Control	0071-01-060, ETC.
Project	С 71-1-60, ЕТС.
Highway	US 87, ETC.
County	MCCULLOCH, ETC.

ADDENDUM ACKNOWLEDGMENT

Each bidder is required to acknowledge receipt of an addendum issued for a specific project. This page is provided for the purpose of acknowledging an addendum.

FAILURE TO ACKNOWLEDGE RECEIPT OF AN ADDENDUM WILL RESULT IN THE BID NOT BEING READ.

In order to properly acknowledge an addendum place a mark in the box next to the respective addendum.



In addition, the bidder by affixing their signature to the signature page of the proposal is acknowledging that they have taken the addendum(s) into consideration when preparing their bid and that the information contained in the addendum will be included in the contract, if awarded by the Commission or other designees.

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Control0071-01-060, ETC.ProjectC 71-1-60, ETC.HighwayUS 87, ETC.CountyMCCULLOCH, ETC.

PROPOSAL TO THE TEXAS TRANSPORTATION COMMISSION

2024 SPECIFICATIONS

WORK CONSISTING OF PREVENTIVE MAINTENANCE MCCULLOCH COUNTY, TEXAS, Etc.

The quantities in the proposal are approximate. The quantities of work and materials may be increased or decreased as considered necessary to complete the work as planned and contemplated.

This project is to be completed in 53 working days and will be accepted when fully completed and finished to the satisfaction of the Executive Director or designee.

Provide a proposal guaranty in the form of a Cashier's Check, Teller's Check (including an Official Check) or Bank Money Order on a State or National Bank or Savings and Loan Association, or State or Federally chartered Credit Union made payable to the Texas Transportation Commission in the following amount:

SIXTY-FIVE THOUSAND (Dollars) (\$65,000)

A bid bond may be used as the required proposal guaranty. The bond form may be detached from the proposal for completion. The proposal may not be disassembled to remove the bond form. The bond must be in accordance with Item 2 of the specifications.

Any addenda issued amending this proposal and/or the plans that have been acknowledged by the bidder, become part of this proposal.

By signing the proposal the bidder certifies:

- 1. the only persons or parties interested in this proposal are those named and the bidder has not directly or indirectly participated in collusion, entered into an agreement or otherwise taken any action in restraint of free competitive bidding in connection with the above captioned project.
- 2. in the event of the award of a contract, the organization represented will secure bonds for the full amount of the contract.
- 3. the signatory represents and warrants that they are an authorized signatory for the organization for which the bid is submitted and they have full and complete authority to submit this bid on behalf of their firm.
- 4. that the certifications and representations contained in the proposal are true and accurate and the bidder intends the proposal to be taken as a genuine government record.
- Signed: **

(1)	_(2)	_(3)
Print Name:		
(1)	_(2)	_(3)
Title: (1)	_(2)	_(3)
Company: (1)	_(2)	_(3)

• Signatures to comply with Item 2 of the specifications.

**Note: Complete (1) for single venture, through (2) for joint venture and through (3) for triple venture.

* When the working days field contains an asterisk (*) refer to the Special Provisions and General Notes.

NOTICE TO CONTRACTORS

ANY CONTRACTORS INTENDING TO BID ON ANY WORK TO BE AWARDED BY THIS DEPARTMENT MUST SUBMIT A SATISFACTORY "AUDITED FINANCIAL STATEMENT" AND "EXPERIENCE QUESTIONNAIRE" AT LEAST TEN DAYS PRIOR TO THE LETTING DATE.

UNIT PRICES MUST BE SUBMITTED IN ACCORDANCE WITH ITEM 2 OF THE STANDARD SPECIFICATIONS OR SPECIAL PROVISION TO ITEM 2 FOR EACH ITEM LISTED IN THIS PROPOSAL.

		BID BOND	
NOW ALL PERS	ONS BY THESE P	RESENTS,	
hat we, (Contracto	or Name)		
Iereinafter called th	ne Principal, and (S	urety Name)	
urety, are held and ne sum of not less t nousand dollars, no isplayed on the cov	firmly bound unto han two percent (29 to exceed one hun ver of the proposal), lourselves, our heir	o transact surety business in the State o the Texas Department of Transportatio %) of the department's engineer's estim dred thousand dollars (\$100,000) as a , the payment of which sum will and tr s, executors, administrators, successor	n, hereinafter called the Obl nate, rounded to the nearest proposal guaranty (amount uly be made, the said Princi
VHEREAS, the print	ncipal has submitte	d a bid for the following project identi	fied as:
	Control	0071-01-060, ETC.	
	Project	С 71-1-60, ЕТС.	
	Highway County	US 87, ETC. MCCULLOCH, ETC.	
ne Contract in writi oid. If in the event	ng with the Obligee of failure of the Pri me the property of	all award the Contract to the Principal e in accordance with the terms of such incipal to execute such Contract in acc the Obligee, without recourse of the P	bid, then this bond shall be a cordance with the terms of su
igned this		Day of	20
бу:		(Contractor/Principal Name)	
D	-	1 Title of Authorized Signatory for Contractor/	-
		(Surety Name)	
		(Signature of Attorney-in-Fact)	Impressed
	torney (Surety) for	Attorney-in-Fact	Surety Seal
Attach Power of at	torney (Surety) for		Only

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BIDDER'S CHECK RETURN

IMPORTANT

The space provided for the return address must be completed to facilitate the return of your bidder's check. Care must be taken to provide a legible, accurate, and <u>complete</u> return address, including zip code. A copy of this sheet should be used for each different return address.

NOTE

Successful bidders will receive their guaranty checks with the executed contract.

RETURN BIDDERS CHECK TO (PLEASE PRINT):

Control	0071-01-060, ETC.
Project	C 71-1-60, ETC.
Highway	US 87, ETC.
County	MCCULLOCH, ETC.

IMPORTANT

PLEASE RETURN THIS SHEET IN ITS ENTIRETY

Please acknowledge receipt of this check(s) at your earliest convenience by signing below in longhand, in ink, and returning this acknowledgement in the enclosed self addressed envelope.

Check Received By:	Date:	
Title:		
For (Contractor's Name):		
Project	County	

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NOTICE TO THE BIDDER

In the space provided below, please enter your total bid amount for this project. Only this figure will be read publicly by the Department at the public bid opening.

It is understood and agreed by the bidder in signing this proposal that the total bid amount entered below is not binding on either the bidder or the Department. It is further agreed that **the official total bid amount for this proposal will be determined by multiplying** <u>the unit bid prices</u> **for each pay item by the respective estimated quantities** <u>shown in this proposal</u> and then totaling all of the extended amounts.

\$_____

Total Bid Amount

Control0001-03-030ProjectSTP 2000(938)HESHighwaySH 20CountyEL PASO

ALT	ITEM	DESC	SP	Bid Item Description	Unit	Quantity	Bid Price	Amount	Seq
	104	509		REMOV CONC (SDWLK)	SY	266.400	\$10.000	\$2,664.00	1
						Total Bid Amount	\$2,6	564.00	-
Signed	d								

~-8	
Title	
Date	

Additional Signature for Joint Venture:

Signed	
Title	
Date	

EXAMPLE OF BID PRICES SUBMITTED BY COMPUTER PRINTOUT



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PROJECT C 71-1-60 , ETC. COUNTY MCCULLOCH , ETC. Proposal Sheet TxDOT FORM 234

	ITEM-CODE							DEPT
ALT	IIEM DESC		S.P. NO.	UNIT BID PRICE ONLY. WRITTEN IN WORDS		UNIT	APPROX QUANTITIES	USE ONLY
	316	7023		ASPH (AC-20-5TR)		TON	1,524.000	1
					DOLLARS			
				and	CENTS			
	316	7032		ASPH (RC-250)		TON	36.000	2
					DOLLARS			
				and	CENTS			
	316	7208		AGGR (TY-PB, GR-3)(SAC-B)		CY	9,266.000	3
				1	DOLLARS			
	21.6	72.40		and	CENTS	au	220.000	
	316	7249		AGGR (TY-B, GR-4)		CY	238.000	4
				and	DOLLARS CENTS			
	354	7031				SY	650,116.000	5
	554	/031		PLANE ASPH CONC PAV(0" TO	DOLLARS	51	030,110.000	5
				and	CENTS			
	500	7001		MOBILIZATION	CLIVIS	LS	1.000	6
	500	/001			DOLLARS	LO	1.000	0
				and	CENTS			
	502	7004		BARRICADES, SIGNS AND TRA	FFIC HAN-	EA	3.000	7
				DLING				
					DOLLARS			
				and	CENTS			
	505	7003		TMA (MOBILE OPERATION)		DAY	40.000	8
					DOLLARS			
				and	CENTS			
	662	7112		WK ZN PAV MRK SHT TERM (T		EA	1,288.000	9
					DOLLARS			
				and	CENTS			
	662	7114		WK ZN PAV MRK SHT TERM (T	<i>,</i>	EA	21,547.000	10
					DOLLARS			
		515		and	CENTS		1	
	666	7172		RE PM TY II (W) 6" (BRK)		LF	17,175.000	11
				and	DOLLARS CENTS			
				and	CEN15			

PROJECT C 71-1-60 , ETC. COUNTY MCCULLOCH , ETC. Proposal Sheet TxDOT FORM 234

	ITEM-CODE							DEPT
ALT	ITEM NO		S.P. NO.	UNIT BID PRICE ONLY. WRITTEN IN WORDS		UNIT	APPROX QUANTITIES	USE ONLY
	666	7175		RE PM TY II (W) 6" (SLD)		LF	303,534.000	12
				and	DOLLARS CENTS			
	666	7177		RE PM TY II (W) 8" (DOT)		LF	148.000	13
				and	DOLLARS CENTS		1.00000	10
	666	7179		RE PM TY II (W) 8" (SLD)		LF	536.000	14
	000	1117		and	DOLLARS CENTS	LI	550.000	17
	666	7184		RE PM TY II (W) 24" (SLD)		LF	782.000	15
	000	/104		and	DOLLARS CENTS	LI	762.000	15
	666	7186		RE PM TY II (W) (ARROW)		EA	6.000	16
				and	DOLLARS CENTS			
	666	7192		RE PM TY II (W) (LN REDUCT	'ARW)	EA	20.000	17
				and	DOLLARS CENTS			
	666	7194		RE PM TY II (W) (WORD)		EA	2.000	18
				and	DOLLARS CENTS			10
	666	7211		RE PM TY II (Y) 6" (BRK)		LF	28,997.000	19
				and	DOLLARS CENTS			
	666	7213		RE PM TY II (Y) 6" (SLD)		LF	193,715.000	20
				and	DOLLARS CENTS			
	666	7217		RE PM TY II (Y) 24" (SLD)		LF	230.000	21
				and	DOLLARS CENTS			
	672	7002		REFL PAV MRKR TY I-C	DOLLARS CENTS	EA	215.000	22
	(72)	7004			CLIVIS		5 222 000	22
	672	7004		REFL PAV MRKR TY II-A-A and	DOLLARS CENTS	EA	5,232.000	23

CERTIFICATION OF INTEREST IN OTHER BID PROPOSALS FOR THIS WORK

By signing this proposal, the bidding firm and the signer certify that the following information, as indicated by checking "Yes" or "No" below, is true, accurate, and complete.

- A. Quotation(s) have been issued in this firm's name to other firm(s) interested in this work for consideration for performing a portion of this work.
 - _____ YES
- B. If this proposal is the low bid, the bidder agrees to provide the following information prior to award of the contract.
 - 1. Identify firms which bid as a prime contractor and from which the bidder received quotations for work on this project.
 - 2. Identify all the firms which bid as a prime contractor to which the bidder <u>gave quotations</u> for work on this project.

ENGINEER SEAL

Control	0071-01-060, ETC.
Project	C 71-1-60, ETC.
Highway	US 87, ETC.
County	MCCULLOCH, ETC.

The enclosed Texas Department of Transportation Specifications, Special Specifications, Special Provisions, General Notes and Specification Data in this document have been selected by me, or under my responsible supervision as being applicable to this project. Alteration of a sealed document without proper notification to the responsible engineer is an offense under the Texas Engineering Practice Act.



The seal appearing on this document was authorized by Jason H. Scanfling, P.E. SEPTEMBER 04, 2024

GENERAL NOTES

TEST TO BE IN ACCORDANCE WITH TEXAS DEPARTMENT OF TRANSPORTATION STANDARD TEST METHODS.

Basis of Estimate – Base Bid				
Item	Description	Ref. #(s)	Rate	
316	Asph (AC-20-5TR)	ALL	0.42 Gal/SY	
316	Aggr (TY-PB GR-3 SAC-B)	ALL	1 CY/ 90 SY	
316	Asph (RC-250)	See Item 354	0.28 Gal/SY	
316	Aggr (TY-B GR-4)	See Item 354	1 CY/ 120 SY	

AC asphalts have been estimated at 8.70 lbs/gal.

ENVIROMENTAL

The Contractor will not be allowed to store equipment, materials, incidentals, waste products, etc. in the Department's R.O.W. without permission from the Engineer.

GENERAL

Contractor questions on this project are to be addressed to the following individual(s):

 Name
 Email Address

 Blake Stembridge, P.E.
 Blake.Stembridge@txdot.gov

Casey McGee, P.E. <u>Casey.McGee@txdot.gov</u>

Contractor questions will be accepted through email, phone, and in person by the above individuals.

Questions may also be submitted via the Letting Pre-Bid Q&A web page. This webpage can be accessed from the Notice to Contractors dashboard located at the following Address: https://tableau.txdot.gov/views/ProjectInformationDashboard/NoticetoContractors

All contractor questions will be reviewed by the Engineer. All questions and any corresponding responses that are generated will be posted through the same Letting Pre-Bid Q&A web page.

The Letting Pre-Bid Q&A web page for each project can be accessed by using the dashboard to navigate to the project you are interested in by scrolling or filtering the dashboard using the controls on the left. Hover over the blue hyperlink for the project you want to view the Q&A for and click on the link in the window that pops up.

Highway: US 87, etc.

A "Regulatory Construction Speed Zone" has been requested for US 87 and US 377.

The Contractor's responsibility toward preparing the pavement for seal coat on all projects with no curb and gutter will be limited to normal sweeping with the usual rotary-broom equipment. All grass, weeds, etc. at the pavement edges will be removed by state forces.

The Contractor's responsibility toward preparing the pavement for seal coat for Urban Projects with curb and gutter will be normal sweeping with the usual rotary-broom equipment. After the placement of the Seal Coat, trash, dirt, and excess rock will be removed from the curb and gutter and sidewalks in manner approved by the Engineer.

All roadway and intersections will be swept after each roadway is completed or as directed by the Engineer.

After each roadway is completed all paper joints will be removed when each roadway is complete or as directed by the Engineer.

The Engineer will calculate the length of rock lands and distributor shots for each project. The Contractor will measure and mark the rock land and distributor shots on the project, unless otherwise directed by the Engineer.

ITEM 7 PRESERVATION OF CULTURAL AND NATURAL RESOURCES AND THE ENVIRONMENT

No hazardous chemicals, petroleum products, etc. will be allowed to be stored in the Department's R.O.W.

Roadway closures during the following key dates and/or special events are prohibited:

Festival	City	Start Date	End Date
May Fest	Bangs	May 3	May 3
July 4th Parade	Brady	July 4	July 4
Labor Day Street Dance	Brady	September 1	September 1
Funtier Days	Santa Anna	May 16	May 18
Coleman Rodeo	Coleman	June 12	June 14
Spring Ho-down	Lampasas	July 13	July 19
Stars & Stripes	Richland Springs	July 4	July 4
Peach & Melon	DeLeon	August 7	August 9
Frontier Days	Breckenridge	May 2	May 4

Coordinate any adjustments to the schedule with the Engineer if the anticipated dates change.

ITEM 8 PROSECUTION AND PROGRESS

Working days will be computed and charged in accordance with Article 8.3.1.4 "Standard Workweek".

Asphalt season is from May 1st to August 31st. (SP 008-002)

Work will not be performed without time being charged.

ITEM 316 SURFACE TREATMENTS

The Department will witness the Transverse Distribution Test Tex-922-K, Part III. In accordance with Section 316.3.1.3.1, the type and grade of asphalt will be used to run the test unless otherwise directed by the Engineer. Paper or digital copies of all tests will be required before work begins.

The Contractor will furnish the distributor nozzles.

In addition to other asphalt distributor requirements, the asphalt distributor will be capable of providing a transversely varied asphalt rate. The Contractor will demonstrate that the distributor can apply an asphalt rate outside of the wheel path locations between 22 and 32 percent higher than the asphalt rate being applied in the wheel paths. The Contractor's calibration of the distributor will include verification of this capability and a description of the spray bar(s) and nozzles to be used. The percentage difference in the asphalt rate provided by each tested spray bar and nozzle arrangement will be provided to the Engineer. The Engineer will select the pavements where the transversely varied asphalt rates are to be provided.

All precoated aggregate will use PG 64-22 asphalt.

Furnish aggregate with a minimum B surface aggregate classification.

The asphalt and aggregate rates shown hereon are for average conditions. The rate may be varied as determined by the Engineer to obtain proper embedment of aggregate.

Shots (as defined in 316.4.7.1) of equivalent widths will be equal lengths based on the smallest distributor.

If tracking of asphalt material is noticed while placing aggregate, the contractor will be required to use additional rock as directed by the Engineer.

Before stockpiling aggregate, the contractor will be required to provide TxDOT with stockpile locations and a sequence of work for each reference.

All mailbox turnouts, intersections, additional areas, etc. for each reference will be sealed before any travel lane(s) and/or shoulder(s) for that corresponding reference are sealed and pay quantities verified unless otherwise directed by the Engineer. Additional areas that are sealed without having the pay quantities verified by the Engineer will not be paid for or will have a deduction determined by the Engineer due to the inability to verify rock and asphalt rates. Asphalt will be applied on intersections with the asphalt distributor bar to the maximum extent possible.

Some roadways may require the shoulders to be shot prior to the travel lanes or as directed by the Engineer.

Protect all existing bridges, and other exposed concrete surfaces within the limits of this project(s), as much as practicable, from asphalt materials by any means approved by the Engineer at the contractor's expense.

Cover or protect all bridge joints prior to sealing. Joint covering and all loose rock will be removed after sealing. This work will not be paid for directly but will be considered subsidiary to Item 316.

The Contractor will be required to leave barricades in place at all stockpile locations until all remaining aggregate has been removed unless otherwise directed by the Engineer.

Use a medium pneumatic roller meeting the requirements of Item 210 as directed by the Engineer. This work will be subsidiary to the various bid items.

For emulsion sealcoats:

Brooming to remove excess aggregate will begin no sooner than 24 hours after a reference roadway has been sealed and brooming will be completed no later than 2 working days unless otherwise directed by the Engineer.

Emulsion will be allowed to cure before the sealed section of roadway is open to traffic. The emulsion supplier will determine when the emulsion has cured.

ITEM 354 PLANING AND TEXTURING PAVEMENT

Grade Referencing will be required as defined in Article 354.3.1 or as directed by the Engineer.

The planed asphaltic material for reference 1,2 will be stockpiled at the Southeast Corner of FM 1955 (30°59'54.79"N, 99°15'55.35"W) for reference 3 the material will be stockpiled at (31°35'31.29"N, 99° 3'7.24"W) for reference 4 the material will be stockpiled at (31°43'19.45"N, 99° 1'25.51"W) This material will remain property of the Department.

Skid Steers will be allowed to mill remaining area around manholes.

The maximum haul distance for removed material will be to the County Maintenance Yard from work location. The material not used in RAP will be stockpiled at designated areas. The loading and hauling of this material will be subsidiary to Item 354.

Maintain a 2% cross slope on "normal crown" sections unless otherwise directed or shown in the plans.

The planed cross slope on super elevation sections will be as approved by the Engineer.

If during planing operations the base is exposed, halt operations and notify the Engineer immediately.

RC-250 (0.28 Gal/SY) and Ty B GR 4 aggregate (120 SY/CY) will be used to seal exposed base sections.

Highway: US 87, etc.

Contractor will provide a 12-foot minimum' fine-tooth milling drum with a tooth spacing range of ¼ to ½ inch apart. Grade referencing will be required as specified in 354.3.1. Milling operations will not advance faster than 30 feet per minute (fpm) or be based as a function of the RPMs of the milling drum such that the full uniform texture pattern is achieved with the speed of the milling operation in fpm limited to 30% of the drums RPMs. Any proposal to advance faster than this speed will be discussed with the Engineer and proven on a test strip of the Engineer's choosing and will result in no repeated inconsistencies in texture during production milling. If inconsistencies are present, the machine speed will be reduced as directed by the Engineer.

The Contractor will coordinate the milling/planing and the placement of the seal coat on the required references such that all planed surfaces will not be exposed more than thirty days. Failure to comply will result in the suspension of work on the contract until the Contractor can mobilize and begin sealing the planed section. Time will not be suspended.

ITEM 502 BARRICADES, SIGNS, AND TRAFFIC HANDLING

Work zone lengths will be determined by a 20-minute maximum round trip interval by the pilot car or limited to a 2-mile section as approved by the Engineer.

The Contractor Force Account "Safety Contingency" that has been established for this project is intended to be utilized for work zone enhancements, to improve the effectiveness of the Traffic Control Plan, that could not be foreseen in the project planning and design stage. These enhancements will be mutually agreed upon by the Engineer and the Contractor's Responsible Person based on weekly or more frequent traffic management reviews on the project. The Engineer may choose to use existing bid items if it does not slow the implementation of enhancement.

CW8-7 "Loose Gravel" and CW8-12 "No Center Line" sign(s) or other signs designated by the Engineer that are installed before seal coat operations begin on their prospective references will be covered or turned away from traffic and will remain covered or turned until the day work starts on that reference unless otherwise directed by the Engineer. All coverings will be maintained as directed by the Engineer and as defined in Item 502.2. Covering or turning signs will comply with BC(4) "REMOVING OR COVERING". The Contractor's attention is called to the Traffic Control Details for Seal Coat operations plan sheet TCP (7-1). These signs are in addition to the signs and barricades required by BC or TCP standard sheets. The Contractor will be required to install and uncover these signs the day surfacing operations on the travel lanes begin on each given roadway or up to 72 hours prior and remove and/or cover these signs the day the Contractor is notified that the permanent striping has been placed. The Contractor has up to five (5) days to permanently remove all construction signs from the project after final striping has been approved by the Engineer. After five (5) days, State Forces will remove the signs and bill the Contractor for actual man hours, equipment utilization, storage and disposal fees, and any incidentals incurred by the State Forces. **Noncompliance may result in non-payment in accordance with Article 502.4.1.2 and temporary suspension of all work until compliance is obtained. Time charges will continue.**

Textured Pavement (W8-15) and Motorcycle Plaque (W8-15P) will be required every 2 miles where milled surfaces are present.

On all TCP sheets requiring FCW20-7a (flagger symbol) with a distance placard, the distance placard may be omitted. The FCW20-7a signs will at all times be positioned between the minimum sign distance X shown on the TCP or not more than 1000 feet from the flagger.

Flags attached to CW20-1D (Road Work Ahead) may be omitted unless otherwise directed.

Traffic Control for all Temporary Tab placement and removal, Raised Reflective Pavement Marker placement and removal, brooming, and striping operations will comply with requirements for mobile operations unless otherwise directed.

For work on "Non-Interstate/Freeway" roadways, type III barricades will not be required as shown on TCP standards. Channelizing devices will be cones.

For work on "Interstate/Freeway" roadways and work adjacent to the "Interstate/Freeway" lanes, all traffic control devices shown on the TCP standards will be required. Channeling devices will be drums and 42" two-piece cones.

The Contractor may be required to furnish flaggers with two-way radios to handle one-way traffic safely and efficiently through the work zone.

The pilot car will be used during seal coat operations on any highway deemed necessary as directed by the Engineer.

The Contractor will provide truck mounted attenuators on all shadow vehicles as shown on TCP (3-1 thru 3-3) standard sheets.

In case of inclement weather during daylight hours while the Contractor is still on the project, it will be the responsibility of the Contractor to handle traffic in a manner to minimize any damage to the seal coat.

ITEM 506 TEMPORARY EROSION, SEDIMENTATION, AND ENVIRONMENTAL CONTROLS

Mowing will be the only allowable method for clearing stockpile sites of existing vegetation. Blading will not be allowed.

The SW3P for this project will consist of using Contractor Force Account or Agreed Unit Price if erosion control is deemed necessary and will be as directed by the Engineer.

If there are no pay items for 506, add one of the following notes under Item 506 in the general notes. Note 1 is preferred since it references both Articles 4.4 and 9.7.

1. The Storm Water Pollution Prevention Plan (SWP3) consists of temporary erosion control measures needed and provided for under this Item. The disturbed area is less than one acre and use of erosion control measures is not anticipated. If physical conditions encountered at the job site require necessary controls, BMP installation, maintenance, and removal will be paid as extra work on a force account basis per Articles 4.4 and 9.7.

ITEM 662 WORK ZONE PAVEMENT MARKINGS

Place work zone pavement markings (flexible tabs) prior to the seal coat operation to mark existing striping. If existing striping changes, it will be called out in the plans or directed by the engineer prior to striping operations.

Temporary tabs will be placed in accordance with TCP (7-1) standard for the seal coat operations and will have double covers.

Temporary tabs will not be placed on a road more than 24 hours prior to the seal coat operations beginning on that road.

Temporary tabs will be removed once permanent reflectorized pavement markers have been placed.

ITEM 666 RETROREFLECTORIZED PAVEMENT MARKINGS

A mobile retroreflectometer is not required for this project.

<u>Type II markings must meet the following minimum retroreflectivity values for edgeline markings, centerline or no passing barrier-line, and lane lines when measured any time after 3 days, but not later than 10 days after application: White markings: 175 mcd/m2lx, Yellow markings: 100 mcd/m2lx.</u>

Sealed roadways will be allowed to cure for 3 days before final striping is placed unless otherwise directed by the Engineer.

Crosswalks will be 24 inch wide "longitudinal" style separated by gaps of 60 inches in accordance with TMUTCD 3B.18 or as directed by the Engineer.

Unless otherwise approved, all 4 in. longitudinal striping (centerline, edgeline, etc.) will be placed and approved before any other striping (crosswalks, stop bars, arrows, numbers, etc.) is allowed to begin.

At all super-2 and climbing lane locations, double yellow will be placed to separate traffic. Passing zones that allow traffic to cross the centerline in an oncoming lane will not be allowed.

ITEM 672 RAISED PAVEMENT MARKERS

Placed raised pavement markers no sooner than 24 hours after final striping has been placed or as directed.

ITEM 677 ELIMINATING EXISTING PAVEMENT MARKINGS AND MARKERS

Use "Mechanical Method" in accordance with 677.4.4., "Blasting Method" in accordance with 677.4.3, or a combination of the two as directed for eliminating existing pavement markings. "Blasting Method" will not

be allowed in certain locations due to pavement thickness. If "Blasting Method" is used, water blasting will be the only allowable option and the method will be approved by the Engineer.

Removal of the transverse centerline rumble strips will be considered subsidiary to the removal of the adjacent profile pavement markings.

ITEM 6185 TRUCK MOUNTED ATTENUATOR (TMA) AND TRAILER ATTENUATOR (TA)

Provide the number of vehicles with truck mounted attenuators (TMA) listed in the table below. The Contractor will be responsible for determining if one or more of these operations will be ongoing at the same time to determine the total number of TMAs needed for the project.

STANDARD / PHASE	# TMA'S REQUIRED
TCP(3-1)	2
TCP(3-2)	3
TCP(3-3)	2 or 3
TCP(3-4)	1 or 2 per workspace

Mobile shadow vehicle(s) with TMA are estimated at 24 days for this project. (12 days x 2 TMA's)

CONTROL : 0071-01-060, ETC PROJECT : C 71-1-60, ETC HIGHWAY : US 87, ETC COUNTY : MCCULLOCH, ETC

TEXAS DEPARTMENT OF TRANSPORTATION

GOVERNING SPECIFICATIONS AND SPECIAL PROVISIONS

ALL SPECIFICATIONS AND SPECIAL PROVISIONS APPLICABLE TO THIS PROJECT ARE IDENTIFIED AS FOLLOWS:

STANDARD SPECIFICATIONS: ADOPTED BY THE TEXAS DEPARTMENT OF TRANSPORTATION SEPTEMBER 1, 2024. STANDARD SPECIFICATIONS ARE INCORPORATED INTO THE CONTRACT BY REFERENCE.

ITEMS 1 TO 9 INCL., GENERAL REQUIREMENTS AND COVENANTS ITEM 316 SEAL COAT <210><300><302><341><520> ITEM 354 PLANING AND TEXTURING PAVEMENT ITEM 500 MOBILIZATION ITEM 502 BARRICADES, SIGNS, AND TRAFFIC HANDLING <503><505><510> ITEM 505 TRUCK-MOUNTED ATTENUATOR (TMA) AND TRAILER ATTENUATOR (TA) ITEM 662 WORK ZONE PAVEMENT MARKINGS <666><668><672><677> ITEM 666 RETROREFLECTORIZED PAVEMENT MARKINGS <316><502><662><667> <677><678> ITEM 672 RAISED PAVEMENT MARKERS <677><678> SPECIAL PROVISIONS: SPECIAL PROVISIONS WILL GOVERN AND TAKE ------ PRECEDENCE OVER THE SPECIFICATIONS ENUMERATED HEREON WHEREVER IN CONFLICT THEREWITH.

SPECIAL SPECIFICATIONS:

GENERAL: THE ABOVE-LISTED SPECIFICATION ITEMS ARE THOSE UNDER WHICH ----- PAYMENT IS TO BE MADE. THESE, TOGETHER WITH SUCH OTHER PERTINENT ITEMS, IF ANY, AS MAY BE REFERRED TO IN THE ABOVE-LISTED SPECIFICATION ITEMS, AND INCLUDING THE SPECIAL PROVISIONS LISTED ABOVE, CONSTITUTE THE COMPLETE SPECIFI-CATIONS FOR THIS PROJECT.

Control0071-01-060, ETC.ProjectC 71-1-60, ETC.HighwayUS 87, ETC.CountyMCCULLOCH, ETC.

SMALL BUSINESS ENTERPRISE REQUIREMENTS

The following goal for small business enterprises is established:

SBE 0.0%

CHILD SUPPORT STATEMENT

Under Section 231.006, Family Code, the vendor or applicant certifies that the individual or business entity named in this contract, bid, or application is not ineligible to receive the specified grant, loan, or payment and acknowledges that this contract may be terminated and payment may be withheld if this certification is inaccurate.

CONFLICT OF INTEREST CERTIFICATION

Pursuant to Texas Government Code Section 2261.252(b), the Department is prohibited from entering into contracts in which Department officers and employees have a financial interest.

By signing the Contract, the Contractor certifies that it is not prohibited from entering into a Contract with the Department as a result of a financial interest as defined under Texas Government Code Section 2261.252(b), and that it will exercise reasonable care and diligence to prevent any actions or conditions that could result in a conflict of interest with the Department.

The Contractor also certifies that none of the following individuals, nor any of their family members within the second degree of affinity or consanguinity, owns 1% or more interest or has a financial interest as defined under Texas Government Code Section 2261.252(b) in the Contractor:

- Any member of the Texas Transportation Commission; and
- The Department's Executive Director, General Counsel, Chief of Procurement and Field Support Operations, Director of Procurement, and Director of Contract Services.

E-VERIFY CERTIFICATION

Pursuant to Texas Transportation Code §223.051, all TxDOT contracts for construction, maintenance, or improvement of a highway must include a provision requiring Contractors and subcontractors to use the U.S. Department of Homeland Security's E-Verify system to determine employment eligibility. By signing the contract, the Contractor certifies that prior to the award of the Contract:

- the Contractor has registered with and will, to the extent permitted by law, utilize the United States Department of Homeland Security's E-Verify system during the term of the Contract to determine the eligibility of all persons hired to perform duties within Texas during the term of the agreement; and
- the Contractor will require that all subcontractors also register with and, to the extent permitted by law, utilize the United States Department of Homeland Security's E-Verify system during the term of the subcontract to determine the eligibility of all persons hired to perform duties within Texas during the term of the agreement.

Violation of this requirement constitutes a material breach of the Contract, subjects a subcontractor to removal from the Contract, and subjects the Contractor or subcontractors to possible sanctions in accordance with Title 43, Texas Administrative Code, Chapter 10, Subchapter F, "Sanctions and Suspension for Ethical Violations by Entities Doing Business with the Department."

Certification Regarding Disclosure of Public Information

Pursuant to Subchapter J, Chapter 552, Texas Government Code, contractors executing a contract with a governmental body that results in the expenditure of at least \$1 million in public funds must:

- 1) preserve all contracting information* as provided by the records retention requirements applicable to Texas Department of Transportation (TxDOT) for the duration of the contract,
- 2) on request of TxDOT, promptly provide any contracting information related to the contract that is in the custody or possession of the entity, and
- 3) on completion of the contract, either:
 - A. provide, at no cost to TxDOT, all contracting information related to the contract that is in the custody or possession of the entity, or
 - B. preserve the contracting information related to the contract as provided by the records retention requirements applicable to TxDOT

The requirements of Subchapter J, Chapter 552, Government Code, may apply to this contract, and the contractor or vendor agrees that the contract can be terminated if the contractor or vendor knowingly or intentionally fails to comply with a requirement of that subchapter.

By entering into Contract, the Contractor agrees to:

- provide, or make available, to TxDOT and any authorized governmental investigating or auditing agency all records, including electronic and payment records related to the contract, for the same period provided by the records retention schedule applicable to TxDOT, and
- ensure that all subcontracts include a clause requiring the same.

* As defined in Government Code §552.003, "Contracting information" means the following information maintained by a governmental body or sent between a governmental body and a vendor, contractor, potential vendor, or potential contractor:

- 1) information in a voucher or contract relating to the receipt or expenditure of public funds by a governmental body;
- 2) solicitation or bid documents relating to a contract with a governmental body;
- 3) communications sent between a governmental body and a vendor, contractor, potential vendor, or potential contractor during the solicitation, evaluation, or negotiation of a contract;
- 4) documents, including bid tabulations, showing the criteria by which a governmental body evaluates each vendor, contractor, potential vendor, or potential contractor responding to a solicitation and, if applicable, an explanation of why the vendor or contractor was selected; and

5) communications and other information sent between a governmental body and a vendor or contractor related to the performance of a final contract with the governmental body or work performed on behalf of the governmental body.

CERTIFICATION TO NOT BOYCOTT ISRAEL

Pursuant to Texas Government Code §2271.002, the Department must include a provision requiring a written verification affirming that the Contractor does not boycott Israel, as defined in Government Code §808.001, and will not boycott Israel during the term of the contract. This provision applies to a contract that:

- 1) is with a Contractor that is not a sole proprietorship,
- 2) is with a Contractor with 10 or more full-time employees, and
- 3) has a value of \$100,000 or more.

By signing the contract, the Contractor certifies that it does not boycott Israel and will not boycott Israel during the term of this contract. "Boycott" means refusing to deal with, terminating business activities with, or otherwise taking any action that is intended to penalize, inflict economic harm on, or limit commercial relations specifically with Israel, or with a person or entity doing business in Israel or in an Israeli-controlled territory, but does not include an action made for ordinary business purposes.

CERTIFICATION TO NOT BOYCOTT ENERGY COMPANIES

Pursuant to Texas Government Code §2274.002, the Department must include a provision requiring a written verification affirming that the Contractor does not boycott energy companies, as defined in Government Code §809.001, and will not boycott energy companies during the term of the contract. This provision applies to a contract that:

- 1) is with a Contractor that is not a sole proprietorship,
- 2) is with a Contractor with 10 or more full-time employees, and
- 3) has a value of \$100,000 or more.

By signing the contract, the Contractor certifies that it does not boycott energy companies and will not boycott energy companies during the term of this contract. "Boycott" means taking any action that is intended to penalize, inflict economic harm on, or limit commercial relations with a company because the company: (1) engages in the exploration, production, utilization, transportation, sale, or manufacturing of fossil fuel-based energy and does not commit or pledge to meet environmental standards beyond applicable federal and state law; or (2) does business with a company described by (1).

CERTIFICATION TO NOT DISCRIMINATE AGAINST FIREARM ENTITIES OR FIREARM TRADE ASSOCIATIONS

Pursuant to Texas Government Code §2274.002, the Department must include a provision requiring a written verification affirming that the Contractor:

- 1) does not have a practice, policy, guidance, or directive that discriminates against a firearm entity or firearm trade association, as defined in Government Code §2274.001, and
- 2) will not discriminate against a firearm entity or firearm trade association during the term of the contract.

This provision applies to a contract that:

- 1) is with a Contractor that is not a sole proprietorship,
- 2) is with a Contractor with 10 or more full-time employees, and
- 3) has a value of \$100,000 or more.

By signing the contract, the Contractor certifies that it does not discriminate against a firearm entity or firearm trade association as described and will not do so during the term of this contract. "Discriminate against a firearm entity or firearm trade association" means, with respect to the entity or association, to: (1) refuse to engage in the trade of any goods or services with the entity or association based solely on its status as a firearm entity or firearm trade association; (2) refrain from continuing an existing business relationship with the entity or association based solely on its status as a firearm entity or firearm trade association. "Discriminate against a firearm entity or firearm trade association; or (3) terminate an existing business relationship with the entity or firearm trade association. "Discriminate against a firearm entity or firearm trade association. "Discriminate against a firearm entity or firearm trade association. "Discriminate against a firearm entity or firearm trade association. "Discriminate against a firearm entity or firearm trade association. "Discriminate against a firearm entity or firearm trade association. "Discriminate against a firearm entity or firearm trade association. "Discriminate against a firearm entity or firearm trade association. "Discriminate against a firearm entity or firearm trade association. "Discriminate against a firearm entity or firearm trade association. "Discriminate against a firearm entity or firearm trade association. "Discriminate against a firearm entity or platform that restrict or prohibit the listing or selling of ammunition, firearms, or firearm accessories; (2) a company's refusal to engage in the trade of any goods or services, decision to refrain from continuing an existing business relationship, or decision to terminate an existing business relationship to comply with federal, state, or local law, policy, or regulations or a directive by a regulatory agency, or for any traditional business reason that is specific to the customer

PROHIBITION ON CERTAIN TELECOMMUNICATIONS EQUIPMENT OR SERVICES

The Federal Register Notice issued the Final Rule and states that the amendment to 2 CFR 200.216 is effective on August 13, 2020. The new 2 CFR 200.471 regulation provides clarity that the telecommunications and video surveillance costs associated with 2 CFR 200.216 are unallowable for services and equipment from these specific providers. OMB's Federal Register Notice includes the new 2 CFR 200.216 and 2 CFR 200.471 regulations.

https://www.federal register.gov/documents/2020/08/13/2020-17468/guidance-for-grants-and-agreements

Per the Federal Law referenced above, use of services, systems, or services or systems that contain components produced by any of the following manufacturers is strictly prohibited for use on this project. Therefore, for any telecommunications, CCTV, or video surveillance equipment, services or systems cannot be manufactured by, or have components manufactured by:

- Huawei Technologies Company,
- ZTE Corporation (any subsidiary and affiliate of such entities),
- Hyatera Communications Corporation,
- Hangzhou Hikvision Digital Technology Company,
- Dahua Technology Company (any subsidiary and affiliate of such entities).

Violation of this prohibition will require replacement of the equipment at the contractor's expense.

Special Provision to Item 000 Special Labor Provisions for State Projects



1. GENERAL

This is a "Public Works" Project, as provided under Government Code, Chapter 2258, "Prevailing Wage Rates," and is subject to the provisions of the statute. No provisions in the Contract are intended to conflict with the provisions of the statute.

The Commission has ascertained and indicated in the Special Provisions the regular rate of per diem wages prevailing in each locality for each craft or type of worker. Apply the wage rates contained in the Specifications as minimum wage rates for the Contract.

2. MINIMUM WAGES, HOURS, AND CONDITIONS OF EMPLOYMENT

All workers necessary for the satisfactory completion of the work are within the purview of the Contract.

Whenever and wherever practical, give local citizens preference in the selection of labor.

Do not require any worker to lodge, board, or trade at a particular place, or with a particular person, as a condition of employment.

Do not charge or accept a fee of any from any person who obtains work on the project. Do not require any person who obtains work on the project to pay any fee to any other person or agency obtaining employment for the person on the project.

Do not charge for tools or equipment used in connection with the duties performed, except for loss or damage of property. Do not charge for necessary camp water.

Do not charge for any transportation furnished to any person employed on the project.

The provisions apply where work is performed by piece work and station work. The minimum wage paid will be exclusive of equipment rental on any shipment that the worker or subcontractor may furnish in connection with their work.

Take responsibility for carrying out the requirements of this Specification and ensure that each subcontractor working on the project complies with its provisions.

Any form of subterfuge, coercion, or deduction designated to evade, reduce, or discount the established minimum wage scales will be considered a violation of the Contract.

The Fair Labor Standards Act established one and one-half (1-1/2) pay for overtime in excess of 40 hr. worked in 1 week. Do not consider time consumed by the worker in going to and returning from the place of work as part of the hours of work. Do not require or permit any worker to work more than 40 hr. in 1 week, unless the worker receives compensation at a rate not less than 1-1/2 times the basic rate of pay for all hours worked in excess of 40 hr.

The general rates of per diem wages prevailing in this locality for each class and type of workers whose services are considered necessary to fulfill the Contract are indicated in the Special Provisions, and these rates govern as minimum wage rates on this Contract. A penalty of \$60 per calendar day or portion of a calendar day for each worker who is paid less than the stipulated general rates of per diem wages for any work done under the Contract will be deducted. The Department, upon receipt of a complaint by a worker,

will determine within 30 days whether good cause exists to believe that the Contractor or a subcontractor has violated wage rate requirements and notify the parties involved of the findings. Make every effort to resolve the alleged violation within 14 days after notification. The next alternative is submittal to binding arbitration in accordance with the provisions of the Texas General Arbitration Act (Article 224 et seq., "Revised Statutes").

Notwithstanding any other provision of the Contract, covenant and agree that the Contractor and its subcontractors will pay each of their employees and contract labor engaged in any way in work under the Contract, a wage not less than what is generally known as the "federal minimum wage" in accordance with 29 USC § 206 as that statute may be amended from time to time.

Pay any worker employed whose position is not listed in the Contract, a wage not less than the per diem wage rate established in the Contract for a worker whose duties are most nearly comparable.

3. RECORD AND INSPECTIONS

Keep copies of weekly payrolls for review. Require subcontractors to keep copies of weekly payrolls for review. Show the name, occupation, number of hours worked each day, and per diem wage paid each worker together with a complete record of all deductions made from such wages. Keep records for a period of 3 yr. from the date of completion of the Contract.

Where the piece-work method is used, indicate on the payroll for each person involved:

- quantity of piece work performed,
- price paid per piece-work unit, and
- total hours employed.

The Engineer may require the Contractor to file an affidavit for each payroll certifying that payroll is a true and accurate report of the full wages due and paid to each person employed.

Post or make available to employees the prevailing wage rates from the Contract. Require subcontractors to post or make available to employees the prevailing wage rates from the Contract.

The wage rates listed herein are those predetermined by the Secretary of Labor and State Statue and listed in the United States Department of Labor's (USDOL) General Decisions dated 01-05-2024 and are the minimum wages to be paid accordingly for each specified classification. To determine the applicable wage rate zone, a list entitled "TEXAS COUNTIES IDENTIFIED BY WAGE RATE ZONES" is provided in the contract. Any wage rate that is not listed herein and not in the USDOL's general decision, must be requested by the contractor through the completion of an Additional Classification and Wage Rate Request and be submitted for approval. IMPORTANT NOTICE FOR STATE PROJECTS: only the controlling wage rate zone applies to the contract. Effective 01-05-2024.

CLASS. #	CLASSIFICATION DESCRIPTION	ZONE TX02 *(TX20240002)	ZONE TX03 *(TX20240003)	ZONE TX04 *(TX20240004)	ZONE TX05 *(TX20240005)	ZONE TX06 *(TX20240006)	ZONE TX07 *(TX20240007)	ZONE TX08 *(TX20240008)	ZONE TX24 *(TX20240024)	ZONE TX25 *(TX20240025)	ZONE TX27 *(TX20240027)	ZONE TX28 *(TX20240028)	ZONE TX29 *(TX20240029)	ZONE TX30 *(TX20240030)	ZONE TX37 *(TX20240037)	ZONE TX38 *(TX20240038)	ZONE TX42 *(TX20240042)
1428	Agricultural Tractor Operator						\$12.69					\$12.35			\$11.75		
1300	Asphalt Distributor Operator	\$14.87	\$13.48	\$13.88	\$15.72	\$15.58	\$15.55	\$15.72	\$13.28	\$15.32	\$15.62	\$14.36	\$14.25	\$14.03	\$13.75	\$14.06	\$14.40
1303	Asphalt Paving Machine Operator	\$13.40	\$12.25	\$12.35	\$13.87	\$14.05	\$14.36	\$14.20	\$13.26	\$13.99	\$14.68	\$12.92	\$13.44	\$12.53	\$14.00	\$14.32	\$12.99
1106	Asphalt Raker	\$12.28	\$10.61	\$12.02	\$14.21	\$11.65	\$12.12	\$11.64	\$11.44	\$12.69	\$12.05	\$11.34	\$11.67	\$11.40	\$12.59	\$12.36	\$11.78
1112	Batching Plant Operator, Asphalt																
1115	Batching Plant Operator, Concrete																
1214	Blaster																
1615	Boom Truck Operator						\$18.36										
1444	Boring Machine Operator																
1305	Broom or Sweeper Operator	\$11.21	\$10.33	\$10.08	\$11.99		\$11.04	\$11.62		\$11.74	\$11.41	\$10.30		\$10.23	\$10.60	\$12.68	\$11.05
1144	Communications Cable Installer																
4404	Concrete Finisher, Paving and		¢10.40	¢10.40	¢40.05	¢10.01	¢40.50	¢40.77	¢10.11	¢11.10	¢10.01	¢40.00	¢10.01	¢40.00	¢40.70	¢10.00	¢40.00
1124	Structures Concrete Pavement Finishing	\$13.55	\$12.46	\$13.16	\$12.85	\$12.64	\$12.56	\$12.77	\$12.44	\$14.12	\$13.04	\$13.38	\$12.64	\$12.80	\$12.79	\$12.98	\$13.32
1318	Machine Operator				\$16.05		\$15.48			\$16.05		\$19.31				\$13.07	
	Concrete Paving, Curing, Float,																
1315	Texturing Machine Operator											\$16.34				\$11.71	
	Concrete Saw Operator				\$14.67					\$14.48	\$17.33					\$13.99	
1399	Concrete/Gunite Pump Operator																
1344	orless				\$18.22		\$18.36			\$18.12	\$18.04	\$20.21			\$18.63	\$13.86	
	Crane Operator, Hydraulic Over																
1345	80 Tons Crane Operator, Lattice Boom 80																
1342	Tons or Less	\$16.82	\$14.39	\$13.85	\$17.27		\$15.87			\$17.27		\$14.67			\$16.42	\$14.97	\$13.87
	Crane Operator, Lattice Boom Over																
1343	80 Tons				\$20.52		\$19.38			\$20.52		\$17.49			\$25.13	\$15.80	
1306	Crawler Tractor Operator	\$13.96	\$16.63	\$13.62	\$14.26		\$15.67			\$14.07	\$13.15	\$13.38			\$14.60	\$13.68	\$13.50
1351	Crusher or Screen Plant Operator																
1446	Directional Drilling Locator						\$11.67										
1445	Directional Drilling Operator				\$20.32		\$17.24										
1139	Electrician Excavator Operator, 50,000	\$20.96		\$19.87	\$19.80		\$26.35		\$20.27	\$19.80		\$20.92				\$27.11	\$19.87
1347	pounds or less	\$13.46	\$12.56	\$13.67	\$17.19		\$12.88	\$14.38	\$13.49	\$17.19		\$13.88			\$14.09	\$12.71	\$14.42
	Excavator Operator, Over 50,000	÷						÷	÷						÷		
1348	pounds		\$15.23	\$13.52	\$17.04		\$17.71			\$16.99	\$18.80	\$16.22				\$14.53	\$13.52
1150	Flagger	\$9.30	\$9.10	\$8.50	\$10.28	\$8.81	\$9.45	\$8.70		\$10.06	\$9.71	\$9.03	\$8.81	\$9.08	\$9.90	\$10.33	\$8.10
	Form Builder/Setter, Structures	\$13.52	\$12.30	\$13.38	\$12.91	\$12.71	\$12.87	\$12.38	\$12.26	\$13.84	\$12.98	\$13.07	\$13.61	\$12.82	\$14.73	\$12.23	\$12.25
1160	Form Setter, Paving & Curb	\$12.36	\$12.16	\$13.93	\$11.83	\$10.71	\$12.94			\$13.16	\$12.54	\$11.33	\$10.69		\$13.33	\$12.34	\$13.93
1360	Foundation Drill Operator, Crawler Mounted				\$17.99					\$17.99						\$17.43	
1363	Foundation Drill Operator, Truck Mounted		\$16.86	\$22.05	\$21.51		\$16.93			\$21.07	\$20.20	\$20.76		\$17.54	\$21.39	\$15.89	\$22.05
	Front End Loader Operator,			·										÷			
1369	3 CY or Less	\$12.28	\$13.49	\$13.40	\$13.85		\$13.04	\$13.15	\$13.29	\$13.69	\$12.64	\$12.89			\$13.51	\$13.32	\$12.17
1372	Front End Loader Operator, Over 3 CY	\$12.77	\$13.69	\$12.33	\$14.96		\$13.21	\$12.86	\$13.57	\$14.72	\$13.75	\$12.32			\$13.19	\$13.17	\$13.02
1329	Joint Sealer																
1172	Laborer, Common	\$10.30	\$9.86	\$10.08	\$10.51	\$10.71	\$10.50	\$10.24	\$10.58	\$10.72	\$10.45	\$10.30	\$10.25	\$10.03	\$10.54	\$11.02	\$10.15
1175	Laborer, Utility	\$11.80	\$11.53	\$12.70	\$12.17	\$11.81	\$12.27	\$12.11	\$11.33	\$12.32	\$11.80	\$11.53	\$11.23	\$11.50	\$11.95	\$11.73	\$12.37
1346	Loader/Backhoe Operator	\$14.18	\$12.77	\$12.97	\$15.68		\$14.12			\$15.18	\$13.58	\$12.87		\$13.21	\$14.13	\$14.29	\$12.90
1187	Mechanic	\$20.14	\$15.47	\$17.47	\$17.74	\$17.00	\$17.10			\$17.68	\$18.94	\$18.58	\$17.00	\$16.61	\$18.46	\$16.96	\$17.47

	CLASSIFICATION DESCRIPTION	ZONE TX02 *(TX20240002)	ZONE TX03 *(TX20240003)	ZONE TX04 *(TX20240004)	ZONE TX05 *(TX20240005)	ZONE TX06 *(TX20240006)	ZONE TX07 *(TX20240007)	ZONE TX08 *(TX20240008)	ZONE TX24 *(TX20240024)	ZONE TX25 *(TX20240025)	ZONE TX27 *(TX20240027)	ZONE TX28 *(TX20240028)	ZONE TX29 *(TX20240029)	ZONE TX30 *(TX20240030)	ZONE TX37 *(TX20240037)	ZONE TX38 *(TX20240038)	ZONE TX42 *(TX20240042)
1380	Milling Machine Operator	\$15.54	\$14.64	\$12.22	\$14.29		\$14.18			\$14.32	\$14.35	\$12.86			\$14.75	\$13.53	\$12.80
1390	Motor Grader Operator, Fine Grade	\$17.49	\$16.52	\$16.88	\$17.12	\$18.37	\$18.51	\$16.69	\$16.13	\$17.19	\$18.35	\$17.07	\$17.74	\$17.47	\$17.08	\$15.69	\$20.01
	Motor Grader Operator, Rough	\$16.15	\$14.62	\$15.83	\$16.20	\$17.07	\$14.63	\$18.50		\$16.02	\$16.44	\$15.12	\$16.85	\$14.47	\$17.39	\$14.23	\$15.53
	Off Road Hauler		•••••	\$10.08	\$12.26		\$11.88			\$12.25		\$12.23			\$13.00	\$14.60	
	Painter, Structures					\$21.29	\$18.34						\$21.29			\$18.62	
	Pavement Marking Machine																
1396	Operator	\$16.42		\$13.10	\$13.55		\$19.17	\$12.01		\$13.63	\$14.60	\$13.17		\$16.65	\$10.54	\$11.18	\$13.10
1443	Percussion or Rotary Drill Operator																
-	Piledriver															\$14.95	
	Pipelayer		\$11.87	\$14.64	\$13.17	\$11.17	\$12.79		\$11.37	\$13.24	\$12.66	\$13.24	\$11.17	\$11.67		\$12.12	\$14.64
1384	Reclaimer/Pulverizer Operator	\$12.85			\$11.90		\$12.88			\$11.01		\$10.46					
1500	Reinforcing Steel Worker	\$13.50	\$14.07	\$17.53	\$16.17		\$14.00			\$16.18	\$12.74	\$15.83		\$17.10		\$15.15	\$17.72
1402	Roller Operator, Asphalt	\$10.95		\$11.96	\$13.29		\$12.78	\$11.61		\$13.08	\$12.36	\$11.68			\$11.71	\$11.95	\$11.50
1405	Roller Operator, Other	\$10.36		\$10.44	\$11.82		\$10.50	\$11.64		\$11.51	\$10.59	\$10.30		\$12.04	\$12.85	\$11.57	\$10.66
1411	Scraper Operator	\$10.61	\$11.07	\$10.85	\$12.88		\$12.27		\$11.12	\$12.96	\$11.88	\$12.43		\$11.22	\$13.95	\$13.47	\$10.89
1417	Self-Propelled Hammer Operator																
1194	Servicer	\$13.98	\$12.34	\$14.11	\$14.74		\$14.51	\$15.56	\$13.44	\$14.58	\$14.31	\$13.83		\$12.43	\$13.72	\$13.97	\$14.11
1513	Sign Erector																1
1708	Slurry Seal or Micro-Surfacing Machine Operator																
1341	Small Slipform Machine Operator									\$15.96							
1515	Spreader Box Operator	\$12.60		\$13.12	\$14.71		\$14.04			\$14.73	\$13.84	\$13.68		\$13.45	\$11.83	\$13.58	\$14.05
1705	Structural Steel Welder															\$12.85	
1509	Structural Steel Worker						\$19.29									\$14.39	1
1339	Subgrade Trimmer																
1143	Telecommunication Technician																
1145	Traffic Signal/Light Pole Worker						\$16.00										
1440	Trenching Machine Operator, Heavy						\$18.48										
1437	Trenching Machine Operator, Light																
1609	Truck Driver Lowboy-Float	\$14.46	\$13.63	\$13.41	\$15.00	\$15.93	\$15.66			\$16.24	\$16.39	\$14.30	\$16.62	\$15.63	\$14.28	\$16.03	\$13.41
1612	Truck Driver Transit-Mix				\$14.14					\$14.14							
1600	Truck Driver, Single Axle Truck Driver, Single or Tandem Axle	\$12.74	\$10.82	\$10.75	\$13.04	\$11.61	\$11.79	\$13.53	\$13.16	\$12.31	\$13.40	\$10.30	\$11.61		\$11.97	\$11.46	\$10.75
1606	Dump Truck	\$11.33	\$14.53	\$11.95	\$12.95		\$11.68		\$14.06	\$12.62	\$11.45	\$12.28		\$13.08	\$11.68	\$11.48	\$11.10
1607	Truck Driver, Tandem Axle Tractor withSemi Trailer	\$12.49	\$12.12	\$12.50	\$13.42		\$12.81	\$13.16		\$12.86	\$16.22	\$12.50			\$13.80	\$12.27	\$12.50
1441	Tunneling Machine Operator, Heavy																
	Tunneling Machine Operator, Light																
	Welder		\$14.02		\$14.86		\$15.97		\$13.74	\$14.84					\$13.78		
	Work Zone Barricade Servicer	\$10.30	\$12.88	\$11.46	\$11.70	\$11.57	\$11.85	\$10.77		\$11.68	\$12.20	\$11.22	\$11.51	\$12.96	\$10.54	\$11.67	\$11.76

Notes:

*Represents the USDOL wage decision.

Any worker employed on this project shall be paid at the rate of one and one half (1-1/2) times the regular rate for every hour worked in excess of forty (40) hours per week.

For reference, the titles and descriptions for the classifications listed here are detailed further in the AGC of Texas' *Standard Job Classifications and Descriptions for Highway, Heavy, Utilities, and Industrial Construction in Texas* posted on the AGC's Web site for any contractor.

TEXAS COUNTIES IDENTIFIED BY WAGE RATE ZONES: 2, 3, 4, 5, 6, 7, 8, 24, 25, 27, 28, 29, 30, 37, 38, 42

Anderson Andrews Angelina Aransas Archer Armstrong Atascosa Austin Bailey Bandera Bastrop Baylor Bee Bell Bexar Blanco Borden Bosque	37 28 29 25 2 7 38 37 7 7 7 7 7 7 7 7 7 7 7 7 7 7 27 37 28 4	Donley Duval Eastland Ector Edwards EI Paso Ellis Erath Falls Fannin Fayette Fisher Floyd Foard Fort Bend Franklin Freestone Frio	30 37 2 8 24 25 28 28 28 28 28 27 37 37 37 37 38 28	Karnes Kaufman Kendall Kenedy Kent Kerr Kimble King Kinney Kleberg Knox Lamar Lamb Lampasas LaSalle	25 7 30 37 27 37 37 37 8 27 37 28 37 7	Reagan Real Red River Reeves Refugio Roberts Robertson Rockwall Runnels Rusk Sabine San Augustine San Jacinto San Patricio	37 37 28 8 27 37 7 25 37 4 28 28 38
Angelina Aransas Archer Armstrong Atascosa Austin Bailey Bandera Bastrop Baylor Bee Bell Bexar Blanco Borden Bosque	28 29 25 2 7 38 37 7 7 37 27 7 7 27 37 27 37 28 4	Eastland Ector Edwards El Paso Ellis Erath Falls Fannin Fayette Fisher Floyd Foard Fort Bend Franklin Freestone	37 2 8 24 25 28 28 28 28 27 37 37 37 37 38 28	Kendall Kenedy Kent Kimble King Kinney Kleberg Knox Lamar Lamb Lampasas LaSalle	7 30 37 27 37 37 37 8 27 37 28 37 7	Red River Reeves Refugio Roberts Robertson Rockwall Runnels Rusk Sabine San Augustine San Jacinto San Patricio	28 8 27 37 7 25 37 4 28 28 28 38
Aransas Archer Armstrong Atascosa Austin Bailey Bandera Bastrop Baylor Bee Bell Bexar Blanco Borden Bosque	29 25 2 7 38 37 7 7 37 27 7 7 27 37 28 4	Ector Edwards El Paso Ellis Erath Falls Fannin Fayette Fisher Floyd Foard Fort Bend Franklin Freestone	2 8 24 25 28 28 28 27 37 37 37 37 38 28	Kenedy Kent Kerr Kimble King Kinney Kleberg Knox Lamar Lamb Lampasas LaSalle	30 37 27 37 37 8 27 37 28 37 7	Reeves Refugio Roberts Robertson Rockwall Runnels Rusk Sabine San Augustine San Jacinto San Patricio	8 27 37 7 25 37 4 28 28 28 38
Archer Armstrong Atascosa Austin Bailey Bandera Bastrop Baylor Bee Bell Bexar Blanco Borden Bosque	25 2 7 38 37 7 7 37 27 7 7 27 37 28 4	Edwards El Paso Ellis Erath Falls Fannin Fayette Fisher Floyd Foard Fort Bend Franklin Freestone	8 24 25 28 28 28 27 37 37 37 37 38 28	Kent Kerr Kimble King Kinney Kleberg Knox Lamar Lamb Lampasas LaSalle	37 27 37 37 8 27 37 28 37 7	Refugio Roberts Robertson Rockwall Runnels Rusk Sabine San Augustine San Jacinto San Patricio	27 37 7 25 37 4 28 28 28 38
Armstrong Atascosa Austin Bailey Bandera Bastrop Baylor Bee Bell Bexar Blanco Borden Bosque	2 7 38 37 7 7 37 27 7 7 27 37 28 4	El Paso Ellis Erath Falls Fannin Fayette Fisher Floyd Foard Fort Bend Franklin Freestone	24 25 28 28 28 27 37 37 37 37 38 28	Kerr Kimble King Kinney Kleberg Knox Lamar Lamb Lampasas LaSalle	27 37 37 8 27 37 28 37 7	Roberts Robertson Rockwall Runnels Rusk Sabine San Augustine San Jacinto San Patricio	37 7 25 37 4 28 28 38
Atascosa Austin Bailey Bandera Bastrop Baylor Bee Bell Bexar Blanco Borden Bosque	7 38 37 7 7 37 27 7 27 37 28 4	Ellis Erath Falls Fannin Fayette Fisher Floyd Foard Fort Bend Franklin Freestone	25 28 28 27 37 37 37 38 28	Kimble King Kinney Kleberg Knox Lamar Lamb Lampasas LaSalle	37 37 8 27 37 28 37 7	Robertson Rockwall Runnels Rusk Sabine San Augustine San Jacinto San Patricio	7 25 37 4 28 28 38
Austin Bailey Bandera Bastrop Baylor Bee Bell Bexar Blanco Borden Bosque	38 37 7 37 27 7 27 37 28 4	Erath Falls Fannin Fayette Fisher Floyd Foard Fort Bend Franklin Freestone	28 28 27 37 37 37 38 28	King Kinney Kleberg Knox Lamar Lamb Lampasas LaSalle	37 8 27 37 28 37 7	Rockwall Runnels Rusk Sabine San Augustine San Jacinto San Patricio	25 37 4 28 28 38
Bailey Bandera Bastrop Baylor Bee Bell Bexar Blanco Borden Bosque	37 7 37 27 7 7 27 37 28 4	Falls Fannin Fayette Fisher Floyd Foard Fort Bend Franklin Freestone	28 28 27 37 37 37 38 28	Kinney Kleberg Knox Lamar Lamb Lampasas LaSalle	8 27 37 28 37 7	Runnels Rusk Sabine San Augustine San Jacinto San Patricio	37 4 28 28 38
Bandera Bastrop Baylor Bee Bell Bexar Blanco Borden Bosque	7 7 27 7 7 27 37 28 4	Fannin Fayette Fisher Floyd Foard Fort Bend Franklin Freestone	28 27 37 37 37 37 38 28	Kleberg Knox Lamar Lamb Lampasas LaSalle	27 37 28 37 7	Rusk Sabine San Augustine San Jacinto San Patricio	4 28 28 38
Bastrop Baylor Bee Bell Bexar Blanco Borden Bosque	7 37 27 7 27 37 28 4	Fayette Fisher Floyd Foard Fort Bend Franklin Freestone	27 37 37 37 37 38 28	Knox Lamar Lamb Lampasas LaSalle	37 28 37 7	Sabine San Augustine San Jacinto San Patricio	28 28 38
Baylor Bee Bell Bexar Blanco Borden Bosque	37 27 7 27 37 28 4	Fisher Floyd Foard Fort Bend Franklin Freestone	37 37 37 38 28	Lamar Lamb Lampasas LaSalle	28 37 7	San Augustine San Jacinto San Patricio	28 38
Bee Bell Bexar Blanco Borden Bosque	27 7 27 37 28 4	Floyd Foard Fort Bend Franklin Freestone	37 37 38 28	Lamb Lampasas LaSalle	37 7	San Jacinto San Patricio	38
Bell Bexar Blanco Borden Bosque	7 7 27 37 28 4	Foard Fort Bend Franklin Freestone	37 38 28	Lampasas LaSalle	7	San Patricio	
Bexar Blanco Borden Bosque	7 27 37 28 4	Fort Bend Franklin Freestone	38 28	LaSalle			
Blanco Borden Bosque	27 37 28 4	Franklin Freestone	28				29
Borden Bosque	37 28 4	Freestone				San Saba	37
Bosque	28 4		20	Lavaca	27	Schleicher	37
	4	Frio		Lee	27	Scurry	37
				Leon		Shackelford	37
Bowie	38	Gaines		Liberty		Shelby	28
Brazoria		Galveston		Limestone	28	Sherman	37
Brazos		Garza		Lipscomb	-	Smith	4
Brewster		Gillespie		Live Oak		Somervell	28
Briscoe		Glasscock		Llano	27	Starr	30
Brooks		Goliad		Loving		Stephens	37
Brown		Gonzales		Lubbock	2	Sterling	37
Burleson		Gray		Lynn	37	Stonewall	37
Burnet		Grayson		Madison		Sutton	8
Caldwell		Gregg		Marion		Swisher	37
Calhoun		Grimes	28	Martin	37	Tarrant	25
Callahan	25	Guadalupe	7	Mason	27	Taylor	2
Cameron		Hale	37	Matagorda	27	Terrell	8
Camp		Hall		Maverick	30	Terry	37
Carson		Hamilton		McCulloch	37	Throckmorton	37
Cass		Hansford	37	McLennan	7	Titus	28
Castro		Hardeman		McMullen	30	Tom Green	2
Chambers		Hardin		Medina	7	Travis	7
Cherokee		Harris		Menard	37	Trinity	28
Childress		Harrison		Midland	2	Tyler	28
Clay		Hartley		Milam		Upshur	4
Cochran		Haskell	-	Mills	37	Upton	37
Coke		Hays		Mitchell		Uvalde	30
Coleman		Hemphill		Montague		Val Verde	8
Collin		Henderson		Montgomery		Van Zandt	28
Collingsworth	37	Hidalgo	3	Moore	37	Victoria	6
Colorado		Hill	28	Morris	-	Walker	28
Comal		Hockley		Motley		Waller	38
Comanche	-	Hood		Nacogdoches		Ward	37
Concho	37	Hopkins		Navarro	28	Washington	28
Cooke	37	Houston	28	Newton	28	Webb	3
Coryell	7	Howard	37	Nolan	37	Wharton	27
Cottle		Hudspeth	8	Nueces	29	Wheeler	37
Crane	37	Hunt	25	Ochiltree	37	Wichita	5
Crockett	8	Hutchinson	37	Oldham	37	Wilbarger	37
Crosby	2	Irion	2	Orange	38	Willacy	30
Culberson		Jack	28	Palo Pinto	28	Williamson	7
Dallam	37	Jackson	27	Panola		Wilson	7
Dallas	25	Jasper		Parker		Winkler	37
Dawson		Jeff Davis		Parmer		Wise	25
Deaf Smith		Jefferson		Pecos	8	Wood	28
Delta		Jim Hogg		Polk		Yoakum	37
Denton		Jim Wells		Potter	2	Young	37
DeWitt		Johnson		Presidio		Zapata	30
Dickens		Jones		Rains		Zavala	30
Dimmit	30		20	Randall	20		00

Special Provision to Item 000 Nondiscrimination



1. DESCRIPTION

All recipients of federal financial assistance are required to comply with various nondiscrimination laws, including Title VI of the Civil Rights Act of 1964, as amended (Title VI). Title VI forbids discrimination against anyone in the United States on the grounds of race, color, or national origin by any agency receiving federal funds.

The Texas Department of Transportation, as a recipient of federal financial assistance, and under Title VI and related statutes, ensures that no person will on the grounds of race, religion (where the primary objective of the financial assistance is to provide employment in accordance with 42 USC 2000d-3), color, national origin, sex, age, or disability be excluded from participation in, be denied the benefits of, or otherwise be subjected to discrimination under any Department programs or activities.

2. DEFINITION OF TERMS

Where the term "Contractor" appears in the following six nondiscrimination clauses, the term "Contractor" is understood to include all parties to Contracts or agreements with the Department.

3. NONDISCRIMINATION PROVISIONS

During the performance of this Contract, the Contractor agrees as follows.

- 3.1. **Compliance with Regulations**. The Contractor must comply with the Regulations pertinent to nondiscrimination in federally assisted programs of the United States Department of Transportation 49 CFR 21, as they may be amended from time to time, (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this Contract.
- 3.2. **Nondiscrimination**. The Contractor, regarding the work performed during the Contract, must not discriminate on the grounds of race, color, or national origin in the selection and retention of subcontractors, including procurements of materials and leases of equipment. The Contractor must not participate either directly or indirectly in the discrimination prohibited by Section 21.5 of the Regulations, including employment practices when the Contract covers a program set forth in Appendix B of the Regulations.
- 3.3. Solicitations for Subcontracts, Including Procurements of Materials and Equipment. In all solicitations either by competitive bidding or negotiation made by the Contractor for work to be performed under a subcontract, including procurements of materials or leases of equipment, the Contractor must notify each potential subcontractor or supplier of the Contractor's obligations under this Contract and the Regulations relative to nondiscrimination on the grounds of race, color, or national origin.
- 3.4. Information and Reports. The Contractor must provide all information and reports required by the Regulations or directives issued pursuant thereto, and must permit access to its books, records, accounts, other sources of information, and facilities as may be determined by the Recipient or the Department to be pertinent to ascertain compliance with such Regulations, orders, and instructions. Where any information required of a Contractor is in the exclusive possession of another who fails or refuses to furnish this information, the Contractor must so certify to the Recipient, or the Department as appropriate, and must set forth what efforts it has made to obtain the information.
- 3.5. **Sanctions for Noncompliance**. In the event of the Contractor's noncompliance with the nondiscrimination provisions of this Contract, the Recipient must impose such Contract sanctions as it or the Department may

determine to be appropriate, including, but not limited to actions defined in Article 7.1., "Ethics," or Article 5.1., "Authority of Engineer."

3.6. Incorporation of Provisions. The Contractor must include the provisions of Sections 3.1–3.6 in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Regulations or directives issued pursuant thereto. The Contractor must take such action with respect to any subcontract or procurement as the Recipient or the Department may direct as a means of enforcing such provisions, including sanctions for noncompliance: Provided, however, that, in the event a Contractor becomes involved in, or is threatened with, litigation with a subcontractor or supplier as a result of such direction, the Contractor may request the Recipient to enter into such litigation to protect the interests of the Recipient, and, in addition, the Contractor may request the United States to enter into such litigation to protect the interests of the United States.

Special Provision 000 Important Notice to Contractors



1. GENERAL

In accordance with Texas Transportation Code §223.012, the Engineer will evaluate Contractor performance based on quality, safety, and timeliness of the project.

2. DEFINISIONS

2.1. **Project Recovery Plan (PRP)**. A formal, enforceable plan developed by the Contractor, in consultation with the District, that documents the cause of noted quality, safety, and timeliness issues and specifies how the Contractor proposes to correct project-specific performance deficiencies.

In accordance with 43 TAC §9.23, the District will request a PRP if the Contractor's performance on a project is below the Department's acceptable standards and will monitor the Contractor's compliance with the established plan.

2.2. **Corrective Action Plan (CAP)**. A formal, enforceable plan developed by the Contractor, and proposed for adoption by the Construction Division or Maintenance Division, that documents the cause of noted quality, safety, and timeliness issues and specifies how the Contractor proposes to correct statewide performance deficiencies.

3. CONTRACTOR EVALUATIONS

In accordance with 43 TAC §9.23, the Engineer will schedule evaluations at the following intervals, at minimum:

- interim evaluations at or within 30 days after the anniversary of the Notice to Proceed, for Contracts extending beyond 1 yr. and
- final evaluation, upon project closeout.

In case of a takeover agreement, neither the Surety nor its performing Contractor will be evaluated.

In addition to regularly scheduled evaluations, the Engineer may schedule an interim evaluation at any time to formally communicate issues with quality, safety, or timeliness. Upon request, work with the Engineer to develop a PRP to document expectations for correcting deficiencies.

Comply with the PRP as directed. Failure to comply with the PRP may result in additional remedial actions available to the Engineer under Item 5, "Control of the Work." Failure to meet a PRP to the Engineer's satisfaction may result in immediate referral to the Performance Review Committee for consideration of further action against the Contractor.

The Engineer will consider and document any events outside the Contractor's control that contributed to the failure to meet performance standards or comply with a PRP, including consideration of sufficient time.

Follow the escalation ladder if there is a disagreement regarding an evaluation or disposition of a PRP. The Contractor may submit additional documentation pertaining to the dispute. The District Engineer's decision on a Contractor's evaluation score and recommendation of action required in a PRP or follow-up for noncompliance is final.

4. DIVISION OVERSIGHT

Upon request of the Construction Division or Maintenance Division, develop and submit for Division approval a proposed CAP to document expectations for correcting deficiencies in the performance of projects statewide.

Comply with the CAP as directed. The CAP may be modified at any time up to completion or resolution after written approval of the premise of change from the Division. Failure to meet an adopted or revised adopted CAP to the Division's satisfaction within 120 days will result in immediate referral to the Performance Review Committee for consideration of further action against the Contractor.

The Division will consider and document any events outside the Contractor's control that contributed to the failure to meet performance standards or comply with a CAP, including consideration of sufficient time and associated costs as appropriate.

5. PERFORMANCE REVIEW COMMITTEE

The Performance Review Committee, in accordance with 43 TAC §9.24, will review at minimum all final evaluations, history of compliance with PRPs, any adopted CAPs including agreed modifications, any information about events outside a Contractor's control contributing to the Contractor's performance, and any documentation submitted by the Contractor and may recommend one or more of the following actions:

- take no action,
- reduce the Contractor's bidding capacity,
- prohibit the Contractor from bidding on one or more projects,
- immediately suspend the Contractor from bidding for a specified period of time, by reducing the Contractor's bidding capacity to zero, or
- prohibit the Contractor from being awarded a Contract on which they are the apparent low bidder.

The Deputy Executive Director will determine any further action against the Contractor.

6. APPEALS PROCESS

In accordance with 43 TAC §9.25, the Contractor may appeal remedial actions determined by the Deputy Executive Director.

Special Provision 000 Certificate of Interested Parties (Form 1295)



Submit Form 1295, "Certificate of Interested Parties," in the following instances:

- at Contract execution for Contracts awarded by the Commission,
- at Contract execution for Contracts awarded by the District Engineer or Chief Engineer with an award amount of \$1 million or more,
- at any time an existing Contract awarded by the District Engineer or Chief Engineer increases in value to \$1 million or more because of changes in the Contract,
- at any time there is an increase of \$1 million or more to an existing Contract (e.g., change orders, extensions, and renewals), and
- at any time there is a change to the information in Form 1295, when the form was filed for an existing Contract.

Form 1295 and instructions for completing and filing the form are available on the Texas Ethics Commission website.



For Dollar Amount	of Original Contract	Dollar Amount of Daily Contract Administration Liquidated				
From More Than	To and Including	Damages per Working Day				
0	1,000,000	618				
1,000,000	3,000,000	832				
3,000,000	5,000,000	940				
5,000,000	15,000,000	1,317				
15,000,000	25,000,000	1,718				
25,000,000	50,000,000	2,411				
50,000,000	Over 50,000,000	4,265				

Table 1	
Daily Contract Administration Liquidated Dama	iges

In addition to the amount shown in Table 1, the liquidated damages will be increased by the amount shown in Item 8 of the General Notes for Road User Cost (RUC), when applicable.

Statewide

Special Provision to Item 000 Small Business Enterprise in State-Funded Projects



1. DESCRIPTION

The purpose of this Special Provision is to implement the Department's policy of ensuring that SBEs have an opportunity to participate in the performance of Contracts. If the SBE goal is greater than zero, Section 2.1., "Article A—SBE Goal is Greater than Zero," will apply to this Contract; otherwise, Section 2.2., "Article B—No SBE Goal," will apply. The percentage goal for SBE participation in the work to be performed under this Contract will be in accordance with the proposal.

2. DEFINITIONS

A Small Business Enterprise (SBE) is a firm certified as such by the Department. Firms certified as Historically Underutilized Businesses (HUBs) by the Texas Comptroller of Public Accounts and as Disadvantaged Business Enterprises (DBEs) by the Texas Uniform Certification Program automatically qualify as SBEs.

2.1. Article A—SBE Goal is Greater than Zero.

2.1.1. **Policy**. The Department is committed to providing contracting opportunities for small businesses. Therefore, it is the Department's policy to develop and maintain a program to facilitate contracting opportunities for small businesses. Consequently, the requirements of the Department's SBE Program apply to this Contract as follows.

The Contractor will make a good faith effort to meet the SBE goal for this Contract.

The Contractor and any subcontractors will not discriminate on the basis of race, color, national origin, age, disability, or sex in the award and performance of this Contract. These nondiscrimination requirements must be incorporated into any subcontract and purchase order.

After a conditional award is made to the low Bidder, the Department will determine the adequacy of a Contractor's efforts to meet the Contract goal, in accordance with Section 2.1.2., "Contractor's Responsibilities." If the requirements in accordance with Section 2.1.2., "Contractor's Responsibilities," are met, the Contract will be forwarded to the Contractor for execution.

The Contractor's performance in meeting the SBE goal during the construction period of the Contract will be monitored by the Department.

2.1.2. **Contractor's Responsibilities**. These requirements must be satisfied by the Contractor. An SBE Contractor may satisfy the SBE requirements by performing at least 25% of the Contract work with their own organization in accordance with Item 8, "Prosecution and Progress."

The Contractor must complete an SBE Commitment Agreement Form for each SBE-certified firm the Contractor intends to use to satisfy the SBE goal. The SBE Commitment Agreement Form must be submitted to the Department's Civil Rights Division (CIV) in Austin, Texas, no later than 5 P.M. on the 10th business day, excluding national holidays, after the conditional award of the Contract. When requested, additional time not to exceed 7 business days, excluding national holidays, may be granted based on documentation submitted by the Contractor.

A Contractor that cannot meet the Contract goal, in whole or in part, must document the good faith efforts taken to meet the SBE goal. The Department will consider as good faith efforts all documented explanations

that are submitted and that describe a Contractor's failure to meet an SBE goal or obtain SBE participation, including:

- advertising in general circulation, trade association, and minority- or women-focused media regarding subcontracting opportunities,
- dividing the Contract work into reasonable portions in conformance with standard industry practices,
- documenting reasons for rejection or meeting with the rejected SBE to discuss the rejection,
- providing qualified SBEs with adequate information pertinent to bonding, insurance, plans, Specifications, scope of work, and the requirements of the Contract,
- negotiating in good faith with qualified SBEs, not rejecting qualified SBEs that are also the lowest responsive Bidder; and
- using the services of available minorities and women; community organizations; Contractor groups; local, state, and federal business assistance offices; and other organizations that provide support services to SBEs.

The good faith effort documentation is due at the time and place in accordance with this Section. CIV will evaluate the Contractor's documentation. If it is determined that the Contractor has failed to meet the good faith effort requirements, the Contractor will be given an opportunity for reconsideration by the Department.

Should the Bidder to which the Contract is conditionally awarded refuse, neglect, or fail to meet the SBE goal or demonstrate to the Department's satisfaction sufficient efforts to obtain SBE participation, the proposal guaranty filed with the bid will become the property of the State, not as a penalty, but as liquidated damages.

The Contractor must not terminate an SBE subcontractor submitted on a commitment agreement for a Contract with an assigned goal without the prior written consent of the Department.

The Contractor must designate an SBE contact person who will administer the Contractor's SBE program and who will be responsible for submitting reports, maintaining records, and documenting good faith efforts to use SBEs.

The Contractor must inform the Department of the representative's name, title, and telephone number within 10 days of beginning work.

2.1.3. Eligibility of SBEs. The Department certifies the eligibility of SBEs.

Firms certified as SBEs are listed in the Department's online directory located at https://txdot.txdotcms.com/.

Only firms certified at the time of letting or at the time the commitments are submitted are eligible to be used in the information furnished by the Contractor in accordance with Section 2.1.2., "Contractor's Responsibilities."

Certified HUBs and DBEs are eligible as SBEs.

The Department's SBE Program is governed by 43 TAC, Chapter 9, Subchapter K, "Small Business Enterprise (SBE) Program."

2.1.4. **Determination of SBE Participation**. SBE participation will be counted toward meeting the SBE goal in this Contract in accordance with the following.

A Contractor will receive credit for all payments actually made to an SBE for work performed and costs incurred in accordance with the Contract, including all subcontracted work.

An SBE Contractor or subcontractor may not subcontract more than 75% of a Contract. The SBE must perform no less than 25% of the value of the Contract work with their own organization in accordance with Item 8.

An SBE may lease equipment consistent with standard industry practice. An SBE may lease equipment from the prime Contractor if a rental agreement, separate from the subcontract specifying the terms of the lease arrangement, is approved by the Department before the SBE starting the work in accordance with the following.

- If the equipment is of a specialized nature, the lease may include the operator. If the practice is generally acceptable with the industry, the operator may remain on the lessor's payroll. The operator of the equipment must be subject to the full control of the SBE, for a short term, and involve a specialized piece of heavy equipment readily available at the jobsite.
- For equipment that is not specialized, the SBE must provide the operator and be responsible for all payroll and labor compliance requirements.
- 2.1.5. **Records and Reports**. The Contractor must submit monthly reports of SBE payments (including payments to HUBs and DBEs) to the Area Engineer's Office after work begins. These reports will be due within 15 days after the end of a calendar month.

These reports will be required until all SBE subcontracting or supply activity is completed. The SBE Progress Report must be used for monthly reporting. Upon completion of the Contract and before receiving the final payment, the Contractor must submit the SBE Final Report to the Area Engineer's Office and a copy to the District Construction Office. These forms may be obtained from CIV and reproduced as necessary. The Department may verify the amounts being reported as paid to SBEs by randomly requesting copies of invoices and cancelled checks paid to SBEs. When the SBE goal requirement is not met, documentation supporting good faith efforts, in accordance with Section 2.1.2., "Contractor's Responsibilities," must be submitted with the SBE Final Report.

SBE subcontractors and suppliers should be identified on the monthly report by SBE certification number, name, and the amount of actual payment made to each during the monthly period. These reports are required regardless of whether SBE activity has occurred in the monthly reporting period.

All such records must be retained for 3 yr. following completion of the Contract work and be available at reasonable times and places for inspection by authorized representatives of the Department.

2.1.6. **Compliance of Contractor**. To ensure compliance with SBE requirements of this Contract, the Department will monitor the Contractor's efforts to involve SBEs during the performance of this Contract. This will be accomplished by a review of monthly reports submitted by the Contractor indicating their progress in achieving the SBE Contract goal and by compliance reviews conducted by the Department.

A Contractor's failure to comply with the requirements of this Special Provision will constitute a material breach of this Contract. In such a case, the Department reserves the right to employ remedies as the Department deems appropriate in the terms of the Contract.

- 2.2. Article B—No SBE Goal.
- 2.2.1. **Policy**. It is the Department's policy that SBEs will have an opportunity to participate in the performance of Contracts.
- 2.2.2. **Contractor's Responsibilities**. If there is no SBE goal, the Contractor must offer SBEs an opportunity to participate in the performance of Contracts and subcontracts. If an SBE is used, the requirements in accordance with Section 2.1.4., "Determination of SBE Participation," will apply.
- 2.2.3. **Prohibit Discrimination**. The Contractor and any subcontractor will not discriminate on the basis of race, color, national origin, religion, age, disability, or sex in the award and performance of Contracts. These nondiscrimination requirements must be incorporated into any subcontract and purchase order.
- 2.2.4. **Records and Reports**. The Contractor must submit annual reports pertinent to SBEs (including HUBs and DBEs) to the Area Engineer's Office by August 31 or at project completion, whichever comes first.

2024 Specifications

These reports will be required until all SBE subcontracting or supply activity is completed. The SBE Progress Report must be used for reporting. Upon completion of the Contract and before receiving the final payment, the Contractor must submit the SBE Final Report to the Area Engineer's Office and a copy to the District Construction Office. These forms may be obtained from CIV and reproduced as necessary. The Department may verify the amounts being reported as paid to SBEs by randomly requesting copies of invoices and cancelled checks paid to SBEs.

SBE subcontractors and suppliers should be identified on the report by SBE certification cumber, name, and the amount of actual payment made.

All such records must be retained for 3 yr. following completion of the Contract work and be available at reasonable times and places for inspection by authorized representatives of the Department.

Special Provision to Item 8 Prosecution and Progress



Item 8, "Prosecution and Progress," of the Standard Specifications is amended with respect to the clauses cited below. No other clauses or requirements of this Item are waived or changed.

Article 8.1., "Prosecution of Work." The first sentence of the first paragraph is voided and replaced by the following.

Before March 1, select the date to begin work and notify the Engineer in writing of the date. The date selected must allow for the completion of seal coat operations within the Contract asphalt season.

The Engineer may allow the sealing operations to be performed outside the asphalt season.

The Engineer may suspend the work and working day charges on work not completed within the asphalt season until the next asphalt season.

Article 8.3., "Computation of Contract Time for Completion." The first paragraph is voided and replaced by the following.

The number of working days is established by the Contract. Working day charges will begin on the earliest date of either:

- the first day of asphalt season as shown on the plans, or
- when sealing operations are allowed to begin.

Section 8.3.1., "Working Day Charges," is voided and replaced by the following.

Working days will be charged in accordance with Section 8.3.1.1., "Five-Day Workweek," Section 8.3.1.2., "Six-Day Workweek," or Section 8.3.1.3., "Seven-Day Workweek," as shown on the plans. Once time charges begin, time charges will continue until sealing operations have been completed.

Working day charges may be suspended when the principal item of work cannot be performed, when approved.

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