Whenever the Secretary of Labor has found under paragraph 1.e. of this section that the wages of any laborer or mechanic include the amount of any costs reasonably anticipated in providing benefits under a plan or program described in 40 U.S.C. 3141(2)(B) of the Davis-Bacon Act, the contractor must maintain records which show that the commitment to provide such benefits is enforceable, that the plan or program is financially responsible, and that the plan or program has been communicated in writing to the laborers or mechanics affected, and records which show the costs anticipated or the actual cost incurred in providing such benefits.

(4) Additional records relating to apprenticeship. Contractors with apprentices working under approved programs must maintain written evidence of the registration of apprenticeship programs, the registration of the apprentices, and the ratios and wage rates prescribed in the applicable programs.

b. Certified payroll requirements (1) Frequency and method of submission. The contractor or subcontractor must submit weekly, for each week in which any DBA- or Related Acts-covered work is performed, certified payrolls to the contracting agency. The prime contractor is responsible for the submission of all certified payrolls by all subcontractors. A contracting agency or prime contractor may permit or require contractors to submit certified payrolls through an electronic system, as long as the electronic system requires a legally valid electronic signature; the system allows the contractor, the contracting agency, and the Department of Labor to access the certified payrolls upon request for at least 3 years after the work on the prime contractor is unable or limited in its ability to use or access the electronic system.

(2) Information required. The certified payrolls submitted must set out accurately and completely all of the information required to be maintained under paragraph 3.a.(2) of this section, except that full Social Security numbers and last known addresses, telephone numbers, and email addresses must not be included on weekly transmittals. Instead, the certified payrolls need only include an individually identifying number for each worker (*e.g.*, the last four digits of the worker's Social Security number). The required weekly certified payroll information may be submitted using Optional Form WH-347 or in any other format desired. Optional Form WH-347 is available for this purpose from the Wage and Hour Division website at *https://www.dol.gov/sites/dolgov/files/WHD/legacy/files/wh347/pdf* or its successor website. It is not a violation of this section for a prime contractor to require a subcontractor to provide full Social Security numbers and last known addresses, telephone numbers, and email addresses to the prime contractor for its own records, without weekly submission by the subcontractor to the contracting agency.

(3) Statement of Compliance. Each certified payroll submitted must be accompanied by a "Statement of Compliance," signed by the contractor or subcontractor, or the contractor's or subcontractor's agent who pays or supervises the payment of the persons working on the contract, and must certify the following:

(i) That the certified payroll for the payroll period contains the information required to be provided under paragraph 3.b. of this section, the appropriate information and basic records are being maintained under paragraph 3.a. of this section, and such information and records are correct and complete;

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

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

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

(5) Signature. The signature by the contractor, subcontractor, or the contractor's or subcontractor's agent must be an original handwritten signature or a legally valid electronic signature.

(6) Falsification. The falsification of any of the above certifications may subject the contractor or subcontractor to civil or criminal prosecution under 18 U.S.C. 1001 and 31 U.S.C. 3729.

(7) Length of certified payroll retention. The contractor or subcontractor must preserve all certified payrolls during the course of the work and for a period of 3 years after all the work on the prime contract is completed.

c. Contracts, subcontracts, and related documents. The contractor or subcontractor must maintain this contract or subcontract and related documents including, without limitation, bids, proposals, amendments, modifications, and extensions. The contractor or subcontractor must preserve these contracts, subcontracts, and related documents during the course of the work and for a period of 3 years after all the work on the prime contract is completed.

d. Required disclosures and access (1) Required record disclosures and access to workers. The contractor or subcontractor must make the records required under paragraphs 3.a. through 3.c. of this section, and any other documents that the contracting agency, the State DOT, the FHWA, or the Department of Labor deems necessary to determine compliance with the labor standards provisions of any of the applicable statutes referenced by § 5.1, available for inspection, copying, or transcription by authorized representatives of the contracting agency, the State DOT, the FHWA, or the Department of Labor, and must permit such representatives to interview workers during working hours on the job.

(2) Sanctions for non-compliance with records and worker access requirements. If the contractor or subcontractor fails to submit the required records or to make them available, or refuses to permit worker interviews during working hours on the job, the Federal agency may, after written notice to the contractor, sponsor, applicant, owner, or other entity, as the case may be, that maintains such records or that employs such workers, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds. Furthermore, failure to submit the required records upon request or to make such records available, or to permit worker interviews during working hours on the job, may be grounds for debarment action pursuant to § 5.12. In addition, any contractor or other person that fails to submit the required records or make those records available to WHD within the time WHD requests that the records be produced will be precluded from introducing as evidence in an administrative proceeding under 29 CFR part 6 any of the required records that were not provided or made available to WHD will take into consideration a reasonable request from the contractor or person for an extension of the time for submission of records. WHD will determine the

reasonableness of the request and may consider, among other things, the location of the records and the volume of production.

(3) Required information disclosures. Contractors and subcontractors must maintain the full Social Security number and last known address, telephone number, and email address of each covered worker, and must provide them upon request to the contracting agency, the State DOT, the FHWA, the contractor, or the Wage and Hour Division of the Department of Labor for purposes of an investigation or other compliance action.

4. Apprentices and equal employment opportunity (29 CFR 5.5)

a. Apprentices (1) Rate of pay. Apprentices will be permitted to work at less than the predetermined rate for the work they perform when they are employed pursuant to and individually registered in a bona fide apprenticeship program registered with the U.S. Department of Labor, Employment and Training Administration, Office of Apprenticeship (OA), or with a State Apprenticeship Agency recognized by the OA. A person who is not individually registered in the program, but who has been certified by the OA or a State Apprenticeship Agency (where appropriate) to be eligible for probationary employment as an apprentice, will be permitted to work at less than the predetermined rate for the work they perform in the first 90 days of probationary employment as an apprentice in such a program. In the event the OA or a State Apprenticeship Agency recognized by the OA withdraws approval of an apprenticeship program, the contractor will no longer be permitted to use apprentices at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

(2) Fringe benefits. Apprentices must be paid fringe benefits in accordance with the provisions of the apprenticeship program. If the apprenticeship program does not specify fringe benefits, apprentices must be paid the full amount of fringe benefits listed on the wage determination for the applicable classification. If the Administrator determines that a different practice prevails for the applicable apprentice classification, fringe benefits must be paid in accordance with that determination.

(3) Apprenticeship ratio. The allowable ratio of apprentices to journeyworkers on the job site in any craft classification must not be greater than the ratio permitted to the contractor as to the entire work force under the registered program or the ratio applicable to the locality of the project pursuant to paragraph 4.a.(4) of this section. Any worker listed on a payroll at an apprentice wage rate, who is not registered or otherwise employed as stated in paragraph 4.a.(1) of this section, must be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed.

(4) Reciprocity of ratios and wage rates. Where a contractor is performing construction on a project in a locality other than the locality in which its program is registered, the ratios and wage rates (expressed in percentages of the journeyworker's hourly rate) applicable within the locality in which the construction is being performed must be observed. If there is no applicable ratio or wage rate for the locality of the project, the ratio and wage rate specified in the contractor's registered program must be observed.

b. Equal employment opportunity. The use of apprentices and journeyworkers under this part must be in conformity with the equal employment opportunity requirements of Executive Order 11246, as amended, and 29 CFR part 30.

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

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

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

6. Subcontracts. The contractor or subcontractor must insert FHWA-1273 in any subcontracts, along with the applicable wage determination(s) and such other clauses or contract modifications as the contracting agency may by appropriate instructions require, and a clause requiring the subcontractors to include these clauses and wage determination(s) in any lower tier subcontracts. The prime contractor is responsible for the compliance by any subcontractor or lower tier subcontractor clauses in this section. In the event of any violations of these clauses, the prime contractor and any subcontractor(s) responsible will be liable for any unpaid wages and monetary relief, including interest from the date of the underpayment or loss, due to any workers of lower-tier subcontractors, and may be subject to debarment, as appropriate. 29 CFR 5.5.

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

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

9. Disputes concerning labor standards. As provided in 29 CFR 5.5, disputes arising out of the labor standards provisions of this contract shall not be subject to the general disputes clause of this contract. Such disputes shall be resolved in accordance with the procedures of the Department of Labor set forth in 29 CFR parts 5, 6, and 7. Disputes within the meaning of this clause include disputes between the contractor (or any of its subcontractors) and the contracting agency, the U.S. Department of Labor, or the employees or their representatives.
10. Certification of eligibility. a. By entering into this contract, the contractor certifies that neither it nor any person or firm who has an interest in the contractor's firm is a person or firm ineligible to be awarded Government contracts by virtue of 40 U.S.C. 3144(b) or § 5.12(a).

b. No part of this contract shall be subcontracted to any person or firm ineligible for award of a Government contract by virtue of 40 U.S.C. 3144(b) or § 5.12(a).

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

11. Anti-retaliation. It is unlawful for any person to discharge, demote, intimidate, threaten, restrain, coerce, blacklist, harass, or in any other manner discriminate against, or to cause any person to discharge, demote, intimidate, threaten, restrain, coerce, blacklist, harass, or in any other manner discriminate against, any worker or job applicant for:

a. Notifying any contractor of any conduct which the worker reasonably believes constitutes a violation of the DBA, Related Acts, this part, or 29 CFR part 1 or 3;

b. Filing any complaint, initiating or causing to be initiated any proceeding, or otherwise asserting or seeking to assert on behalf of themselves or others any right or protection under the DBA, Related Acts, this part, or 29 CFR part 1 or 3;

c. Cooperating in any investigation or other compliance action, or testifying in any proceeding under the DBA, Related Acts, this part, or 29 CFR part 1 or 3; or

d. Informing any other person about their rights under the DBA, Related Acts, this part, or 29 CFR part 1 or 3.

V. CONTRACT WORK HOURS AND SAFETY STANDARDS ACT

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

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

2. Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph 1. of this section the contractor and any subcontractor responsible therefor shall be liable for the unpaid wages and interest from the date of the underpayment. In addition, such contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchpersons and guards, employed in violation of the clause set forth in paragraph 1. of this section, in the sum currently provided in 29 CFR 5.5(b)(2)* for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph 1. of this section. * \$31 as of January 15, 2023 (See 88 FR 88 FR 2210) as may be adjusted annually by the Department of Labor, pursuant to the Federal Civil Penalties Inflation Adjustment Act of 1990.

3. Withholding for unpaid wages and liquidated damages

a. Withholding process. The FHWA or the contracting agency may, upon its own action, or must, upon written request of an authorized representative of the Department of Labor, withhold or cause to be withheld from the contractor so much of the accrued payments or advances as may be considered necessary to satisfy the liabilities of the prime contractor or any subcontractor for any unpaid wages; monetary relief, including interest; and liquidated damages required by the clauses set forth in this section on this contract, any other Federal contract with the same prime contractor, or any other federally assisted contract subject to the Contract Work Hours and Safety Standards Act that is held by the same prime contractor, or any other federally assisted contract this subject to the Contract Work Hours and Safety Standards Act that is held by the same prime contractor, or any other federally assisted contract this subject to the Contract Work Hours and Safety Standards Act and is held by the same prime contractor, or any other federally assisted contract this subject to the Contract Work Hours and Safety Standards Act and is held by the same prime contractor, regardless of whether the other contract was awarded or assisted by the same agency, and such funds may be used to satisfy the contractor liability for which the funds were withheld.

b. Priority to withheld funds. The Department has priority to funds withheld or to be withheld in accordance with Section IV paragraph 2.a. or paragraph 3.a. of this section, or both, over claims to those funds by:

- (1) A contractor's surety(ies), including without limitation performance bond sureties and payment bond sureties;
- (2) A contracting agency for its reprocurement costs;

(3) A trustee(s) (either a court-appointed trustee or a U.S. trustee, or both) in bankruptcy of a contractor, or a contractor's bankruptcy estate;

- (4) A contractor's assignee(s);
- (5) A contractor's successor(s); or
- (6) A claim asserted under the Prompt Payment Act, 31 U.S.C. 3901-3907.

4. Subcontracts. The contractor or subcontractor must insert in any subcontracts the clauses set forth in paragraphs 1. through 5. of this section and a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor is responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs 1. through 5. In the event of any violations of these clauses, the prime contractor and any subcontractor(s) responsible will be liable for any unpaid wages and monetary relief, including interest from the date of the underpayment or loss, due to any workers of lower-tier subcontractors, and associated liquidated damages and may be subject to debarment, as appropriate.

5. Anti-retaliation. It is unlawful for any person to discharge, demote, intimidate, threaten, restrain, coerce, blacklist, harass, or in any other manner discriminate against, or to cause any person to discharge, demote, intimidate, threaten, restrain, coerce, blacklist, harass, or in any other manner discriminate against, any worker or job applicant for:

a. Notifying any contractor of any conduct which the worker reasonably believes constitutes a violation of the Contract Work Hours and Safety Standards Act (CWHSSA) or its implementing regulations in this part;

b. Filing any complaint, initiating or causing to be initiated any proceeding, or otherwise asserting or seeking to assert on behalf of themselves or others any right or protection under CWHSSA or this part;

c. Cooperating in any investigation or other compliance action, or testifying in any proceeding under CWHSSA or this part; or

d. Informing any other person about their rights under CWHSSA or this part.

VI. SUBLETTING OR ASSIGNING THE CONTRACT

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

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

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

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

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

(3) the prime contractor retains all power to accept or exclude individual employees from work on the project; and

(4) the prime contractor remains ultimately responsible for the payment of predetermined minimum wages, the submission of payrolls, statements of compliance and all other Federal regulatory requirements.

b. "Specialty Items" shall be construed to be limited to work that requires highly specialized knowledge, abilities, or equipment not ordinarily available in the type of contracting organizations qualified and expected to bid or propose on the contract as a whole and in general are to be limited to minor components of the overall contract. 23 CFR 635.102.

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

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

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

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

VII. SAFETY: ACCIDENT PREVENTION

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

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

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

3. Pursuant to 29 CFR 1926.3, it is a condition of this contract that the Secretary of Labor or authorized representative thereof, shall have right of entry to any site of contract performance to inspect or investigate the matter of compliance with the construction safety and health standards and to carry out the duties of the Secretary under Section 107 of the Contract Work Hours and Safety Standards Act (40 U.S.C. 3704).

VIII. FALSE STATEMENTS CONCERNING HIGHWAY PROJECTS

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

In order to assure high quality and durable construction in conformity with approved plans and specifications and a high degree of reliability on statements and representations made by engineers, contractors, suppliers, and workers on Federal-aid highway projects, it is essential that all persons concerned with the project perform their functions as carefully, thoroughly, and honestly as possible. Willful falsification, distortion, or misrepresentation with respect to any facts related to the project is a violation of Federal law. To prevent any misunderstanding regarding the

seriousness of these and similar acts, Form FHWA-1022 shall be posted on each Federal-aid highway project (23 CFR Part 635) in one or more places where it is readily available to all persons concerned with the project:

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

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

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

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

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

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

This provision is applicable to all Federal-aid construction contracts in excess of \$150,000 and to all related subcontracts. 48 CFR 2.101; 2 CFR 200.327.

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

The contractor agrees to include or cause to be included the requirements of this Section in every subcontract, and further agrees to take such action as the contracting agency may direct as a means of enforcing such requirements. 2 CFR 200.327.

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

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

1. Instructions for Certification - First Tier Participants:

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

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

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

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

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

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

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

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

180.320, and 180.325.

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

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

* * * * *

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

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

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

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

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

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

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

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

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

* * * * *

3. Instructions for Certification - Lower Tier Participants:

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

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

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

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

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

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

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

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

180.330, and 180.335.

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

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

* * * * *

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

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

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

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

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

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

* * * * *

XI. CERTIFICATION REGARDING USE OF CONTRACT FUNDS FOR LOBBYING

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

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

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

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

2. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31 U.S.C. 1352. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

3. The prospective participant also agrees by submitting its bid or proposal that the participant shall require that the language of this certification be included in all lower tier subcontracts, which exceed \$100,000 and that all such recipients shall certify and disclose accordingly.

XII. USE OF UNITED STATES-FLAG VESSELS:

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

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

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

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

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

ATTACHMENT A - EMPLOYMENT AND MATERIALS PREFERENCE FOR APPALACHIAN DEVELOPMENT HIGHWAY SYSTEM OR

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APPALACHIAN LOCAL ACCESS ROAD CONTRACTS (23 CFR 633, Subpart B, Appendix B) This provision is applicable to all Federal-aid projects funded under the Appalachian Regional Development Act of 1965.

1. During the performance of this contract, the contractor undertaking to do work which is, or reasonably may be, done as on-site work, shall give preference to qualified persons who regularly reside in the labor area as designated by the DOL wherein the contract work is situated, or the subregion, or the Appalachian counties of the State wherein the contract work is situated, except:

a. To the extent that qualified persons regularly residing in the area are not available.

b. For the reasonable needs of the contractor to employ supervisory or specially experienced personnel necessary to assure an efficient execution of the contract work.

c. For the obligation of the contractor to offer employment to present or former employees as the result of a lawful collective bargaining contract, provided that the number of nonresident persons employed under this subparagraph (1c) shall not exceed 20 percent of the total number of employees employed by the contractor on the contract work, except as provided in subparagraph (4) below.

2. The contractor shall place a job order with the State Employment Service indicating (a) the classifications of the laborers, mechanics and other employees required to perform the contract work, (b) the number of employees required in each classification, (c) the date on which the participant estimates such employees will be required, and (d) any other pertinent information required by the State Employment Service to complete the job order form. The job order may be placed with the State Employment Service in writing or by telephone. If during the course of the contract work, the information submitted by the contractor in the original job order is substantially modified, the participant shall promptly notify the State Employment Service.

3. The contractor shall give full consideration to all qualified job applicants referred to him by the State Employment Service. The contractor is not required to grant employment to any job applicants who, in his opinion, are not qualified to perform the classification of work required.

4. If, within one week following the placing of a job order by the contractor with the State Employment Service, the State Employment Service is unable to refer any qualified job applicants to the contractor, or less than the number requested, the State Employment Service will forward a certificate to the contractor indicating the unavailability of applicants. Such certificate shall be made a part of the contractor's permanent project records. Upon receipt of this certificate, notwithstanding the provisions of subparagraph (1c) above.

5. The provisions of 23 CFR 633.207(e) allow the contracting agency to provide a contractual preference for the use of mineral resource materials native to the Appalachian region.

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

General Decision Number: IA20230081 02/24/2023

Superseded General Decision Number: IA20230028

State: Iowa

Construction Types: Heavy and Highway

Counties: Iowa Statewide (except Scott County).

Note: Contracts subject to the Davis-Bacon Act are generally required to pay at least the applicable minimum wage rate required under Executive Order 14026 or Executive Order 13658. Please note that these Executive Orders apply to covered contracts entered into by the federal government that are subject to the Davis-Bacon Act itself, but do not apply to contracts subject only to the Davis-Bacon Related Acts, including those set forth at 29 CFR 5.1(a)(2)-(60).

If the contract is entered into on or after January 30, 2022, or the contract is renewed or extended (e.g., an option is exercised) on or after January 30, 2022:	Executive Order 14026 generally applies to the contract. The contractor must pay all covered workers at least \$16.20 per hour (or the applicable wage rate listed on this wage determination, if it is higher) for all hours spent performing on the contract in 2023.
If the contract was awarded on or between January 1, 2015 and January 29, 2022, and the contract is not renewed or extended on or after January 30, 2022:	Executive Order 13658 generally applies to the contract. The contractor must pay all covered workers at least \$12.15 per hour (or the applicable wage rate listed on this wage determination, if it is higher) for all hours spent performing on that contract in 2023.

The applicable Executive Order minimum wage rate will be adjusted annually. If this contract is covered by one of the Executive Orders and a classification considered necessary for performance of work on the contract does not appear on this wage determination, the contractor must still submit a conformance request.

Additional information on contractor requirements and worker protections under the Executive Orders is available at <u>https://www.dol.gov/agencies/whd/government-contracts</u>.

Modification Number	Publication Date
0	02/24/2023

* SUIA2023-001 02/01/2023

Rates	Fringes
\$ 34.00	17.62
\$ 34.00	17.62
\$ 34.00	17.62
\$ 32.75	16.09
\$ 29.65	16.09
	\$ 34.00 \$ 34.00 \$ 34.00 \$ 32.75

CARPENTER AND PILEDRIVERMEN:	21.25	15.00
ZONE 1	31.27	15.83
ZONE 2	29.80	15.98
ZONE 3	29.68	15.98
ZONE 4	29.20	13.30
ZONE 5 **	28.15	11.70
CONCRETE FINISHER:		
ZONE 1	29.55	13.10
ZONE 1 ZONE 2	29.55	13.10
ZONE 3	29.55	13.10
ZONE 4	27.70	9.20
ZONE 5	26.65	9.20
ELECTRICIAN (STREET AND HIGHWAY LIGHTING		
AND TRAFFIC SIGNALS)		
ZONE 1, 2, AND 3	36.40	14.80
ZONE 4	35.10	13.80
ZONE 5	33.45	13.00
	55.15	15.05
IRONWORKER: (SETTING OF STRUCTURAL STEEL)		
ZONE 1	32.25	14.85
ZONE 2	30.16	15.30
ZONE 3	30.16	15.45
ZONE 4	28.00	14.50
ZONE 5 **	26.15	13.70
LADODED.		
LABORER:		
ZONE 1, 2, AND 3	27.20	10.01
GROUP AA	27.20	12.01
GROUP A	24.82	12.01
GROUP B	22.97	12.01
GROUP C	19.89	12.01
ZONE 4		
GROUP AA	25.12	11.32
GROUP A	23.12	11.32
GROUP B	21.55	11.32
GROUP C	18.92	11.32
ZONE 5		
GROUP AA	25.52	9.87
GROUP A	23.52	9.87
GROUP B	20.78	9.87
GROUP C	19.93	9.87
POWER EQUIPMENT OPERATOR:		
ZONE 1	a = = -	
GROUP A	35.50	16.50
GROUP B	33.95	16.50
GROUP C	31.45	16.50
GROUP D	31.45	16.50

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ZONE 2		
GROUP A	35.30	16.50
GROUP B	33.70	16.50
GROUP C	31.15	16.50
GROUP D	31.15	16.50
ZONE 3		
GROUP A	32.50	28.20
GROUP B	30.70	28.20
GROUP C	29.70	28.20
GROUP D	29.70	28.20
ZONE 4		
GROUP A	32.85	16.95
GROUP B	31.71	16.95
GROUP C	29.63	16.95
GROUP D	29.63	16.95
ZONE 5		
GROUP A	30.87	13.25
GROUP B	29.83	13.25
GROUP C	28.10	13.25
GROUP D	27.10	13.25

TRUCK DRIVER (AND PAVEMENT MARKING DRIVER/SWITCHPERSON)

ZONE 1	26.26	12.59
ZONE 2	26.26	12.59
ZONE 3	26.26	12.59
ZONE 4	26.26	9.04
ZONE 5	24.50	9.04

ZONE DEFINITIONS

- ZONE 1 The Counties of Polk, Warren and Dallas for all Crafts, and Linn County Carpenters only.
- ZONE 2 The Counties of Dubuque for all Crafts and Linn County for all Crafts except Carpenters.
- ZONE 3 The Cities of Burlington (including West Burlington, Clinton, Fort Madison, Keokuk, Middleton (including the Iowa Army Ammunition Plant) and Muscatine (and abutting municipalities of any such cities).
- ZONE 4 Story, Black Hawk, Cedar, Jasper, Jones, Jackson, Louisa, Madison, and Marion Counties; Clinton County (except the City of Clinton), Johnson County, Muscatine County (except the City of Muscatine), the City of Council Bluffs, Lee County and Des Moines County.
- ZONE 5 All areas of the state not listed above.

LABORER CLASSIFICATIONS - ALL ZONES

GROUP AA – {Skilled pipelayer (sewer, water and conduits) and tunnel laborers; Asbestos abatement worker}.

GROUP A – Carpenter tender on bridges and box culverts; curb machine (without a seat); CCTV* sewer inspection operator; curb machine (without a seat); deck hand; diamond & core drills; drill operator on air tracs, wagon drills and similar drills; form setter/stringman on paving work; gunnite nozzleman; joint sealer kettleman; laser operator; mason tender (brick/stone); powderman tender; powderman/blaster; sign erector; saw operator; {(Zones 4 and 5) Skilled pipelayer (sewer, water, and conduits); tunnel laborer; asbestos abatement worker} *new labor classification (CCTV: closed circuit television).

GROUP B - Air, gas, electric tool operator; barco hammer; carpenter tender; caulker; chain sawman; compressor (under 400 cfm); concrete finisher tender; concrete processing materials and monitors; cutting torch on demolition; drill tender; dumpmen; electric drills; fence erectors; form line expansion joint assembler; form tamper; general laborer; grade checker; handling and placing metal mesh, dowel bars, reinforcing bars and chairs; hot asphalt laborer; installing temporary traffic control devices; jackhammerman; mechanical grouter; painter (all except stripers); paving breaker; planting trees, shrubs and flowers; power broom (not self-propelled); power buggyman; rakers; rodman (tying reinforcing steel); sandblaster; seeding and mulching; sewer utility topman/bottom man; spaders; stressor or stretcherman on pre or post tensioned concrete; stringman on re/surfacing/no grade control; swinging stage, tagline, or block and tackle; tampers; timberman; tool room men and checkers; tree climber; tree groundman; underpinning and shoring caissons over twelve feet deep; vibrators; walk behind trencher; walk behind paint stripers; walk behind vibrating compactor; water pumps (under three inch); work from bosun chair.

GROUP C - Scale weigh person; traffic control/flagger, surveillance or monitor; water carrier.

POWER EQUIPMENT OPERATOR CLASSIFICATIONS - ALL ZONES

GROUP A - All terrain (off road) forklift, Asphalt breakdown roller (vibratory); Asphalt laydown machine; asphalt plant; Asphalt screed; bulldozer (finish); central mix plant; concrete pump; crane; crawler tractor pulling scraper; directional drill (60,000 (lbs) pullback and above); dragline and power shovel; dredge engineer; excavator (over ½ cu. yd.); front end loader (4 cy and over); horizontal boring machine; master mechanic; milling machine (over 350 hp); motor grader (finish); push cat; rubber tired backhoe (over ½ cu. yd.); scraper (12 cu. yd. and over or finish); Self-propelled rotary mixer/road reclaimer; sidebroom tractor; slipform portland concrete paver; tow or push boat; trenching machine (Cleveland 80 or similar).

GROUP B - Articulated off road hauler, asphalt heater/planer; asphalt material transfer vehicle; Asphalt roller; belt loader or similar loader; bulldozer (rough); churn or rotary drill; concrete curb machine; crawler tractor pulling ripper, disk or roller; deck hand/oiler; directional drill (less than 60,000 (lbs) pullback); distributor; excavator (1/2 cu. yd. and under); form riding concrete paver; front end loader (2 to less than 4 cu. yd.); group equipment greaser; mechanic; milling machine (350 hp. and less); paving breaker; portland concrete dry batch plant; rubber tired backhoe (1/2 cu. yd. and under); scraper (under 12 cy); screening, washing and crushing plant (mobile, portable or stationary); shoulder machine; skid loader (1 cu. yd. and over); subgrader or trimmer; trenching machine; water wagon on compaction.

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GROUP C - Boom & winch truck; concrete spreader/belt placer; deep wells for dewatering; farm type tractor (over 75 hp.) pulling disc or roller; forklift; front end loader (under 2 cu. yd.); motor grader (rough); pile hammer power unit; pump (greater than three inch diameter); pumps on well points; safety boat; self-propelled roller (other than asphalt); self-propelled sand blaster or shot blaster, water blaster or striping grinder/remover; skid loader (under 1 cu. yd.); truck mounted post driver.

GROUP D - Boiler; compressor; cure and texture machine; dow box; farm type or utility tractor (under 75 hp.) pulling disk, roller or other attachments; group greaser tender; light plants; mechanic tender; mechanical broom; mechanical heaters; oiler; pumps (under three inch diameter); tree chipping machine; truck crane driver/oiler.

** CARPENTERS AND PILEDRIVERMEN, or IRONWORKERS (ZONE 5)

Setting of structural steel; any welding incidental to bridge or culvert construction; setting concrete beams.

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

Note: Executive Order (EO) 13706, Establishing Paid Sick Leave for Federal Contractors applies to all contracts subject to the Davis-Bacon Act for which the contract is awarded (and any solicitation was issued) on or after January 1, 2017. If this contract is covered by the EO, the contractor must provide employees with 1 hour of paid sick leave for every 30 hours they work, up to 56 hours of paid sick leave each year. Employees must be permitted to use paid sick leave for their own illness, injury or other health-related needs, including preventive care; to assist a family member (or person who is like family to the employee) who is ill, injured, or has other health-related needs, including preventive care; or for reasons resulting from, or to assist a family member (or person who is like family to the employee) who is a victim of, domestic violence, sexual assault, or stalking. Additional information on contractor requirements and worker protections under the EO is available at https://www.dol.gov/agencies/whd/government-contracts.

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

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

Union Rate Identifiers

A four letter classification abbreviation identifier enclosed in dotted lines beginning with characters other than "SU" or "UAVG" denotes that the union classification and rate were

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PREDETERMINED WAGE RATE

prevailing for that classification in the survey. Example: PLUM0198-005 07/01/2014. PLUM is an abbreviation identifier of the union which prevailed in the survey for this classification, which in this example would be Plumbers. 0198 indicates the local union number or district council number where applicable, i.e., Plumbers Local 0198. The next number, 005 in the example, is an internal number used in processing the wage determination. 07/01/2014 is the effective date of the most current negotiated rate, which in this example is July 1, 2014.

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

Survey Rate Identifiers

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

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

Union Average Rate Identifiers

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

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

WAGE DETERMINATION APPEALS PROCESS

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

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

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

Branch of Construction Wage DeterminationsWage and Hour DivisionU. S. Department of Labor200 Constitution Avenue, N. W.Washington, D. C. 20210

2.) If the answer to the question in 1.) is yes, then an interested party (those affected by the action) can request review and reconsideration from the Wage and Hour Administrator (See 29 CFR Part 1.8 and 29 CFR Part 7). Write to:

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

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

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

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

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

END OF GENERAL DECISION

Doc Express® Document Signing History Contract: 78-0801-538 Document: BO 019 78-0801-538 231121 CONTRACT

Date	Signed By
12/05/2023	Nick Gaebel Hawkins Construction Digital Signature (Signed by Contractor)
12/13/2023	Dot Contracts Iowa DOT Electronic Signature (Checked by Contracts & Specifications Bureau)
12/13/2023	Ed Kasper Iowa DOT Digital Signature (Signed by Contracts & Specifications Bureau)
12/13/2023	Dot Contracts Iowa DOT Electronic Signature (Marked Completed by Contracts & Specifications Bureau)