Job No.:	J6S3592
Route:	D
County:	St. Louis

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Job No.:	J6S3215
Route:	D
County:	St. Louis

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JOB <u>SPECIAL PROVISIO</u>N

A. <u>General - Federal</u> JSP-09-02J

1.0 Description. The Federal Government is participating in the cost of construction of this project. All applicable Federal laws, and the regulations made pursuant to such laws, shall be observed by the contractor, and the work will be subject to the inspection of the appropriate Federal Agency in the same manner as provided in Sec 105.10 of the Missouri Standard Specifications for Highway Construction with all revisions applicable to this bid and contract.

1.1 This contract requires payment of the prevailing hourly rate of wages for each craft or type of work required to execute the contract as determined by the Missouri Department of Labor and Industrial Relations and requires adherence to a schedule of minimum wages as determined by the United States Department of Labor. For work performed anywhere on this project, the contractor and the contractor's subcontractors shall pay the higher of these two applicable wage rates. State Wage Rates, Information on the Required Federal Aid Provisions, and the current Federal Wage Rates are available on the Missouri Department of Transportation web page at <u>www.modot.org</u> under "Doing Business with MoDOT", "Contractor Resources". Effective Wage Rates will be posted 10 days prior to the applicable bid opening. These supplemental bidding documents have important legal consequences. It shall be conclusively presumed that they are in the bidder's possession, and they have been reviewed and used by the bidder in the preparation of any bid submitted on this project.

1.2 The following documents are available on the Missouri Department of Transportation web page at <u>www.modot.org</u> under "Doing Business with MoDOT"; "Standards and Specifications". The effective version shall be determined by the letting date of the project.

General Provisions & Supplemental Specifications

Supplemental Plans to July 2023 Missouri Standard Plans For Highway Construction

These supplemental bidding documents contain all current revisions to the published versions and have important legal consequences. It shall be conclusively presumed that they are in the bidder's possession, and they have been reviewed and used by the bidder in the preparation of any bid submitted on this project.

B. <u>Contract Liquidated Damages</u> JSP-13-01C

1.0 Description. Liquidated Damages for failure or delay in completing the work on time for this contract shall be in accordance with Sec 108.8. The liquidated damages include separate amounts for road user costs and contract administrative costs incurred by the Commission.

2.0 Period of Performance. Prosecution of work is expected to begin on the date specified below in accordance with Sec 108.2. Regardless of when the work is begun on this contract, all work on all projects (job numbers) shall be completed on or before the Contract Completion date specified below. Completion by this date shall be in accordance with the requirements of Sec 108.7.1.

Notice to Proceed Date:	December 4, 2023
Contract Completion Date:	December 1, 2025

2.1 Calendar Days. The count of calendar days will begin on the date the contractor starts any construction operations on the project.

Job Number	Calendar Days	Daily Road User Cost
J6S3215	N/A	\$5,400

3.0 Liquidated Damages for Contract Administrative Costs. Should the contractor fail to complete the work on or before the contract completion date specified in Section 2.0, or within the number of calendar days specified in Section 2.1, whichever occurs first, the contractor will be charged contract administrative liquidated damages in accordance with Sec 108.8 in the amount of **\$2,000** per calendar day for each calendar day, or partial day thereof, that the work is not fully completed. For projects in combination, these damages will be charged in full for failure to complete one or more projects within the above specified contract completion date or calendar days.

4.0 Liquidated Damages for Road User Costs. Should the contractor fail to complete the work on or before the contract completion date specified in Section 2.0, or within the number of calendar days specified in Section 2.1, whichever occurs first, the contractor will be charged road user costs in accordance with Sec 108.8 in the amount specified in Section 2.1 for each calendar day, or partial day thereof, that the work is not fully completed. These damages are in addition to the contract administrative damages and any other damages as specified elsewhere in this contract.

C. <u>Work Zone Traffic Management</u> JSP-02-06N

1.0 Description. Work zone traffic management shall be in accordance with applicable portions of Division 100 and Division 600 of the Standard Specifications, and specifically as follows.

1.1 Maintaining Work Zones and Work Zone Reviews. The Work Zone Specialist (WZS) shall maintain work zones in accordance with Sec 616.3.3 and as further stated herein. The WZS shall coordinate and implement any changes approved by the engineer. The WZS shall ensure all traffic control devices are maintained in accordance with Sec 616, the work zone is operated within the hours specified by the engineer, and will not deviate from the specified hours without prior approval of the engineer. The WZS is responsible to manage work zone delay in accordance with these project provisions. When requested by the engineer, the WZS shall submit a weekly report that includes a review of work zone operations for the week. The report shall identify any problems encountered and corrective actions taken. Work zones are subject to unannounced inspections by the engineer and other departmental staff to corroborate the validity of the WZS's review and may require immediate corrective measures and/or additional work zone monitoring.

1.2 Work Zone Deficiencies. Failure to make corrections on time may result in the engineer suspending work. The suspension will be non-excusable and non-compensable regardless if road user costs are being charged for closures.

2.0 Traffic Management Schedule.

2.1 Traffic management schedules shall be submitted to the engineer for review prior to the start of work and prior to any revisions to the traffic management schedule. The traffic management

schedule shall include the proposed traffic control measures, the hours traffic control will be in place, and work hours.

2.2 The traffic management schedule shall conform to the limitations specified in Sec 616 regarding lane closures, traffic shifts, road closures and other width, height, and weight restrictions.

2.3 The engineer shall be notified as soon as practical of any postponement due to weather, material or other circumstances.

2.4 In order to ensure minimal traffic interference, the contractor shall schedule lane closures for the absolute minimum amount of time required to complete the work. Lanes shall not be closed until material is available for continuous construction and the contractor is prepared to diligently pursue the work until the closed lane is opened to traffic.

2.5 Traffic Congestion. The contractor shall, upon approval of the engineer, take proactive measures to reduce traffic congestion in the work zone. The contractor shall immediately implement appropriate mitigation strategies whenever traffic congestion reaches an excess of 10 minutes to prevent congestion from escalating to 15 minute or above threshold. If disruption of the traffic flow occurs and traffic is backed up in queues of 15 minute delays or longer, then the contractor shall immediately review the construction operations which contributed directly to disruption of the traffic flow and make adjustments to the operations to prevent the queues from reoccurring. Traffic delays may be monitored by physical presence on site or by utilizing real-time travel data through the work zone that generate text and/or email notifications where available. The engineer monitoring the work zone may also notify the contractor of delays that require prompt mitigation. The contractor may work with the engineer to determine what other alternative solutions or time periods would be acceptable.

2.5.1 Traffic Safety.

2.5.1.1 Recurring Congestion. Where traffic queues routinely extend to within 1000 feet of the ROAD WORK AHEAD, or similar, sign on a divided highway or to within 500 feet of the ROAD WORK AHEAD, or similar, sign on an undivided highway, the contractor shall extend the advance warning area, as approved by the engineer.

2.5.1.2 Non-Recurring Congestion. When traffic queues extend to within 1000 feet of the ROAD WORK AHEAD, or similar, sign on a divided highway or to within 500 feet of the ROAD WORK AHEAD, or similar, sign on an undivided highway infrequently, the contractor shall deploy a means of providing advance warning of the traffic congestion, as approved by the engineer. The warning location shall be no less than 1000 feet and no more than 0.5 mile in advance of the end of the traffic queue on divided highways and no less than 500 feet and no more than 0.5 mile in advance of the traffic queue on undivided highways.

2.6 Transportation Management Plan. The contractor Work Zone Specialist (WZS) shall review the Transportation Management Plan (TMP), found as an electronic deliverable on MoDOT's Online Plans Room and discuss the TMP with the engineer during the preconstruction conference. Throughout the construction project, the WZS is responsible for updating any changes or modifications to the TMP and getting those changes approved by the engineer a minimum of two weeks in advance of implementation. The WZS shall participate in the post construction conference and provide recommendations on how future TMPs can be improved.

2.7 Traffic Management Center (TMC) Coordination. The Work Zone Specialist (WZS) or their designee shall contact by phone the MoDOT Traffic Management Center (KC Scout TMC at #816-347-2250 or Gateway Guide TMC at #314-275-1513) within five minutes of a lane or ramp closure beginning and within five minutes of a lane or ramp closure being removed. The WZS shall make this phone call 24 hours a day, 365 days of the year since the MoDOT Traffic Management Centers are always staffed.

3.0 Work Hour Restrictions.

3.1 Except for emergency work, as determined by the engineer, and long term lane closures required by project phasing, all lanes shall be scheduled to be open to traffic during the five major holiday periods shown below, from 12:00 noon on the last working day preceding the holiday until 6:00 a.m. on the first working day subsequent to the holiday unless otherwise approved by the engineer.

Memorial Day Labor Day Thanksgiving Christmas New Year's Day

3.1.1 Independence Day. The lane restrictions specified in Section 3.1 shall also apply to Independence Day, except that the restricted periods shall be as follows:

When Independence Day falls on:	The Holiday is Observed on:	Halt Lane Closures beginning at:	Allow Lane Closures to resume at:
Sunday	Monday	Noon on Friday	6:00 a.m. on Tuesday
Monday	Monday	Noon on Friday	6:00 a.m. on Tuesday
Tuesday	Tuesday	Noon on Monday	6:00 a.m. on Wednesday
Wednesday	Wednesday	Noon on Tuesday	6:00 a.m. on Thursday
Thursday	Thursday	Noon on Wednesday	6:00 a.m. on Friday
Friday	Friday	Noon on Thursday	6:00 a.m. on Monday
Saturday	Friday	Noon on Thursday	6:00 a.m. on Monday

3.2 The contractor shall not perform any construction operation on the roadway, roadbed, or active lanes, including the hauling of material within the project limits, during restricted periods or holiday periods.

3.3 No permanent reduction in the number of through lanes on Route D will be allowed unless noted in JSP N: Liquidated Damages Specified – Permanent Lane Closures during Construction or as allowed by the Engineer. Working hours for weekends will be determined by the engineer. Any work requiring a temporary reduction in the number of through lanes of traffic shall be completed during the following work hours.

For non- resurfacing activities:

Route D between I-170 and Walton: 1 Lane Closed in each direction at all times, except from noon to 7:00 p.m.

Route D east of Walton Intersection: 1 Lane Closed in each direction at all times, except from 3:00 p.m. to 6:00 p.m.

For coldmilling and resurfacing activities: Monday to Sunday: 7:00 p.m. – 6:00 a.m. the next day

3.5 The contractor shall not alter the start time, ending time, or a reduction in the number of through lanes of traffic or ramp closures without advance notification and approval by the engineer. The only work zone operation approved to begin 30 minutes prior to a reduction in through traffic lanes or ramp closures is the installation of traffic control signs. Should lane closures be placed or remain in place, prior to the approved starting time or after the approved ending time, the Commission, the traveling public, and state and local police and governmental authorities will be damaged in various ways, including but not limited to, increased construction administration cost, potential liability, traffic and traffic flow regulation cost, traffic congestion and motorist delays, with a resulting cost to the traveling public. These damages are not easily computed or quantified. Therefore, the contractor will be charged with liquidated damages specified in the amount of **\$250 per 15-minute increment** for each 15 minutes that the temporary lane closures are in place and not open to traffic in excess of the limitation as specified elsewhere in this special provision. It shall be the responsibility of the engineer to determine the quantity of unapproved closure time.

3.5.1 The said liquidated damages specified will be assessed regardless if it would otherwise be charged as liquidated damages under the Missouri Standard Specification for Highway Construction, as amended elsewhere in this contract.

4.0 Detours and Lane Closures.

4.1 When a changeable message sign (CMS) is provided, the contractor shall use the CMS to notify motorists of future traffic disruption and possible traffic delays one week before traffic is shifted to a detour or prior to lane closures. The CMS shall be installed at a location as approved or directed by the engineer. If a CMS with Communication Interface is required, then the CMS shall be capable of communication prior to installation on right of way. All messages planned for use in the work zone shall be approved and authorized by the engineer or its designee prior to deployment. When permanent dynamic message signs (DMS) owned and operated by MoDOT are located near the project, they may also be used to provide warning and information for the work zone. Permanent DMS shall be operated by the TMC, and any messages planned for use on DMS shall be approved and authorized by the TMC at least 72 hours in advance of the work.

4.2 At least one lane of traffic in each direction shall be maintained at all times except on Route D for brief intervals of time required when the movement of the contractor's equipment will seriously hinder the safe movement of traffic. Periods during which the contractor will be allowed to interrupt traffic will be designated by the engineer.

5.0 Basis of Payment. No direct payment will be made to the contractor to recover the cost of equipment, labor, materials, or time required to fulfill the above provisions, unless specified elsewhere in the contract document. All authorized changes in the traffic control plan shall be provided for as specified in Sec 616.

Job No.:	J6S3215
Route:	D
County:	St. Louis

D. <u>Emergency Provisions and Incident Management</u> JSP-90-11A

1.0 The contractor shall have communication equipment on the construction site or immediate access to other communication systems to request assistance from law enforcement or other emergency agencies for incident management. In case of traffic accidents or the need for law enforcement to direct or restore traffic flow through the job site, the contractor shall notify law enforcement or other emergency agencies immediately as needed. The area engineer's office shall also be notified when the contractor requests emergency assistance.

2.0 In addition to the 911 emergency telephone number for ambulance, fire or law enforcement services, the following agencies may also be notified for accident or emergency situation within the project limits.

Missouri Highway Patrol: 636-300-2800		
City of Overland	City of Vinita Park	City of Pagedale
Fire: 314-428-1128	Fire: 314-863-4018	Fire: 314-863-4018
Police: 314-428-1221	Police: 314-499-6090	Police: 636-529-8210

2.1 This list is not all inclusive. Notification of the need for wrecker or tow truck services will remain the responsibility of the appropriate law enforcement agency.

2.2 The contractor shall notify law enforcement and emergency agencies before the start of construction to request their cooperation and to provide coordination of services when emergencies arise during the construction at the project site. When the contractor completes this notification with law enforcement and emergency agencies, a report shall be furnished to the engineer on the status of incident management.

3.0 No direct pay will be made to the contractor to recover the cost of the communication equipment, labor, materials, or time required to fulfill the above provisions.

E. <u>Project Contact for Contractor/Bidder Questions</u> JSP-96-05

All questions concerning this project during the bidding process shall be forwarded to the project contact listed below.

Lisa Kuntz, P.E. Missouri Department of Transportation Project Manager – North St. Louis County 1590 Woodlake Dr, Chesterfield MO 63017 Telephone Number: 314-453-1879 Email: <u>Lisa.Kuntz@modot.mo.gov</u>

All questions concerning the bid document preparation can be directed to the Central Office – Design at (573) 751-2876.

F. <u>Supplemental Revisions</u> JSP-18-01Z

Compliance with <u>2 CFR 200.216 – Prohibition on Certain Telecommunications and Video</u> Surveillance Services or Equipment.

The Missouri Highways and Transportation Commission shall not enter into a contract (or extend or renew a contract) using federal funds to procure or obtain equipment, services, or systems that uses covered telecommunications equipment or services as substantial or as critical technology as part of any system where the video surveillance and telecommunications equipment was produced by Huawei Technologies Company, ZTE Corporation, Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affiliate of such entities).

Stormwater Compliance Requirements

1.0 Description. This provision requires the contractor to provide a Water Pollution Control Manager (WPCM) for any project that includes land disturbance on the project site and the total area of land disturbance, both on the project site, and all Off-site support areas, is one (1) acre or more. Regardless of the area of Off-site disturbance, if no land disturbance occurs on the project site, these provisions do not apply. When a WPCM is required, all sections within this provision shall be applicable, including assessment of specified Liquidated Damages for failure to correct Stormwater Deficiencies, as specified herein. This provision is in addition to any other stormwater, environmental, and land disturbance requirements specified elsewhere in the contract.

1.1 Definitions. The project site is defined as all areas designated on the plans, including temporary and permanent easements. The project site is equivalent to the "permitted site", as defined in MoDOT's State Operating Permit. An Off-site area is defined as any location off the project site the contractor utilizes for a dedicated project support function, such as, but not limited to, staging area, plant site, borrow area, or waste area.

1.2 Reporting of Off-Site Land Disturbance. If the project includes any planned land disturbance on the project site, prior to the start of work, the contractor shall submit a written report to the engineer that discloses all Off-site support areas where land disturbance is planned, the total acreage of anticipated land disturbance on those sites, and the land disturbance permit number(s). Upon request by the engineer, the contractor shall submit a copy of its land disturbance permit(s) for Off-site locations. Based on the total acreage of land disturbance, both on and Off-site, the engineer shall determine if these Stormwater Compliance Requirements shall apply. The Contractor shall immediately report any changes to the planned area of Off-site land disturbance. The Contractor is responsible for obtaining its own separate land disturbance permit for Off-site areas.

2.0 Water Pollution Control Manager (WPCM). The Contractor shall designate a competent person to serve as the Water Pollution Control Manager (WPCM) for projects meeting the description in Section 1.0. The Contractor shall ensure the WPCM completes all duties listed in Section 2.1.

2.1 Duties of the WPCM:

- (a) Be familiar with the stormwater requirements including the current MoDOT State Operating Permit for construction stormwater discharges/land disturbance activities; MoDOT's statewide Stormwater Pollution Prevention Plan (SWPPP); the Corps of Engineers Section 404 Permit, when applicable; the project specific SWPPP, the Project's Erosion & Sediment Control Plan; all applicable special provisions, specifications, and standard drawings; and this provision;
- (b) Successfully complete the MoDOT Stormwater Training Course within the last 4 years. The MoDOT Stormwater Training is a free online course available at MoDOT.org;
- (c) Attend the Pre-Activity Meeting for Grading and Land Disturbance and all subsequent Weekly Meetings in which grading activities are discussed;
- (d) Oversee and ensure all work is performed in accordance with the Project-specific SWPPP and all updates thereto, or as designated by the Engineer;
- (e) Review the project site for compliance with the Project SWPPP, as needed, from the start of any grading operations until final stabilization is achieved, and take necessary actions to correct any known deficiencies to prevent pollution of the waters of the state or adjacent property owners prior to the engineer's weekly inspections;
- (f) Review and acknowledge receipt of each MoDOT Inspection Report (Land Disturbance Inspection Record) for the Project within forty eight (48) hours of receiving the report and ensure that all Stormwater Deficiencies noted on the report are corrected as soon as possible, but no later than stated in Section 5.0.

3.0 Pre-Activity Meeting for Grading/Land Disturbance and Required Hold Point. A Pre-Activity meeting for grading/land disturbance shall be held prior to the start of any land disturbance operations. No land disturbance operations shall commence prior to the Pre-Activity meeting except work necessary to install perimeter controls and entrances. Discussion items at the preactivity meeting shall include a review of the Project SWPPP, the planned order of grading operations, proposed areas of initial disturbance, identification of all necessary BMPs that shall be installed prior to commencement of grading operations, and any issues relating to compliance with the Stormwater requirements that could arise in the course of construction activity at the project.

3.1 Hold Point. Following the pre-activity meeting for grading/land disturbance and subsequent installation of the initial BMPs identified at the pre-activity meeting, a Hold Point shall occur prior to the start of any land disturbance operations to allow the engineer and WPCM the time needed to perform an on-site review of the installation of the BMPs to ensure compliance with the SWPPP is met. Land disturbance operations shall not begin until authorization is given by the engineer.

4.0 Inspection Reports. Weekly and post run-off inspections will be performed by the engineer and each Inspection Report (Land Disturbance Inspection Record) will be entered into a web-based Stormwater Compliance database. The WPCM will be granted access to this database and shall promptly review all reports, including any noted deficiencies, and shall acknowledge receipt of the report as required in Section 2.1 (f.).

5.0 Stormwater Deficiency Corrections. All stormwater deficiencies identified in the Inspection Report shall be corrected by the contractor within 7 days of the inspection date or any extended period granted by the engineer when weather or field conditions prohibit the corrective work. If

the contractor does not initiate corrective measures within 5 calendar days of the inspection date or any extended period granted by the engineer, all work shall cease on the project except for work to correct these deficiencies, unless otherwise allowed by the engineer. All impact costs related to this halting of work, including, but not limited to stand-by time for equipment, shall be borne by the Contractor. Work shall not resume until the engineer approves the corrective work.

5.1 Liquidated Damages. If the Contractor fails to complete the correction of all Stormwater Deficiencies listed on the MoDOT Inspection Report within the specified time limit, the Commission will be damaged in various ways, including but not limited to, potential liability, required mitigation, environmental clean-up, fines and penalties. These damages are not reasonably capable of being computed or quantified. Therefore, the contractor will be charged with liquidated damages specified in the amount of \$2,000 per day for failure to correct one or more of the Stormwater Deficiencies listed on the Inspection Report within the specified time limit. In addition to the stipulated damages, the stoppage of work shall remain in effect until all corrections are complete.

6.0 Basis of Payment. No direct payment will be made for compliance with this provision.

Anti-Discrimination Against Israel Certification

By signing this contract, the Company certifies it is not currently engaged in and shall not, for the duration of the contract, engage in a boycott of goods or services from the State of Israel, companies doing business in or with Israel or authorized by, licensed by, or organized under the laws of the State of Israel, or persons or entities doing business in the State of Israel as defined by Section 34.600 RSMo. This certification shall not apply to contracts with a total potential value of less than One Hundred Thousand Dollars (\$100,000) or to contractors with fewer than ten (10) employees.

Ground Tire Rubber (GTR) Dry Process Modification of Bituminous Pavement Material

1.0 Description. This work shall consist of the dry process of adding ground tire rubber (GTR) to modify bituminous material to be used in highway construction. Existing GTR requirements in Section 1015 pertain to the wet process method of GTR modification that blends GTR with the asphalt binder (terminal blending or blending at HMA plant). The following requirements shall govern for dry process GTR modification. The dry process method adds GTR as a fine aggregate or mineral filler during mix production. All GTR modified asphalt mixtures shall be in accordance with Secs 401, 402, or 403 as specified in the contract; except as revised by this specification.

2.0 Materials. The contractor shall furnish a manufacturer's certification to the engineer for each shipment of GTR furnished stating the name of the manufacturer, the chemical composition, workability additives, and certifying that the GTR supplied is in accordance with this specification.

2.1 Product Approval. The GTR product shall contain a Trans-Polyoctenamer (TOR) added at 4.5 % of the weight of the crumb rubber or an engineered crumb rubber (ECR) workability additive that has proven performance in Missouri. Other GTR additives shall be demonstrated and proven prior to use such as a five-year field performance history in other states or performance on a federal or state-sanctioned accelerated loading facility.

2.2 General. GTR shall be produced from processing automobile or truck tires by ambient or cryogenic grinding methods. Heavy equipment tires, uncured or de-vulcanized rubber will not be permitted. GTR shall also meet the following material requirements:

Table 1 – GTR Material Properties		
Property	Test Method	Criteria
Specific Gravity	ASTM D1817	1.02 to 1.20
Metal Contaminates	ASTM D5603	<u><</u> 0.01%
Fiber Content	ASTM D5603	<u><</u> 0.5%
Moisture Content	ASTM D1509	<u><</u> 1.0%*
Mineral Filler	AASHTO M17	<u><</u> 4.0%

*Moisture content of the GTR shall not cause foaming when combined with asphalt binder and aggregate during mix production

2.3 Gradation. The GTR material prior to TOR or ECR workability additives shall meet the following gradation and shall be tested in accordance with ASTM D5603 and ASTM D5644.

Table 2 – GTR Gradation		
Sieve	Percent Passing by Weight	
No. 20	100	
No. 30	98-100	
No. 40	50-70	
No. 100	5-15	

3.0 Delivery, Storage, and Handling. The GTR shall be supplied in moisture-proof packaging or other appropriate bulk containers. GTR shall be stored in a dry location protected from rain before use. Each bag or container shall be properly labeled with the manufacturer's designation for the GTR and specific type, mesh size, weight and manufacturer's batch or Lot designation.

4.0 Feeder System. Dry Process GTR shall be controlled with a feeder system using a proportioning device that is accurate to within ± 3 percent of the amount required. The system shall automatically adjust the feed rate to always maintain the material within this tolerance and shall have a convenient and accurate means of calibration. The system shall provide in-process monitoring, consisting of either a digital display of output or a printout of feed rate, in pounds per minute, to verify feed rate. The supply system shall report the feed in 1-pound increments using load cells that will enable the user to monitor the depletion of the GTR. Monitoring the system volumetrically will not be allowed. The feeder shall interlock with the aggregate weight system and asphalt binder pump to maintain correct mixture proportions at all production rates.

Flow indicators or sensing devices for the system shall be interlocked with the plant controls to interrupt mixture production if GTR introduction rate is not within ± 3 percent. This interlock will immediately notify the operator if GTR introduction rate exceeds introduction tolerances. All plant production will cease if the introduction rate is not brought back within tolerance after 30 seconds. When the interlock system interrupts production and the plant has to be restarted, upon restarting operations; the modifier system shall run until a uniform feed can be observed on the output display. All mix produced prior to obtaining a uniform feed shall be rejected.

4.1 Batch Plants. GTR shall be added to aggregate in the weigh hopper. Mixing times shall be increased per GTR manufacturer recommendations.

4.2 Drum Plants. The feeder system shall add GTR to aggregate and liquid binder during mixing and provide sufficient mixing time to produce a uniform mixture. The feeder system shall ensure GTR does not become entrained in the exhaust system of the drier or plant and is not exposed to the drier flame at any point after introduction.

5.0 Testing During Mixture Production. Testing of asphalt mixes containing GTR shall not begin until at least 30 minutes after production or per additive supplier's recommendation.

6.0 Construction Requirements. Mixes containing GTR shall have a target mixing temperature of 325 F or as directed by the GTR additive supplier. The additive supplier's recommendations shall be followed to allow for GTR binder absorption/reaction. This may include holding mix in the silo to allow time for binder to absorb into the GTR. Rolling operations may need to be modified.

7.0 Mix Design Test Method Modification. A formal mixing procedure from the additive supplier shall be provided to the contractor and engineer that details the proper sample preparation, including blending GTR with the binder or other additives. Samples shall be prepared and fabricated in accordance with this procedure by the engineer and contractor throughout the duration of the project.

8.0 Mix design Volumetrics. Mix design volumetric equations shall be modified as follows:

8.1 Additional virgin binder added to offset GTR absorption of binder shall be counted as part of the mix virgin binder

8.2 GTR shall be included as part of the aggregate when calculating VMA of the mix.

8.2.1 GTR SPG shall be 1.15

8.3 Mix G_{sb} used to determine VMA shall be calculated as follows:

$$G_{sb (JMF)} = \frac{(100 - P_{bmv})}{\left(\frac{P_s}{G_{sb}} + \frac{P_{GTR}}{G_{GTR}}\right)}$$

where:

 $G_{sb\ (JMF)} = bulk\ specific\ gravity\ of\ the\ combined\ aggregate\ including\ GTR$ $P_{bmv} = percent\ virgin\ binder\ by\ total\ mixture\ weight$ $P_s = percent\ aggregate\ by\ total\ mixture\ weight\ (not\ including\ GTR)$ $P_{GTR} = percent\ GTR\ by\ total\ mixture\ weight$ $G_{sb} = bulk\ specific\ gravity\ of\ the\ combined\ aggregate\ (not\ including\ GTR)$ $G_{GTR} = GTR\ specific\ gravity$

8.4 G_{se} shall be calculated as follows:

$$G_{se} = \frac{(100 - P_b - P_{GTR})}{\left(\frac{100}{G_{mm}} - \frac{P_b}{G_b} - \frac{P_{GTR}}{G_{GTR}}\right)}$$

8.5 P_{be} shall be calculated as follows:

$$P_{be} = P_b - \frac{P_{ba}}{100} * (P_s + P_{GTR})$$

9.0 Minimum GTR Amount. The minimum dosage rate for GTR shall be 5 % by weight of total binder for an acceptable one bump grade or 10 % by weight of total binder for an acceptable two bump grade as detailed in the following table. Varying percentage blends of GTR and approved additives may be used as approved by the engineer with proven performance and meeting the specified requirements of the contract grade.

Contract Binder Grade	Percent Effective Virgin Binder Replacement Limits	Required Virgin Binder Grade	Minimum GTR Dosage Rate
PG 76-22	0 - 20	PG 70-22	5 %
		PG 64-22	10 %
PG 70-22	0 - 30	PG 64-22	5 %
		PG 58-28	10 %
PG 64-22	0-40*	PG 58-28	5 %
		PG 52-34	10 %
PG 58-28	0 – 40*	PG 52-34	5 %
		PG 46-34	10 %

* Reclaimed Asphalt Shingles (RAS) may be used when the contract grade is PG 64-22 or PG 58-28. RAS replacement shall follow the 2 x RAS criteria when calculating percent effective binder replacement in accordance Sec 401.

Buy America

In addition to Section 106.9 of the Missouri Standard Specifications for Highway Construction, the following requirements will also be in effect for this project.

1.0 Description. The Bipartisan Infrastructure Law (BIL) was enacted on November 15, 2021. The BIL includes Build America, Buy America Act Publication L. No. 117-58. This provision expands the Buy America requirements beyond what is currently only required for steel and iron products. The steel and iron provisions have not changed with the new bill. Cement and cementitious materials; aggregates such as stone, sand, or gravel; or aggregate binding agents or additives are excluded from this requirement. All other materials and manufactured products permanently incorporated into the project will be subject to Buy America requirements. There are three categories requiring Buy America Certification:

- a) Iron and steel no changes to the current specification requirements.
- b) Manufactured products these are currently exempted under the 1983 waiver from FHWA.
- c) Construction materials consisting primarily of:

- Non-ferrous metals;
- Plastic and polymer-based products (including polyvinylchloride, composite build materials, and polymers used in fiber optic cables);
- Glass (including optic glass);
- Lumber; or
- Drywall

1.1 All products and or materials will only be classified under one of these categories and not under multiple categories. It is the prime contractor's responsibility to assure all submittals required for Buy America are submitted to the Engineer prior to the products and or materials being incorporated in the job. The implementation of this policy will be in effect for all projects awarded after November 10, 2022.

1.2 New items designated as construction materials under this requirement will require the prime contractor to submit a material of origin form certification prior to incorporation into the project. The Certificate of Material origin form (link to certificate form) from the supplier and/or fabricator must show all steps of the manufacturing being completed in the United States. The Certificate of Material form shall be filed with the contract documents.

1.3 Any minor miscellaneous construction material items that are not included in the materials specifications shall be certified by the prime contractor as being procured domestically. The certification shall read "I certify all materials permanently incorporated in this project covered under this provision have been to the best of my knowledge procured and all manufactured domestically." The certification shall be signed by an authorized representative of the prime contractor.

1.4 The National Transportation Product Evaluation Program (NTPEP) compliance program verifies that some non-iron and steel products fabrication processes conform to 23 CFR 635.410 Buy America Requirements and an acceptable standard per 23 CFR 635.410(d). NTPEP compliant suppliers will not be required to submit step certification documentation with the shipment for some selected non-iron and steel materials. The NTPEP compliant supplier shall maintain the step certification documentation on file and shall provide this documentation to the engineer upon request.

2.0 Basis of Payment. Any costs incurred by the contractor by reason of compliance with the above requirements shall be considered as included in and completely covered by the unit price bid for the various items of work included in the contract.

Delete Sec 403.19.2 and substitute the following:

403.19.2 Lots. The lot size shall be designated in the contractor's QC Plan. Each lot shall contain no less than four sublots and the maximum sublot size shall be 1,000 tons. The maximum lot size shall be 4,000 tons for determination of pay factors. Sublots from incomplete lots shall be combined with the previous complete lot for determination of pay factors. When no previous lot exists, the mixture shall be treated in accordance with Sec 403.23.7.4.1. A new lot shall begin when the asphalt content of a mixture is adjusted in accordance with Sec 403.11.

G. <u>Utilities</u> JSP-93-26F

1.0 For informational purposes only, the following is a list of names, addresses, and telephone numbers of the <u>known</u> utility companies in the area of the construction work for this improvement:

Utility Name	<u>Known</u> <u>Required</u> <u>Adjustment</u>	<u>Түре</u>
Ameren Missouri (OH) Aaron Killebrew Telephone: 314.874.7994 Email: akillebrew@ameren.com	None See 3.0	Electric
Ameren Missouri (UG) Steven Lockett Telephone: 314.625.8439 Email: <u>slockett@ameren.com</u>	Yes See 3.1	Electric "UE1"
Ameren Missouri (Dusk to Dawn Lights) Wade Smith Telephone: 314.810.6208 Email: <u>wsmith4@ameren.com</u>	Yes See 3.2	Electric
Charter (Spectrum) Kenneth Williams Telephone: 314.393.2984 Email: <u>kenneth.williams@charter.com</u>	Yes See 4.0	Communications "UTV"
Lumen Rich Obremski Telephone:314.378.9931 Email: <u>Richard.Obremskie@lumen.com</u>	Yes See 5.0	Communications ":FO4"
Missouri American Water Company Mickie Redhage Telephone: 314.705.7200 Email: <u>Matthew.Schneider@amwater.com</u>	Yes See 6.0	Water "W" "AW"

AT&T Distribution (west of N. Hanley)	Yes	Communications
Wade Weakly Telephone: 636.692.3326	See 7.0	"Т"
Email: <u>ww8571@att.com</u>		
AT&T Distribution (east of N. Hanley) Jeff Biggs Telephone: 573.218.4635 Email <u>jb3457@att.com</u>		
Spire Energy	Yes	Gas
Nick Eggert Telephone: 314.330.5720 Email: <u>nicholas.eggert@spireenergy.com</u>	See 8.0	"G"
MCI	Yes	Communications
Domenic Nicastro Telephone: 636.459.1600	See 9.0	"FO3"
Email: Domenic.nicastro@verizon.com		
Zayo Communications	No See 8 0	Communication
Telephone	See 8.0	
Email: <u>timothy.payment@zayo.com</u>		
Metropolitan Sewer District	Yes	Sanitary/Storm
Telephone:314.768.2714	See 9.0	Work included in the contract
Email: <u>nhsafd@stlmsd.com</u>		
St Louis County Highway – Traffic	Ves	Fiber
Scott Halter	See 10.0	TIDEI
Telephone:314.615.5000		"FO2"
		Work included in the contract
City of Pagedale	Yes	Decorative Lighting
Telephone: 314.638.9998		Work included in the contract
(number for marking underground lighting)		

1.1 The existence and approximate location of utility facilities known to exist, as shown on the plans, are based upon the best information available to the Commission at this time. This information is provided by the Commission "as-is" and the Commission expressly disclaims any representation or warranty as to the completeness, accuracy, or suitability of the information for any use. Reliance upon this information is done at the risk and peril of the user, and the Commission shall not be liable for any damages that may arise from any error in the information. It is, therefore, the responsibility of the contractor to verify the above listing information indicating

existence, location, and status of any facility. Such verification includes direct contact with the listed utilities.

2.0 Project Specific Provisions: The Contractor shall be aware there are numerous utilities present within the project limits. There are approximately 25 utility conflicts due to drainage improvements along Page Ave between Walton Road and North & South Road. There will be a large amount of utility coordination with staking of drainage pipes/structures, lane drops and closeness of each utility adjustment. Therefore, all the utility companies plan to relocate the proposed utilities between Walton and North & South Road after the contractor's NTP date (December 4, 2023) and complete all utility relocations by June 30, 2024. Missouri American Water Company is planning to replace an old "obsolete" water main between Quendo Ave and Iona Ave. See JSP 6.3 listed below Missouri American Water also plans to replace lead/galvanized water services between Walton to Quendo Ave. See JSP 6.4 listed below NOTE SEE JSP U. ORDER OF WORK for work restrictions by the roadway contractor

3.0 Ameren-OH – Aaron Killebrew

Ameren has overhead facilities in the entire project limits. The only overhead Ameren work involving poles on this project is being performed by Ameren when they install new Dusk to Dawn lights in the project limits. See Ameren Dusk to Dawn Utility JSP 3.2.

3.1 Ameren-UG- Steven Lockett - Buried Ameren is noted "UE1" on the plans

Ameren has underground facilities along Page Ave from West of Carolyn Park Drive to North Hanley Road, as shown on drainage plan sheet 9 of 27 thru 18 of 27. Ameren advised they have UG conflicts with proposed drainage (3-8B DI to 3-26DI) located between Gulf Drive and North and South Road, as shown on sheets 10 of 27 thru 13 of 27. Ameren's relocation plans are shown on the proposed drainage plans. Ameren plans to start their relocation work on January 15, 2024 and complete their relocation work by April 26, 2024.

3.2 Ameren Dusk to Dawn Relocations- Wade Smith

Ameren has several new dusk to dawn lights on wood poles that will need to be installed in the project limits. Ameren will also be removing some existing dusk to dawn lights, as shown on Ameren's Dusk to Dawn Lighting plans included in the electronic deliverables for "information purposes only." Ameren will not be able to install some lights until MoDOT's contractor removes some CL lights on existing traffic signals. Ameren plans to start work soon after the preconstruction meeting and after MoDOT's contractor removes some existing CL lights on signal posts. Ameren advised they estimate to take three to four weeks to complete the dusk to dawn light work in the project limits. MoDOT requested the proposed Ameren lights to improve lighting at various existing and proposed median concrete islands in the project limits. See lighting plans - Sheet 125 -147

3.3 Ameren – New Secondary Service

Ameren site visited all six (6) proposed service locations, as noted below and there will be no construction costs from Ameren for new service connections on this project. The source pole for each power supply/UPS are shown on the plans sheets noted below. Ameren premise numbers will be provided to Ameren at the preconstruction meeting.

Job No.:	J6S3215	
Route:	D	
County:	St. Louis	

- Traffic Signal @ Page Ave and Water Works Road- Proposed UPS (Sheet 148)
- Traffic Signal @ Page Ave and Walton Road- Proposed UPS (Sheet 153)
- Mid Block Hawk Signal/ITS–Proposed Power Supply (Sheet 158) and (ITS Sheet 1 of 1)
- Traffic Signal @ Page Ave and North & South Road Proposed UPS (Sheet 164)
- Traffic Signal @ Page Ave and Midland Blvd- Proposed UPS (Sheet 169)
- Traffic Signal @ Page Ave and Hanley Road Proposed UPS (Sheet 174)

4.0 Charter Communications- Kenneth Williams Buried Charter is noted "UTV" on the plans

4.1 Aerial Charter. Charter advised they have aerial facilities on Ameren poles along the entire project limits. There are 5 poles in the project limits where Ameren previously installed new poles and Charter did not complete the aerial transfers. **Charter plans to complete the aerial work by November 24, 2023**. Then, AT&T-d's contractor (ADB) will complete their aerial transfer work and remove Ameren's five poles. No existing pole that needs to be removed are in conflict with the ADA improvement work. See AT&T-d utility JSP for AT&T-d's schedule.

4.2 Underground Charter. Charter advised they have some buried facilities between Walton Road & North & South Road. Charter advised they have a couple hand hole adjustments due to the new sidewalk grade and one relocation at approx. STA 182+25 due to a drainage conflict. Ervin Cable is scheduled to perform the UG relocation for Charter. **They plan to start two weeks after the preconstruction meeting and take three weeks to complete the relocation**. Ervin will also adjust any existing Charter hand holes to the new sidewalk grades. Ervin requested two weeks' notice for each Charter hand hole that needs to be raised/lowered/shifted and take one day to complete each hand hole adjustment.

5.0 Lumen – Rich Obremski - Buried Lumen is noted "FO4" on the plans

Lumen advised they have buried fiber facilities located within the entire project limits on the south side of Page Ave, as shown on the drainage plans. Lumen advised that they do not anticipate any conflicts with their facilities. If any Lumen hand hole or manhole needs to be adjusted to the new sidewalk grade, Lumen requested two weeks' notice so Ervin Cable can mobilize to the project and adjust the Lumen hand hole.

6.0 Missouri American Water Company (MAWC) - Mickie Redhage Note: "W" and "AW" (for abandoned water on the plans.)

6.1 Water Main Existing Facilities

MAWC has water main facilities in the entire project limits. Existing water mains are located mostly in the roadway pavement. Existing water mains and sizes are also shown on the drainage plans. MAWC recently replaced a section of old water main in the pavement from I-170 east to Crystal Ct. The abandoned water mains are labeled "AW" on the drainage plans. MAWC advised they have the following water main, water service line and fire hydrant conflicts with proposed drainage along Page Ave, between Walton Road and North & South Road. Relocated service lines and water mains are shown on the drainage plans. MAWC construction crews plan to mobilize on the project to start relocating for water main conflicts soon after the road contractor's preconstruction meeting (week of January 8, 2024) and complete all water main relocations on the project prior to June 30, 2024. MAWC has retained Bollmeier to complete the water main work listed below. Bollmeier anticipates to complete the work by March 1, 2024.

- 1" copper service line is in conflict with proposed drainage on the north side of Route D at approx. STA 187 + 05.00. Bore new 1" service line.
- 8" ductile iron service line is in conflict with proposed drainage on the south side of Route D at approx. STA 187 + 35.00. Install new 8" service.
- Fire hydrant is in conflict with proposed drainage on the north side of Route D at approx. STA 189 + 70.00. Install new hydrant to the east of old hydrant.
- 8" ductile iron service line crosses proposed drainage structure on the north side of Route D at approx. STA 191 + 05.00. install new 8" service line.
- 8" ductile iron water main crosses proposed drainage on the north side of Route D at approx. 191 + 40.00. Install new water main at approx. STA 191 + 30.00.
- 6" ductile iron water main crosses proposed drainage on the north side of Route D at approx. STA 191 + 95.00. Install new water main at approx. STA 191 + 70.00.
- 1" copper service is in conflict with proposed drainage on the south side of Route D at approx. STA 198 + 60.00. install new 1" service line.
- 1" copper service is in conflict with proposed drainage on the south side of Route D at approx. STA 199 + 35.00. install new 1" service line.
- 2" copper service is in conflict with proposed drainage on the north side of Route D at approx. STA 204 + 15.00. Install new 2" service line and meter
- 6" cast iron main crosses proposed drainage on the south side of Route D at approx. STA 205 + 00. MAWC plans to pot hole to determine depth and relocate if necessary.
- 1.5" galvanized service line is in conflict with proposed drainage on the south side of Route D at approx. STA 206 + 15.00. Install new 1.5" service
- 1" copper service line is in conflict with proposed drainage on the south side of Route D at approx. STA 206 + 80.00. Install new 1" service
- 2" copper service line is conflict with proposed drainage on the north side of Route D at approx. STA 207 + 65.00. Install new 2" service
- Fire hydrant is in conflict with proposed drainage on the north side of Route D at approx. STA 207 + 70.00. Install new fire hydrant
- 6" cast iron main cross proposed drainage on the south side of Route D at approx. STA 208 + 10.00. MAWC plans to pot hole to determine depth and relocate if necessary.
- 1.25" service line is in conflict with proposed drainage on the south side of Route D at approx. STA 211 + 20.00. Install new 1.25" service.

6.2 Water Valve Adjustments – Main

If water main valves (main line valves) need to be adjusted due to grade changes with the road improvement project, MAWC advised they need five (5) working days prior notice in order to have someone on site to adjust the water valve vertically.

6.3 Private Water Service Meters/Valves

There are over 30 private water meters and 30 private water valves shown on the plans. The majority of the private service meters/valves will not need to be adjusted due to grade changes. Each individual water service meter/valve are shown on the contract quantity sheets and drainage plans. One (1) water service meter and 18 water service valves are estimated in the road contract to be adjusted due to grade change: sidewalk, green space, concrete approach entrance or in asphalt parking lots.

6.4 Obsolete Water Main Relocation

Missouri American Water Company (MAWC) recently discovered their existing water main along Route 180 between Quendo Ave and Iona Ave needs to be replaced due to too many main breaks. MAWC anticipates to bid out the water main relocation the week of September 11, 2023 and anticipates their contractor starting relocating the new main the first week of October 2023. MAWC anticipates their contractor to complete the water main installation work by the January 1, 2024 and the service lines to be completed transferred by February 2, 2024. A copy of the MAWC's obsolete relocation plans are included in the electronic deliverable to the contractor for the project.

6.5 Replacement of Lead/Galvanized Water Services

Missouri American Water Company (MAWC) will need to replace 15 existing lead and/or galvanized water services between Quendo Ave to Walton Road. MAWC has retained Bollmeier to replace the existing lead & galvanized water service lines. Bollmeier anticipates starting the service line work October 2, 2023 and complete the work by January 26, 2024. Bollmeier will also replace the water main/service lines in conflict between Walton Road and North & South Road, as noted above in UTILITY JSP 6.1.

7.0 AT&T-d Wade Smith (west of North Hanley)- Jeff Biggs (North Hanley and east of North Hanley) - Buried AT&T-d is noted "T" on the plans.

7.1 Underground AT&T-d AT&T-d has underground facilities in the entire project limits. AT&T-d advised there are several manhole/hand hole adjustments in the project limits due to sidewalk improvements. ADB has been retained by AT&T-d to adjust manholes and hand holes to new sidewalk grades. AT&T-d requested two weeks notice to ADB for necessary adjustments and ADB anticipates taking one day per manhole/hand hole adjustment in non-pavement areas. AT&T-d anticipates one (1) conflict with its buried cables due to proposed drainage work, located on the north side of Page Ave between Gulf Drive to east of Ermes Drive, as shown on sheet 10 of 27 of the drainage plans. AT&T-d's relocation plan is shown on the drainage plans, sheet 10 of 27. **AT&T-d anticipates to begin the underground relocation by January 15, 2024 and be completed by March 15, 2024.**

7.2 Aerial AT&T-d AT&T-d has aerial facilities in the entire project limits. After Charter completes their aerial work on 5 poles, ADB will complete the transfers for AT&T-d and pull those poles. **This work is expected to begin November 27, 2023 and be completed by January 12, 2024.**

8.0 Spire- Nick Eckert - Gas is noted "G" on the plans.

8.1 Spire Existing Gas Facilities

Spire has existing gas mains facilities located in the entire project limits. Existing gas mains & sizes are shown on the drainage plans.

Spire advised they anticipate several gas main and gas service conflicts as noted below. Spire plans to pot hole all existing mains for potential conflicts but not pot hole for gas service conflicts. A bid item is set up in the contract for the contractor to pot hole utilities for conflicts with proposed drainage. The contractor is advised to pot hole for any gas service conflicts in the project limits and give Spire three (3) weeks advanced notice of needing any gas service line relocated in the field. Spire plans to mobilize on the project to start relocating for gas main conflicts soon after the road contractor's preconstruction meeting (week of January 8, 2024) and complete all gas main relocations on the project prior to June 30, 2024. Spire requested 3 days' notice to ATG any gas valves needing adjustment for the new sidewalk grades.

- a) 4" steel gas main is in conflict with proposed drainage run on the South side of Route D/Page Ave, East of Walton Rd. Relocate gas main North into roadway from Sta. 180 + 50.00 to Sta. 184 + 00.00
- b) 4" steel gas main is in conflict with proposed drainage run on the South side of Route D/Page Ave. Relocate gas main North into roadway from Sta. 186 + 80.00 to Sta. 190 + 00.00
- c) 2" steel gas main crosses proposed drainage on the North side of Route D/Page Ave at Sta. 187 + 00.00. Spire to pot hole for depth and lower if in conflict
- d) 2" steel gas main is in conflict with proposed drainage run on the North side of Route D/Page Ave. Relocate gas main North towards ROW edge from Sta. 187 + 60.00 to Sta. 188 + 40.00
- e) 4" steel gas main crosses proposed drainage on the North side of Route D/Page Ave at Sta. 191 + 60.00. Spire to pot hole for depth and lower if in conflict
- f) Gas service line crosses proposed drainage on the North side of Route D/Page Ave at Sta. 203 + 30.00. <u>Contractor to pot hole for depth and Spire to relocate if in conflict</u>
- g) 4" steel gas main crosses proposed drainage on the South side of Route D/Page Ave at Sta. 205 + 80.00. Dead end main to be abandoned

9.0 MCI/Verizon- Domenic NiCastro - Buried MCI is noted "FO3" on the plans

MCI advised they have buried facilities along the south side of the entire project limits, as shown the drainage sheets. MCI advised they anticipate one conflict with their fiber facilities due to proposed drainage on both sides of Page Ave at approximate station 190+90, drainage sheet 7 of 27. MCI plans to have ADB complete MCI's relocation prior to the road contractors NTP date of January 8, 2024.

MCI will have several existing hand holes in the project limits that will need to be adjusted due to the new sidewalk grades. ADB is MCI's contractor. MCI requested 10 working days' notice to advise ADB to mobilize on site and ADB is planning to take one day to adjust each hand hole needing to be raised/lowered/shifted.

10.0 Zayo- Tim Payment - Existing MH's are labeled "Zayo MH" on the plans

Zayo has an empty duct bank along the south side Page Ave from Walton Road to Verl Place. Zayo took over MMFN's facilities. Zayo manholes are labeled "MMFN" on the lid of their manholes. Most of Zayo's manholes are located in the pavement except one MH at Walton Road. If any Zayo MH needs to be adjusted, Schatz Cable will perform the work for Zayo.

Zayo requested ten (10) working days' notice to order advise Schatz to mobilize on site. Schatz is planning to take one day to adjust each/any manhole.

11.0 Metropolitan Sewer District- Nicholas Safdari

MSD has work included in the road contract, referenced as MSD Job No. 23MSD-00236 and quantities are shown on the drainage plans. Nicholas Safdari is the MSD permit reviewer assigned to this project. MoDOT anticipates receiving the MSD permit for this project by the middle of September 2024.

12.0 St. Louis County Highway- Scott Halter Buried County Highway fiber is noted "FO2" on the plans

St. Louis County Highways and Traffic has a fiber located on Page Ave from Midland to North Hanley. Several existing County pull boxes will need to be adjusted to the new sidewalk grade, as noted in the contract plans. ATG pull box bid item is included in the contract plans.

St. Louis County Highway is recently part of Missouri One Call along MoDOT corridors, but St. Louis County Highway requests that the contractor contact the County directly with the One Call Ticket numbers at all four locations to request the County locate their fiber.

The contractor is advised to email <u>Signal locates@stlouiscountymo.com</u> with each one call ticket number needing St Louis County Traffic facilities located in the project limits.

13.0 City of Pagedale Lighting- Keith Harvey

The City of Pagedale has decorative lighting located on the south side of Page Ave from Quendo Ave to east of Verl Place. The existing decorative lights are located within the existing five-foot sidewalk. Some of the existing sidewalks are getting widened and therefore impacting the existing lighting pull box grades. A bid item to ATG the existing City of Pagedale lighting pull boxes is included in the road contract.

H. <u>Contractor Verification of Signal Base and Drainage Structure Locations</u>

1.0 Description. The Contractor shall field verify that the proposed traffic signal base (including hawk signal bases) and roadway drainage structure locations (inlets or manholes) will not need to be shifted to avoid utilities prior to ordering any necessary drainage structures or signal equipment. The Contractor shall be proactive in the discovery of potential utility conflicts. The Contractor shall submit One Call tickets where existing utilities are located in close proximity to

proposed signal base locations and coordinate with the utility company and the Engineer to determine if a conflict will be encountered due to the work proposed in the contract. If a conflict is anticipated, the Contractor shall perform test holes to field verify whether conflicts exist with proposed roadway improvement locations.

If utility facilities are discovered the contractor shall contact the MoDOT Area Utility Coordinator, Dave Brunjes at (314) 439-6297. The engineer will determine whether relocation of the utility is necessary to accommodate construction or if the work can be installed in accordance with Missouri Standard Plans for Highway Construction for the item of work specified. The Contractor shall coordinate construction activities with the utilities and take measures to ensure the integrity of the existing facilities are not disturbed during construction.

The Contractor shall not order materials until measurements are field verified.

2.0 Basis of Payment.

2.1 All labor, equipment, materials, and restoration necessary to pothole buried utilities at proposed signal base and manhole or inlet drainage structure locations shall be paid for under:

Pay Item Number	Description	Unit
902-99.02	Pot Holing for Utility Facilities	Each

2.2 Potholing necessary to install any other items will be incidental to those items and paid at no direct pay.

I. <u>Ameren's Dusk to Dawn Lighting Work</u>

1.0 Description. Ameren will need to add and remove existing Dusk to Dawn lights on their poles along the project limits. Ameren plans are included in the electronic deliverables "for information purposes only". Some of Ameren's proposed lights cannot be installed until the contractor removes some existing CL lights on MoDOT's traffic signals. Ameren plans to not install any new dusk to dawn lights until soon after the preconstruction meeting. Ameren's advised they have approximately three weeks of work on this project to get all the new lights installed. Coordination between the contractor and Ameren is expected to minimize any period of time where lighting is not operational.

J. Liquidated Damages for Winter Months JSP-04-17A

Delete Sec 108.8.1.3 (a)

Liquidated damages for failure to complete the work on time shall not be waived from December 15 to March 15, both dates inclusive.

K. Liquidated Damages Specified - Work Within Temporary Easements JSP-93-28

1.0 Description. The temporary construction easements (TCE's) acquired by the Commission are a valid property right for a two-year period. Beyond two years, the temporary property right acquired by the Commission will expire. If the temporary property right acquired by the

Commission expires prior to the Contractor completing work within the limits of any TCE, the Commission, the traveling public, and state and local police and governmental authorities will be damaged in various ways, including but not limited to, increased construction administration cost, potential liability, traffic and traffic flow regulation cost, traffic congestion and motorist delay, with its resulting cost to the traveling public. These damages are not reasonably capable of being computed or quantified. Therefore, the contractor will be charged with liquidated damages specified in the amount of **\$500** per <u>day</u> for each full <u>day</u> that the work within any temporary construction easement is not complete within 2 years of the notice to proceed date for the project. It shall be the responsibility of the engineer to determine the quantity of excess closure time.

1.1 The said liquidated damages specified will be assessed regardless of whether it would otherwise be charged as liquidated damages under the Missouri Standard Specification for Highway Construction, as amended elsewhere in this contract.

L. Liquidated Damages for Pedestrian Impacts

1.0 Description. Providing work zone protection for pedestrians will be a primary component of this project. This work shall consist of staging/managing construction timelines to minimize the project's impacts to pedestrian traffic where construction activities make walkways impassible. Nothing in this provision shall be construed to limit contractor innovation in mitigating pedestrian traffic impacts.

2.0 Prosecution of Work. At locations where construction makes walkways impassible, the contractor shall have all necessary personnel, equipment, and materials at hand for all work at each location before the work begins so that work may proceed without delay. Work requiring the mitigation of pedestrian traffic impacts includes, but shall not be limited to, removal of sidewalk, curb ramp, or other paved pedestrian pathway.

3.0 Time of Disruption of Pedestrian Facilities. Regardless of construction methods chosen, once a section of sidewalk has been closed to pedestrian traffic, the contractor shall prosecute the work as to minimize delays and inconvenience to the traveling public. The contractor, with approval from the engineer, shall specify the length of a given sidewalk section to be reconstructed. Once a corner has been closed to pedestrian traffic, the contractor shall have a maximum of three weeks, regardless of weather or other delays, to reopen that corner/section to pedestrian traffic.

4.0 Work Area Safety. The contractor shall maintain a work area that is safe for pedestrians. In order to provide this, the contractor shall work on only one side of Route D at a given time to improve the sidewalks along either the north or south sides and to allow a walkable path on the other side during construction. The areas adjacent to the contractor's physical work site shall also be maintained to provide access to adjoining properties, regardless of whether a detour route is in place. All holes shall be covered with secured plywood or steel plates, and the work area walkways shall be free of trip hazards, loose debris, vehicles, materials, and equipment when the contractor is not in the work area. A 3 foot minimum path shall be maintained on any used-in-place walkway needed for access. The contractor shall not be permitted to park on any walkway.

5.0 Liquidated Damages. If work associated with new sidewalk or curb ramps along a given side of Route D begins, but is not complete and open to pedestrian traffic within 3 weeks of commencement, the Commission, the traveling public, and state and local police, and governmental authorities will be damaged in various ways, including but not limited to, increased

construction administration cost, potential liability, traffic and traffic flow regulation cost, and pedestrian delay, with its resulting cost to the traveling public. These damages are not reasonably capable of being computed or quantified.

Therefore, the contractor will be charged with liquidated damages specified in the amount of **\$500 per day** of delay that closes a walkway in excess of **3 weeks**. The contractor's superintendent and the engineer shall be on site at the time of any closures and shall both record an agreed time when the walkway was closed. It shall be the responsibility of the engineer to determine the quantity of excess closure time.

5.1 The said liquidated damages specified will be assessed regardless of whether it would otherwise be charged as liquidated damages under the Missouri Standard Specification for Highway Construction. There shall be no permitted excuse for delay of the work, including weather.

6.0 Basis of Payment. No direct payment will be made to the contractor to recover the cost of equipment, labor, materials or time required to fulfill the above provisions, unless specified elsewhere in the contract document.

M. Liquidated Damages Specified - Permanent Lane Closures During Construction

1.0 Description. Per JSP C – Work Zone Traffic Management, the contractor will be allowed to permanently close a lane, in one direction at a time, on Route D to construct all narrow entrances (less than 20' wide) within a specified section listed in the provision while allowing for parking on the existing shoulder.

If all narrow entrances (less than 20' wide) within a given section are not complete and open to traffic prior to the **permanent lane closure window** for that section, the Commission, the traveling public, and state and local police and governmental authorities will be damaged in various ways, including but not limited to, increased construction administration cost, potential liability, traffic and traffic flow regulation cost, traffic congestion and motorist delay, with its resulting cost to the traveling public. These damages are not reasonably capable of being computed or quantified. Therefore, the contractor will be charged with liquidated damages specified in the amount of **\$200** per <u>day</u> for each day that the permanent full lane closure is in place and all lanes not open to traffic in excess of the limitation as specified elsewhere in this special provision. It shall be the responsibility of the Engineer to determine the quantity of excess closure time.

1.1 For clarification purposes, the locations on this job where the majority of entrances are residential and Liquidated Damages for Providing Permanent Lane Closures During Construction will apply are the following:

Route D from Crystal Court to Atherton Drive – South Side (L = 1500') – Approximately 3 Residential Entrances – **Closure Window = 2 weeks**

Route D from North South Road to Midland Boulevard – South Side (L = 1500') – Approximately 2 Residential Entrances – **Closure Window = 2 Weeks**

Route D from North South Road to Midland Boulevard – North Side (L = 1500') – Approximately 4 Residential Entrances – **Closure Window = 2 Weeks**

Route D from N. Hanley Road to Quendo Avenue – South Side (L = 1000') – Approximately 19 Residential Entrances – **Closure Window = 5 Weeks**

The contractor will not be allowed to close multiple sections listed above at the same time. If the contractor chooses to not close a lane permanently within these allowed sections, but instead close a lane each day during the work hours provided within JSP C – Work Zone Traffic Management, then no liquidated damages will be charged in relation to this provision. Multiple liquidated damages may apply if the contractor fails to meet the requirements of this provision in multiple sections. The contractor may work on additional items for this project such as curb and gutter, sidewalk, etc. while the permanent lane closure is in effect. Once any residential entrances less than 20' wide are closed, the closure timeframe and parking accommodations provided within JSP T – Access to Commercial and Private Entrances must be followed.

1.2 The said liquidated damages specified will be assessed regardless of whether it would otherwise be charged as liquidated damages under the Missouri Standard Specification for Highway Construction, as amended elsewhere in this contract.

N. <u>MoDOT's Construction Workforce Program</u> NJSP-15-17A

1.0 Description.

1.1 Projects utilizing federal funds include contract provisions for minority and female workforce utilization in the various trade crafts used to complete construction contracts. These federal contract workforce goals are described in the section labeled "Notice of Requirement for Affirmative Action to Ensure Equal Employment Opportunity". These goals are included in all MoDOT federal aid contracts and are under the authorization and enforcement of the U.S. Department of Labor (US DOL).

1.2 The Federal workforce requirement (Goals – TABLE 1) is authorized in 41 CFR Part 60-4 and Executive Order 11246 which set Equal Employment Opportunity goals with Affirmative Action requirements.

1.3 The required federal aid workforce provisions noted above, coupled with the following additional contract provisions, constitute MoDOT's Construction Workforce Program herein called Program.

1.4 This provision does not require pre-qualification nor is it a condition of award.

1.5 The Program does not eliminate or limit any actions the US DOL may take in relation to this contract's federal provisions.

1.6 The Program goals included in the contract are separate from any Disadvantaged Business Enterprise (DBE) or On-The-Job (OJT) training provision that may be included as contract provisions. DBE and OJT goals may or may not be included in a contract based on the individual size of contracts, type of contract work, anticipated length of contract, available and willing resources or other reasons.

1.7 Contractor, for the purpose of this provision, means the prime contractor and any and all subcontractors.

1.8 It is expected that the contractor recognizes the construction workforce goals for both minority and female workers in the project's county and make efforts to attain those goals, if possible, through the existing workforce makeup of the prime (including subcontractors) that will be on the project and/or through hiring opportunities that may arise for the project. However, it is not the intent of this provision to compel any contractor to displace existing workforce or move workers around to just meet the workforce goals.

1.9 If the contractor's existing Missouri construction workforce meets or exceeds the federal workforce goals established in Table 1, then the OJT goal (Training Provision) if included in the contract, does not be apply.

1.10 Contractor's Workforce Plan. The Contractor shall submit its Workforce Plan a minimum of 1 week before construction starts. One plan shall be submitted for the project that shall include the cumulative planned workforce of the prime and subcontractor(s). The contractor shall prepare the plan, for total minority and female utilization, regardless of the craft. The Engineer will provide the Contractor with comments regarding their Workforce Plan prior to the start of construction. Once work starts, all monthly reporting shall include the craft of each worker reported. If the contractor's plan includes project manager, direct project support roles, project testers or other project professionals, these designations should also be included in addition to the workers designated by craft such as laborer, operator, carpenter, ironworker and others.

1.11 The plan accepted by the engineer before the start of construction will be the effort expected of the prime contractor to maintain during the life of the project.

1.12 If the contractors planned project workforce plan (including OJT hours if included in the contract) is short of the goals included in Table 1, there is opportunity for the contractor to receive a reimbursement of \$10.00 / hour for any new project minority and female hires needed through the remainder of the project. The reimbursement is applicable to work that qualifies for prevailing wage under the federal Davis-Bacon Act, 40 U.S.C. §§ 3141–3148, in accordance with an approved workforce plan. Any reimbursement must be pre-approved by the Engineer. The reimbursement is provided as a remedy to the contractor and as an aid in the long-term growth of experienced persons in the building of roads and bridges in Missouri. The contractor shall manage the plan through the life of the project as described in the plan or as modified, in coordination with the Engineer. The total amount available per project is not capped.

1.13 The Contractor's workforce plan may include existing construction support and professional services staff.

2.0 Forms and Documentation. The bidder must submit the following documents if awarded the contract:

Cumulative Workforce Utilization Reports. This report is contract specific. One report shall be submitted to the Engineer by the 15th of each month. The report will be used to report the total workforce compliance data for the prime contractor and all subcontractors retained by the contractor on the Commission's construction contract. The reporting shall include the workforce hours per each craft broken down by gender and ethnicity. Construction Support, testing and other professional services hours shall be included as these hours are part of the overall plan. The report will include the previous month's hours worked for the project. For projects less than 60 days in length, only one report with total hours worked by classification is required at substantial completion of construction.

3.0 Methods for Securing Workforce Participation and Good Faith Efforts.

3.1 By submitting a bid, the Bidder agrees, as a material term of the contract, to carry out MoDOT's Construction Workforce Program by making good-faith efforts to utilize minority and female workers on the contractor's job sites to the fullest extent consistent with submitting the lowest bid to MoDOT. The Bidder shall agree that the Program is incorporated into this document and agree to follow the Program. If a bidder is unable to meet the workforce goals at the time of bid, it shall be required to objectively demonstrate to MoDOT that the goals have been met or demonstrate a good faith effort has been made with the level of effort submitted prior to the start of construction.

3.2 The Engineer, through consultation with MoDOT's External Civil Rights (ECR's) Division, may determine that the contractor has demonstrated that good-faith efforts to secure minority and female participation have been made.

3.3 In evaluating good-faith efforts, the ECR's Division will take into consideration the affirmative actions listed in the Federal Provisions (including provisions of Executive Order 11246).

3.4 MoDOT's Program allows the contractor flexibility to implement a project specific workforce and improve the diversity of their existing workforce that can be utilized across various areas of the state to meet future MoDOT Program goals and Federal Provisions.

3.5 If the contractor's approved plan changes during the project and/or the available workforce changes from what is approved at any time, it is the contractor's responsibility to remedy, in coordination with MoDOT's ECR Division, the conditions as outlined and made available through this provision.

4.0 Compliance Determination. (Required with project closeout) All documentation and onsite information will be reviewed by MoDOT's ECR Division in making a determination of whether the contractor made sufficient good faith efforts to meet the compliance with MoDOT's Construction Workforce Program.

5.0 Liquidated Damages. If the contractor elects to not submit a workforce plan prior to work starting or fails to fulfill their workforce plan committed to prior to the start of construction, the contractor will be required to establish a good-faith effort determination, as to why either of these events occurred. MoDOT may sustain damages, the exact extent of which would be difficult or impossible to ascertain, as this impacts the cost of future road and bridge construction. Therefore, in order to liquidate those damages, MoDOT shall be entitled, at its sole discretion, to deduct and withhold the following amounts: **The sum of one thousand five hundred (\$1,500)**

6.0 Administrative Reconsideration. The contractor shall be offered the opportunity for administrative reconsideration upon written request related to findings and/or actions determined by MoDOT's ECR's Division. The Administrative Reconsideration Committee shall be composed of individuals not involved in the original MoDOT determination(s).

7.0 Available Pre-Apprentice Training Programs. The Commission has established a labor force recruiting program intended to assist contractors in identifying, interviewing and hiring qualified job applicants. MoDOT strongly encourages the hiring of individuals from the MoDOT funded pre-apprentice training programs.

8.0 Independent Third-Party Compliance Monitor (Monitor). MoDOT may utilize a monitor

that will be responsible for tracking the project's workforce utilization for the information the contractor submits. The contractor and its subcontractors shall allow the monitor access to their reports, be available to answer the monitor's questions and allow the monitor to access to the site and to contractor and subcontractor employees. The monitor shall abide by the contractor's project site protocols.

9.0 Regional Diversity Council (Council). (Applicable to the Kansas City and St. Louis District regions only) The Council shall consist of local community leaders, leadership of local construction trades, MoDOT staff, Industry representation, and a representative(s) from the Federal Highway Administration. The Council will meet quarterly and evaluate the workforce activity per each project according to the following criteria:

- a. Review monthly workforce reports.
- b. Review progress toward the stated project workforce program.
- c. Review findings of Administrative Reconsideration hearings.
- d. Recommend *other* workforce actions to MoDOT.

10.0 Federal Workforce Goals.

Female Participation for Each Trade is 6.9% Statewide for Missouri.

Minority Participation for Each Trade is shown below in Table 1.

County	Goal (Percent)	County	Goal (Percent)
Adair	4	Linn	4
Andrew	3.2	Livingston	10
Atchison	10	McDonald	2.3
Audrain	4	Macon	4
Barry	2.3	Madison	11.4
Barton	2.3	Maries	11.4
Bates	10	Marion	3.1
Benton	10	Mercer	10
Bollinger	11.4	Miller	4
Boone	6.3	Mississippi	11.4
Buchanan	3.2	Moniteau	4
Butler	11.4	Monroe	4
Caldwell	10	Montgomery	11.4
Callaway	4	Morgan	4
Camden	4	New Madrid	26.5
Cape Girardeau	11.4	Newton	2.3
Carroll	10	Nodaway	10
Carter	11.4	Oregon	2.3
Cass	12.7	Osage	4
Cedar	2.3	Ozark	2.3
Chariton	4	Pemiscot	26.5
Christian	2	Perry	11.4
Clark	3.4	Pettis	10
Clay	12.7	Phelps	11.4
Clinton	10	Pike	3.1
Cole	4	Platte	12.7

TABLE 1:

Cooper	4	Polk	2.3
Crawford	11.4	Pulaski	2.3
Dade	2.3	Putnam	4
Dallas	2.3	Ralls	3.1
Daviess	10	Randolph	4
DeKalb	10	Ray	12.7
Dent	11.4	Reynolds	11.4
Douglas	2.3	Ripley	11.4
Dunklin	26.5	St. Charles	14.7
Franklin	14.7	St. Clair	2.3
Gasconade	11.4	St. Francois	11.4
Gentry	10	Ste. Genevieve	11.4
Greene	2	St. Louis City	14.7
Grundy	10	St. Louis County	14.7
Harrison	10	Saline	10
Henry	10	Schuyler	4
Hickory	2.3	Scotland	4
Holt	10	Scott	11.4
Howard	4	Shannon	2.3
Howell	2.3	Shelby	4
Iron	11.4	Stoddard	11.4
Jackson	12.7	Stone	2.3
Jasper	2.3	Sullivan	4
Jefferson	14.7	Taney	2.3
Johnson	10	Texas	2.3
Knox	4	Vernon	2.3
Laclede	2.3	Warren	11.4
Lafayette	10	Washington	11.4
Lawrence	2.3	Wayne	11.4
Lewis	3.1	Webster	2.3
Lincoln	11.4	Worth	10
		Wright	2.3

STANDARD FEDERAL EQUAL EMPLOYMENT OPPORTUNITY CONSTRUCTION CONTRACT SPECIFICATIONS (EXECUTIVE ORDER 11246)

This contractor and subcontractor shall abide by the requirements of 41 CFR 60-1.4(a), 60-300.5(a) and 60-741.5(a). These regulations prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities, and prohibit discrimination against all individuals based on their race, color, religion, sex, sexual orientation, gender identity or national origin. Moreover, these regulations require that covered prime contractors and subcontractors take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, sexual orientation, gender identity, national origin, disability, or veteran status.

As used in these specifications:

"Minority" includes;

(i) Black (all person having origins in any of the Black African racial groups

not of Hispanic origin);

- (ii) Hispanic (all persons of Mexican, Puerto Rican, Cuban, Central or South American or other Spanish Culture or origin, regardless of race);
- (iii) Asian and pacific islander (all persons having origins in any of the original peoples of the Far East, southeast Asia, the Indian Subcontinent, or the Pacific Islands; and
- (iv) American Indian or Alaskan Native (all persons having origins in any of the original peoples of North American and maintaining identifiable tribal affiliations through membership and participation or community identification).

O. <u>Contractor Quality Control</u> NJSP-15-42

1.0 The contractor shall perform Quality Control (QC) testing in accordance with the specifications and as specified herein. The contractor shall submit a Quality Control Plan (QC Plan) to the engineer for approval that includes all items listed in Section 2.0, prior to beginning work.

2.0 Quality Control Plan.

- (a) The name and contact information of the person in responsible charge of the QC testing.
- (b) A list of the QC technicians who will perform testing on the project, including the fields in which they are certified to perform testing.
- (c) A proposed independent third party testing firm for dispute resolution, including all contact information.
- (d) A list of Hold Points, when specified by the engineer.
- (e) The MoDOT Standard Inspection and Testing Plan (ITP). This shall be the version that is posted at the time of bid on the MoDOT website (<u>www.modot.org/quality</u>).

3.0 Quality Control Testing and Reporting. Testing shall be performed per the test method and frequency specified in the ITP. All personnel who perform sampling or testing shall be certified in the MoDOT Technician Certification Program for each test that they perform.

3.1 Reporting of Test Results. All QC test reports shall be submitted as soon as practical, but no later than the day following the test. Test data shall be immediately provided to the engineer upon request at any time, including prior to the submission of the test report. No payment will be made for the work performed until acceptable QC test results have been received by the engineer and confirmed by QA test results.

3.1.1 Test results shall be reported on electronic forms provided by MoDOT. Forms and Contractor Reporting Excel2Oracle Reports (CRE2O) can be found on the MoDOT website. All required forms, reports and material certifications shall be uploaded to a Microsoft SharePoint® site provided by MoDOT, and organized in the file structure established by MoDOT.

3.2 Non-Conformance Reporting. A Non-Conformance Report (NCR) shall be submitted by the contractor when the contractor proposes to incorporate material into the work that does not meet the testing requirements or for any work that does not comply with the contract terms or specifications.

3.2.1 Non-Conformance Reporting shall be submitted electronically on the Non-Conformance Report form provided on the MoDOT Website. The NCR shall be uploaded to the MoDOT SharePoint® site and an email notification sent to the engineer.

3.2.2 The contractor shall propose a resolution to the non-conforming material or work. Acceptance of a resolution by the engineer is required before closure of the non-conformance report.

4.0 Work Planning and Scheduling.

4.1 Two-week Schedule. Each week, the contractor shall submit to the engineer a schedule that outlines the planned project activities for the following two-week period. The two-week schedule shall detail all work and traffic control events planned for that period and any Hold Points specified by the engineer.

4.2 Weekly Meeting. When work is active, the contractor shall hold a weekly project meeting with the engineer to review the planned activities for the following week and to resolve any outstanding issues. Attendees shall include the engineer, the contractor superintendent or project manager and any foreman leading major activities. This meeting may be waived when, in the opinion of the engineer, a meeting is not necessary. Attendees may join the meeting in person, by phone or video conference.

4.3 Pre-Activity Meeting. A pre-activity meeting is required in advance of the start of each new activity, except when waived by the engineer. The purpose of this meeting is to review construction details of the new activity. At a minimum, the discussion topics shall include: safety precautions, QC testing, traffic impacts, and any required Hold Points. Attendees shall include the engineer, the contractor superintendent and the foreman who will be leading the new activity. Pre-activity meetings may be held in conjunction with the weekly project meeting.

4.4 Hold Points. Hold Points are events that require approval by the engineer prior to continuation of work. Hold Points occur at definable stages of work when, in the opinion of the engineer, a review of the preceding work is necessary before continuation to the next stage.

4.4.1 A list of typical Hold Point events is available on the MoDOT website. Use of the Hold Point process will only be required for the project-specific list of Hold Points, if any, that the engineer submits to the contractor in advance of the work. The engineer may make changes to the Hold Point list at any time.

4.4.2 Prior to all Hold Point inspections, the contractor shall verify the work has been completed in accordance with the contract and specifications. If the engineer identifies any corrective actions needed during a Hold Point inspection, the corrections shall be completed prior to continuing work. The engineer may require a new Hold Point to be scheduled if the corrections require a follow-up inspection. Re-scheduling of Hold Points require a minimum 24-hour advance notification from the contractor unless otherwise allowed by the engineer.

5.0 Quality Assurance Testing and Inspection. MoDOT will perform quality assurance testing and inspection of the work, except as specified herein. The contractor shall utilize the inspection checklists provided in the ITP as a guide to minimize findings by MoDOT inspection staff. Submittal of completed checklists is not required, except as specified in 5.1.
5.1 Inspection and testing required in the production of concrete for the project shall be the responsibility of the contractor. Submittal of the 501 Concrete Plant Checklist is required.

6.0 Basis of Payment. No direct payment will be made for compliance with this provision.

P. <u>Winter Months Requirements</u> JSP-15-07A

1.0 Description. This project contains work which spans the winter months.

2.0 Work to be Completed. When the contractor ceases operations for the winter months, any paving operation performed by the contractor shall not result in a lane height differential between adjacent lanes.

3.0 Maintenance of Pavement Marking. Prior to ceasing operations for winter months, a permanent or temporary stripe shall be provided on any completed length to the point that the original stripe was obliterated or obscured by the contractors' operation. Temporary striped areas shall be re-striped with the remaining route upon performance of the final striping.

4.0 Winter Related Maintenance Activities. The contractor shall have the project in a condition as not to interfere with the plowing of snow. The contractor shall also provide a taper at the end of his paving that will not be damaged by the plowing of snow.

Basis of Payment. There will be no direct pay for compliance with this provision.

Q. <u>Property Owner Agreements</u>

1.0 Description. The Right of Way has been cleared on this project. However, there are some special requirements and conditions that have been agreed to in the negotiation process that the contractor shall adhere to.

2.0 Construction Requirements. All materials and work performed for this item shall be in accordance with applicable Standard Specifications. Please note that the list of special requirements below may not be all inclusive. The contractor shall consult the Right of Way Negotiator's Report for a full detail of any special requirements at each parcel.

2.1 Business Parcels. Several parcels within the project require minimal or no disruptions during business hours. If specific business hours are not listed or where multiple tenants share a building, it shall be the responsibility of the contractor to verify the proper business hours with each business/tenant to plan the construction work accordingly. Where listed, business hours included in the special provision are current as of the time of the project's advertisement for bidders. However, business hours are subject to change and actual business hours may vary slightly from those hours listed herein and may be temporarily adjusted during different times of the year. It shall be the responsibility of the contractor to verify the accuracy of the noted business hours and provide as little disruption as possible during construction operations.

3.0 Locations.

3.1 Parcel 13 (8030 Page Ave). The contractor is required to use quick curing concrete on the entrance to Parcel 13. The contractor will also be required to provide emergency access to the property at all times.

3.2 Parcel 14 (8001 Page Ave).

- a) The contractor shall have no right to park vehicles or store equipment or materials on the property except those vehicles or equipment being used during active construction within the Easement Area.
- b) The contractor, for itself and its subcontractors, shall indemnify and hold harmless the property owner, and their successors, heirs, personal representatives and assigns, from and against damages, claims, costs, charges, liens, actions, liabilities, obligations (including reasonable attorneys' fees) (collectively, "Claims") arising from or resulting from the entry on the Property, the construction, installation, operation, inspection, maintenance, repair, replacement or use of the Temporary Easement granted in this Easement Agreement. Grantee will require such indemnification of Grantor in Grantee's agreement with the contractor. This indemnification (a) shall survive the expiration or termination of the Temporary Easement; (b) shall not be limited by reason of any insurance carried by Grantee's contractor, Grantor, or any tenant of the Property; and (c) shall extend to any tenant or occupant of the Property.

4.0 Basis of Payment. No direct payment will be made to the contractor for the labor, equipment, material, or time required to comply with this provision.

R. <u>Property Owner Notification</u>

1.0 Description. It shall be the contractor's responsibility to inform and notify the adjacent property owners a minimum of **forty-eight (48) hours** prior to starting any construction activities that may impact driveway or parking access or occur along the frontage of the property owner's parcel. Notification shall be in written form and include the contractor's contact information, the engineer's contact information, and an estimated schedule of work and the associated impacts.

2.0 Basis of Payment. No direct payment shall be made to the contractor for the labor, equipment, material, or time required to comply with this provision.

S. <u>Access to Commercial and Private Entrances</u>

1.0 Description. While work on entrances or adjacent properties, the contractor shall make every reasonable effort to minimize any interference to the properties, commercial or private, and to complete the work diligently. Under no circumstances shall the contractor block ingress/egress to and from businesses during the normal business hours of each business unless as approved by the property owner and engineer.

2.0 Construction Requirements

2.1 Commercial Entrances and Private/Residential Entrances over 20' Wide. The contractor shall provide ingress and egress at all times for each property owner along the project either by constructing the new approach half at a time or by providing temporary access as approved by the engineer.

2.1.1 For properties with more than one entrance, the contractor may construct one entire entrance at a time with the approval of the property owner and the engineer. However, in the case of a property having one approach used exclusively as an entrance and another approach used exclusively as an entrance and another approach used exclusively as an exit, the approaches shall be built one half at a time to provide for safe traffic movement into and out of the properties.

2.1.2 On commercial entrances less than 20' wide, it may be necessary for the contractor to provide temporary aggregate to provide access to the property. The contractor shall remove and dispose of the temporary aggregate following the completion of the entrance.

2.2 Private/Residential Entrances less than 20' Wide. The contractor may completely close a residential entrance to remove and replace. The contractor shall work diligently and continuously to complete this work. The contractor shall have a maximum of **seventy-two (72) hours** to remove and replace each residential driveway unless otherwise approved by the engineer and property owner. This may require the use of concrete strength accelerators.

2.2.1 The contractor shall provide temporary parking area for the residents during the closure. This may include staging the parking lane construction so that residents are able to use during entrance construction.

2.3 The contractor shall complete the entrances as quickly as possible and shall take no longer than **28 Calendar Days to complete any one entrance over 20' wide**. The contractor shall take no longer than **72 hours to complete any one residential or commercial entrance with a width less than 20'.**

2.4 Property Owner Agreements. Agreements made with property owners during the negotiations of easements and rights of way listed in the Property Owner Agreements special provision shall be adhered to and shall supersede the requirements in the Access to Commercial and Private Entrances special provision.

3.0 Basis of Payment. No direct payment will be made to the contractor for any expenses incurred for compliance with this provision.

T. <u>Expiration of Temporary Construction Easements</u>

1.0 Description. The temporary construction easements (TCE's) acquired by the Commission are a valid property right for a two-year period. Beyond two years, the temporary property right acquired by the Commission will expire. The two-year period begins on the day Commission provides the notice to proceed.

2.0 Construction Requirement. The contractor shall have all work requiring access to the TCE's completed within a two -year period.

3.0 Basis of Payment. No direct payment will be made to the contractor to recover the cost of equipment, labor, materials, or time required to fulfill the above provisions. If work is incomplete and the contractor needs access to TCE's past the two-year period, the Contractor shall be responsible for all costs associated with obtaining a new temporary construction easement by others.

U. Order of Work

1.0 The contractor shall comply with the following restrictions regarding access to the project corridor.

2.0 Utility Relocations are ongoing in several locations throughout the project, thus, the contractor is advised any work between Walton and North & South and between Quendo Ave and Iona Avenue will not be allowed to commence until **July 1, 2024 in order to allow time for utility relocations noted in Utility JSP.** Any delays to the contractor's work will be considered excusable and non-compensable. The Contractor shall obtain written authorization from Engineer prior to beginning work.

3.0 No direct pay will be made to the contractor to recover the cost for complying with the order of work to fulfill the above provisions.

V. <u>Coordination with Metro Transit</u>

1.0 Description. The contractor shall be required to coordinate with Metro Transit where construction operations will involve work on or around existing transit stops. It is requested that the coordination begin prior to the project Preconstruction Conference to ensure minimal disruption in service on Metro's system.

2.0 Construction Requirements. All Metro Transit stops within the project limits shall remain open and operational throughout the duration of the project. In locations where the contractor's operations will involve work in proximity to a transit stop location, the contractor shall notify Metro Transit through the contacts listed below, not later than 72 hours prior to beginning work at that location. The contractor shall also take care to minimize exposure of transit users to construction hazards in proximity to all transit stops that are in service during work operations.

2.1 Project Contacts. The contractor shall notify the following contacts at Metro Transit to coordinate scheduling throughout the project with them or their designated representative(s).

Roderick Thomas Metro Transit Senior Planner – Bi State Development Office: 314-923-3000 Email: rhthomas@metrostlouis.org

3.0 Temporary Facilities. In locations where the contractor's operations may affect a transit stop location, a temporary stop may be required. Signage of the temporary stop shall be in accordance with Specification Section 104.10.2, and placement shall be coordinated with Metro Transit. All temporary transit stops shall be located in proximity to the existing stop it is representing, accessible, clear, and conspicuous to both the transit rider and facility operator, and be located where it is safe from hazards within the work area.

4.0 Permanent Facilities.

4.1 Bus Stops. Locations for proposed bus stops are identified in the contract plans. The contractor shall furnish a flush-mount anchor that is to be drilled into the concrete pad per manufacturer's recommendations. Metro Transit will install the new bus stop sign and post.

4.2 Bus Shelters. Locations for existing bus shelters to be removed and relocated are identified in the contract plans. The contractor shall construct the concrete pad for the shelters. Shelters will be removed, relocated, and installed by Metro upon completion of the pads.

5.0 Basis of Payment. No direct payment will be made for any labor, equipment, materials, and time required to comply with this provision.

W. <u>School Bus Stops</u>

1.0 The University City School District has bus stops located along Route D at Atherton Dr. and Harrison Ave. The Normandy School District has several bus stops located along Route D. When the contractor's work will impact access at these cross streets, the contractor shall notify The University City School District Transportation Office or Benita Weaver of the Normandy School District 2 weeks prior to beginning work so temporary bus stop locations can be identified.

University City School District District Transportation Office Office – 314,290,4046

Benita Weaver Normandy School District Director of Transportation Office – 314.493.0116 Cell – 636.329.4062 Email: bweaver@normnadysc.org

2.0 No direct pay will be made to the contractor to recover the cost of the equipment, labor, materials, or time required to fulfill the above provision unless specified elsewhere in the contract documents.

X. Parked Vehicles

1.0 Description. Along certain portions of the project, on-street parking is permitted. It will be necessary for the contractor to coordinate with the various police departments in the area along with MoDOT Maintenance to arrange for proper posting of temporary "No Parking" signs, and for any required towing of vehicles to allow the project to be completed in a sequential manner.

In addition to the on-street parking, there are numerous parking lots and car dealerships along the project with parked vehicles. If any of these vehicles interferes with the work, the Contractor shall notify, in writing, the owners of such vehicles, advising them of the nature of the interference and shall arrange and cooperate with them for the protection or disposition of such vehicles. The Contractor shall furnish the Engineer with copies of such notifications and with copies of any agreement between the Contractor and the property owners concerning such protection or disposition.

1.1 The Contractor shall take all necessary precautions for the protection of the parked vehicles contiguous to the work.

1.2 The Contractor shall be responsible for the damage or destruction of the parked cars of any character resulting from neglect, misconduct, or omission in his/her manner or method of execution or nonexecution of the work, or caused by defective work or the use of unsatisfactory materials or equipment, and such responsibility shall not be released until the work has been completed and accepted and the requirements of the Specifications complied with.

1.3 Whenever parked vehicles are so damaged or destroyed, the Contractor shall, at no additional cost to the Commission, restore such vehicle to a condition equal to that existing before such damage or injury was done by repairing, rebuilding, or replacing it as may be directed, or the Contractor shall otherwise make good such damage or destruction in an acceptable manner. If the Contractor fails to do so, the Engineer may, after the expiration of a period of 48 hours after giving the Contractor notice in writing, proceed to repair, rebuild, or otherwise restore such vehicle as may be deemed necessary, and the cost thereof will be deducted from any compensation due, or which may become due, the Contractor under this or any other contract between the Commission and the Contractor.

2.0 Basis of Payment. No direct payment will be made to the contractor to recover the cost of equipment, labor, materials, or time required to fulfill the above provisions, unless specified elsewhere in the contract documents.

Y. Linear Grading Class 2 – Modified

1.0 Description. Modified Linear Grading, Class 2 shall consist of any necessary clearing and grubbing in accordance with Sec 201, preparing the subgrade for shoulder, pavement widening, sidewalk, curb and gutter, or other roadside appurtenance by excavating, compacting, fine-grading, and shaping existing shoulder and ditch fore-slope, conforming to the typical section shown on the plans. It may be necessary to haul material.

2.0 Construction Requirements. The shoulder, pavement widening, sidewalk, curb and gutter, , or other roadside appurtenance shall be excavated and graded as shown on the typical section with minimal disturbance of the existing sub-grade and fore slope. Density shall be obtained from reasonable compactive efforts consisting of no less than three passes with a roller until no further visible compaction can be achieved, or by other methods approved by the Engineer. Subgrade preparation and compaction shall also be in accordance with Sections 203, 209 and 210.

2.1 All ditches shall be graded to drain and maintain existing flow capacity, unless approved by the engineer. If fill material for the shoulder widening work impacts the ditch capacity, the contractor shall re-grade the backslope to maintain the flow capacity of the ditch. Fore slopes and back slopes shall be constructed at a 3:1, except as noted on the plans or approved otherwise by the engineer.

2.2 It may be necessary to go outside the limits of the right of way to obtain additional material or to dispose of excess material. All costs for providing additional material or disposing of excess material shall be included at the contract unit price for pay item 207-99.01, Linear Grading Class 2, Modified. All contractor furnished material shall be approved by the Engineer prior to being incorporated into the project. Quarry screenings will not be considered an approved contractor furnished material.

2.3 Included in this work is any pavement edge treatment that might be necessary to stay in compliance with the Standard Plans. The need for edge treatment is determined by the contractor's method of operations.

3.0 Method of Measurement. Measurement will be made to the nearest 1/10 station separately for the length of pavement edge along each side of the roadway, measured along centerline of the traveled way and totaled to the nearest Station for the sum of all segments in accordance with Section 207.

4.0 Basis of Payment. Payment for Linear Grading Class 2, Modified as described in this provision will be made at the contract unit price for:

Item Number	Unit	Description
207-99.01	Station	Linear Grading Class 2, Modified

Z. Optional Pavements JSP 06-06H

1.0 Description. This work shall consist of a pavement composed of either Portland cement concrete or asphaltic concrete constructed on a prepared subgrade. This work shall be performed in accordance with the standard specifications and as shown on the plans or established by the engineer.

2.0 The quantities shown reflect the total square yards of pavement surface designated for each pavement type as computed and shown on the plans.

2.1 No additional payment will be made for asphaltic concrete mix quantities to construct the required 1:1 slope along the edge of the pavement, or for tack applied between lifts of asphalt.

2.2 No additional payment will be made for aggregate base quantities outside the limits of the final surface area as computed and shown on the plans. When A2 shoulders are specified, payment for aggregate base will be as shown on the plans.

2.3 The grading shown on the plans under the pavement was considered incidental and project earthwork is tabulated using Modified Linear Grading Class 2. For projects with grading in the contract, there will be no adjustment of the earthwork quantities due to adjusting the roadway subgrade for optional pavements.

2.4 The contractor shall comply with Sections 401 through 403 for the asphalt option and Sections 501 and 502 for the concrete option.

2.5 Pavement options composed of Portland cement concrete shall have contrast pavement marking for intermittent markings (skips), dotted lines, and solid intersection lane lines. The pavement markings shall be in accordance with Section 620. No additional payment will be made for the contrast pavement markings.

3.0 Method of Measurement. The quantities of the option pavement will be measured as shown on the plans to the nearest 1/10 Square Yard.

4.0 Basis of Payment. The accepted quantity of the chosen option will be paid for at the contract unit bid price for Item 401-99.05, Optional Pavement, per square yard.

Pay Item Number	Type / Description	Unit
403-99.05	Optional Pavement	S.Y.

AA. Removal and Delivery of Existing Signs JSP-12-01C

1.0 Description. All Commission-owned signs removed from the project shall be disassembled, stored, transported, and disposed of as specified herein. Sign supports, structures and hardware removed from the project shall become the property of the contractor.

2.0 Disassembly and Delivery.

2.1 All Commission-owned signs, (excluding abandoned billboard signs), designated for removal in the plans, or any other signs designated by the Engineer, shall be removed from the sign supports and structures, disassembled, stored, transported, and delivered by the contractor to the recycling center for destruction.

2.2 The contractor shall coordinate and make arrangements with the recycling center for delivery of the signs. Sign panels shall be disassembled and/or cut into sizes as required by the recycling center.

2.3 The contractor shall provide the Engineer with a "Sign Delivery Certification" attesting to completion of delivery of all existing sign material from the project to the recycler. In addition, the contractor shall provide to the Engineer a final "Sign Certification of Destruction" from the recycler that documents the total pounds of scrap sign material received from the project and attests that all such material will not be re-purposed and will be destroyed in a recycling process. The contractor can locate the required certification statements from the Missouri Department of Transportation website:

https://www.modot.org/forms-contractor-use

2.4 Funds received from the disposal of the signs from the recycling center shall be retained by the Contractor.

3.0 Basis of Payment. All costs associated with removing, disassembling and/or cutting, storing, transporting, and disposing of signs shall be considered as completely covered by the contract unit price for Item No. 202-20.10, "Removal of Improvements", per lump sum.

BB. <u>Removal and Replacement of Traffic Signs</u>

1.0 Description. Existing traffic signs that have to be removed prior to proposed traffic signs being installed and that are determined essential to the safe and orderly flow of traffic by the Engineer shall be temporarily re-erected immediately by the Contractor at temporary locations in a manner approved by the Engineer. The existing signs shall remain temporarily erected until the final permanent signing has been installed. The Contractor shall maintain the existing signs in a straight and neat condition for the duration of the temporary mounting.

2.0 Basis of Payment. No direct payment shall be made for compliance with this provision.

CC. Signs in Concrete

1.0 Description. There are proposed signs located in areas to be covered with new concrete (concrete islands, concrete medians, concrete approaches, concrete sidewalks, etc.). It is recommended to the Contractor that he/she install the sign post anchor or footing prior to covering the area with new concrete. If the Contractor elects to cover the area with the new concrete prior to installing the proposed sign post anchor or footing, there will be no direct payment for the work required to cut or drill a hole in the new concrete in order to install the proposed sign post anchor or footing.

2.0 Basis of Payment. No direct payment shall be made for compliance with this provision.

DD. Balanced Mix Design NSJP-21-08A

1.0 Description. This work shall consist of providing asphalt mixture in accordance with Sec 403 that meet the minimum Balanced Mix Design (BMD) performance requirements of cracking and rutting resistance. The BMD performance requirements will be applied to SuperPave mainline wearing surface mixtures only. Bituminous binder and base, level course, shoulder, and pavement repair mixtures are excluded from the BMD requirements.

2.0 Performance Testing. Acceptable test results meeting the performance requirements for both Cracking Tolerance Index (CT_{Index}) and Hamburg Wheel Track (HWT) shall be submitted with the mix design for approval. No incentive/disincentive payment will be imposed during production. The performance requirements for each mix type are detailed in the table below:

Performance Criteria Mix Type	Cracking Tolerance Index (CT _{Index})	Hamburg Wheel Track (HWT)
Non SMA Mixtures	45 minimum	12.5 mm maximum rut depth @ designated wheel passes in Section 8
SMA Mixtures	135 minimum	12.5 mm maximum rut depth @ designated wheel passes in Section 8

Quality Control (QC) and Quality Assurance (QA) sampling and testing shall be conducted and reported. The results will be used for informational purposes only.

The contractor shall conduct Quality Control (QC) testing for the CT_{Index} and HWT at a frequency of 1/10,000 tons for the mainline pavement. The random testing location will be determined by the engineer. The engineer will conduct performance testing at a frequency of 1/20,000 tons for Quality Assurance (QA).

Gyratory compacted samples for the Asphalt Material Performance Tester (AMPT) shall be fabricated at a minimum of once per project or as directed by the engineer.

3.0 Design Gyrations. The number (N) of gyrations required for gyratory compaction shall be in accordance with Sec 403.4.5. For Non-SMA mixtures, at the option of the contractor the number of gyrations and air voids may be lowered. Mixtures having lowered gyrations shall have a minimum volume of effective asphalt, equal to the VMA minus the air voids, as shown in the chart

shall be in accordance

below, with design air voids between 3.0% to 4.0%. The minimum VMA shall be the design air voids plus the volume of effective asphalt.

Mixture	Volume of Effective Asphalt (percent)
SP125	11.0
SP095	12.0
SP048	13.0

The minimum gyration level with the following:

Design	N _{design}
F	35
E	50
С	60
В	65

4.0 VFA Requirements. Section 403.4.6.3 Voids Filled with Asphalt shall be omitted provided that the HWT requirements described above are satisfied and the CT_{Index} is 45 or greater.

5.0 Sec 403 Revisions.

Delete Section 403.5.2 and replace with the following...

403.5.2 Density. The final, in-place density of the mixture shall be between 92.0 and 97.5 percent of the theoretical maximum specific gravity for all mixtures except SMA. SMA mixtures shall have a minimum density of 94.0 percent of the theoretical maximum specific gravity. The theoretical maximum specific gravity shall be determined from a sample representing the material being tested. Tests shall be taken not later than the day following placement of the mixture. The engineer will randomly determine test locations.

Delete Section 403.23.7.3 and replace with the following...

403.23.7.3 Removal of Material. All lots of material with a PFT less than 50.0 shall be removed and replaced with acceptable material by the contractor. Any sublot of material with a percent of theoretical maximum density of less than 90.0 percent or greater than 98.0 percent shall be removed and replaced with acceptable material by the contractor. For SMA mixtures, any sublot of material with a percent of theoretical maximum density of less than 92.0 percent shall be removed and replaced with acceptable material by the contractor. Any sublot of material with air voids in the compacted specimens less than 2.0 percent shall be evaluated with Hamburg testing and removed and replaced with acceptable material by the contractor if the rut depth is greater than 14.0 mm at the designated number of wheel passes above. No additional payment will be made for such removal and replacement. The replaced material will be tested at the frequencies listed in Sec 403.19. Pay for the material will be determined in accordance with the applicable portions of Sec 403.23 based on the replacement material.

Delete Section 403.23.7.4.1 and replace with the following...

403.23.7.4.1 Small Quantities. Small quantities are defined in Sec 403.19.3.2.1. Unless the contractor has elected to use the normal evaluation in the Bituminous QC Plan for small quantities, the following shall apply for each separate mixture qualifying as a small quantity

(8) QLA and PWL will not be required.

(b) Mixtures shall be within the specified limits for VMA, V_a, AC and density. In addition to any adjustments in pay due to profile, the contract unit price for the mixture represented by each set of cores will be adjusted based on actual field density above or below the specified density using the following schedule:

Field Density (Percent of Laboratory Max. Theoretical Density)		Pay Factor (Percent of Contract Unit Price)	
For all SP m	ixtures	other than SMA:	
		92.0 to 97.5	100
		inclusive	
97.6 to 98.0	or	91.5 to 91.9	90
		inclusive	
	or	91.0 to 91.4	85
		inclusive	
	or	90.5 to 90.9	80
		inclusive	
	or	90.0 to 90.4	75
		inclusive	
Above 98.0	or	Below 90.0	Remove and Replace
For SMA mixtures:			
		>94.0	100
		93.5 to 93.9	90
		inclusive	
		93.0 to 93.4	85
		inclusive	
		92.5 to 92.9	80
		inclusive	
		92.0 to 92.4	75
		inclusive	
		Below 92.0	Remove and Replace

6.0 Mix Sampling and Preparation. Laboratory mixed samples for mix design submittal shall be short term conditioned in accordance with AASHTO R30 prior to conducting performance testing. Loose mix samples shall be taken from the plant in accordance with AASHTO R 97 and split to the appropriate size in accordance with AASHTO R 47. No conditioning is required on plant mixed samples. Samples shall then be heated to the compaction temperature +/- 3° C prior to compacting necessary samples for QA/QC testing. QA personnel shall be present during the sampling, splitting, and molding process. QC shall fabricate all test specimens. QA will randomly select the specimens to submit to the MoDOT Central Laboratory for performance testing. The following table details the minimum number of specimens required when sampled:

Performance Test	QC Frequency	QA Frequency	Minimum Number of Specimens per Set	Molded Specimen Height (mm)
Cracking Tolerance Index (CT _{Index})	1/10,000 tons	1/20,000 tons	3	62
Hamburg Wheel Track (HWT)	1/10,000 tons	1/20,000 tons	4	62
AMPT Samples	N/A	1/Project	5	180

AMPT samples for BMD research shall be fabricated in accordance with AASHTO PP 99-19, carefully following the exceptions noted herein:

- 1) Pour the mixture into the center of the mold to minimize air void variation between samples. Pouring material down the sides of the mold will result in lower air voids on that side of the mold.
- 2) Charge the mold in two equal lifts. After each lift, use the spatula to scrape the walls of the mold, inserting the spatula 8-10 times around the circumference of the mold. Insert the spatula into the center of the mixture 10-12 times in an evenly distributed pattern. Insert the spatula as far as possible into the mixture without damaging aggregates.

6.1 Molding Samples. The specimens shall be compacted to an air void content of 7.0 + -0.5% or $6.0 \pm 0.5\%$ for SMA mixtures. The gyratory specimen weight for each performance test shall be submitted with the mix design. The compacted test specimens shall be allowed to cool to 25 +/- 3° C prior to determining the air void content.

6.2 Determining Air Voids. The bulk specific gravity of the test specimen will be determined in accordance with AASHTO T166. Specimens shall be air dried for 24 +/- 3 hours before preconditioning the test specimens for CT_{Index} testing. Test specimens shall be preconditioned as specified in the test methods. If a water bath is utilized, it is critical that samples are kept dry.

6.3 Records. Compaction temperature, times in and out of the oven, gyratory specimen weight, and sample identification shall be recorded. The samples shall be shipped in the appropriate containers and submitted to the MoDOT Central Laboratory for performance testing.

7.0 Cracking Tolerance Index (CT_{Index}) **Testing.** The CT_{Index} testing shall be completed in accordance with ASTM D8225 and at a test temperature of 25 C +/- 1° C.

8.0 Hamburg Wheel Track (HWT). HWT testing will be completed in accordance with AASHTO T324 at test temperature of 50 C and 62 mm specimen height. The following table details the minimum number of wheel passes required.

PG Grade High Temperature *	Minimum Wheel Passes	Maximum Rut Depth (mm)
58S-xx	5,000	12.5
64S-22	7,500	12.5
64H-22	15,000	12.5
64V-22	20,000	12.5

*Determined by the binder grade specified in the contract.

9.0 Basis of Pavement. Payment for compliance with this provision will be made at the contract unit price for **Item No. 403-10.57**, **Asphalt Performance Testing Reporting, per lump sum**.

EE. Low-Tracking or Non-Tracking Tack Coat NJSP-15-15H

1.0 Description. This work shall consist of preparing and treating an existing bituminous or concrete surface with a low-tracking or non-tracking tack coat material prior to an asphalt overlay in accordance with Section 407, except as revised by this specification.

2.0 Low-Tracking or Non-Tracking Requirements. Products accepted for use as low-tracking or non-tracking tack shall not stick to the tires, tracks or other parts of paving equipment or vehicles such that the surface to be overlaid becomes visible or void of tack prior to the placement of the asphaltic concrete pavement mixture. The tack material shall exhibit a low-tracking or non-tracking characteristic within 30 minutes of being applied to the roadway. Products accepted for use shall exhibit a laboratory "no-pick-up" time of 60 minutes or less per TM-87. The product shall bond the two pavements. Products accepted for use shall exhibit a laboratory bond strength greater than or equivalent to a standard SS-1h tack material. The test method used may be any AASHTO TM method or other approved research test methods.

2.1 Optional Application. In lieu of applying a Low-Tracking or Non-Tracking Tack, a Polymer Modified Emulsion Tack may be placed immediately ahead of the asphalt pavement as defined below in section 4.0 Optional Polymer Modified Emulsion Tack.

3.0 Equipment and Construction Requirements. All equipment and construction requirements shall be in accordance with Section 407; except as revised as follows:

3.1 Storage and Handling. All guidelines and instructions about storage and handling of the non-tracking tack product shall be followed in accordance with the product manufacturer. A copy of this in formation shall be provided to the engineer. The information shall include the application and maximum allowable temperatures for the product and the particle charge.

3.2 Distributor. The distributor shall have the full circulating and heating capabilities in the tank. If the particle charge of the low-tracking or non-tracking tack is different from the particle charge of the emulsion that was previously used then the tank shall be thoroughly cleaned prior to use, since some products are not compatible.

3.3 Curing. The low-tracking or non-tracking tack shall be allowed to cure prior to any construction traffic driving on the surface. A minimum of 15 minutes of cure time shall be allowed prior to driving on the tacked surface, unless less cure time is successfully demonstrated and approved by the engineer.

3.4 Supplier Information. The low-tracking or non-tracking tack materials are a different type of product compared to the conventional tack used in Missouri. <u>There may be multiple products</u> that can meet the low-tracking or non-tracking tack requirements. All products that achieve equivalent field performance will be allowed.

3.5 Material Requirements. All material shall be in accordance with Section 1015 of the Standard Specifications and specifically as follows:

Emulsion Properties for Low-Tracking or Non-Tracking Tack Coat				
Tests	Method	Min	Max	
Viscosity, Saybolt Furol @ 25°C (77°F), s	AASHTO T 59	10	100	
Storage Stability Test, 24 hr, percent	AASHTO T 59		1.0	
Sieve Test, percent	AASHTO T 59		0.30	
Residue by Distillation, percent	AASHTO T 59	50		
Oil Distillate by Distillation, percent	AASHTO T 59		1	
Test on Residue from Distillation				
Penetration 25°C, 100 g, 5 s	AASHTO T 49		90	
Solubility in Trichloroethylene, %	AASHTO T 44	97.5		

OR

The following requirements are not intended to govern emulsified products.

PG Graded Products for Low-Tracking or Non-Tracking Tack Coat				
Tests	Method	Min	Max	
Rotational Viscosity (Pa-sec) @ 302° F	AASHTO T 316 302°F	100	300	
Penetration 25°C, 100 g, 5 s	AASHTO T 49		90	

In addition to the table above, when using PG Graded Binders as tack, a certification shall be supplied to the engineer which includes test results demonstrating that the PG binder component meets the minimum requirements of a PG 58 or greater on the high end and a - 22 or lower on the low end in accordance with AASHTO M320. The PG binder component shall account for at least 97% of the total product composition by volume. If using 100% PG binders, then the products shall be in accordance with Section 1015.10.

All products that meet a laboratory "no-pick-up" time of 60 min or less and a field "no-pick-up" time of 30 min or less shall be accepted per TM-87.

4.0 Optional Polymer Modified Emulsion Tack.

8.0 **Description.** In lieu of using a low-tracking or non-tracking tack coat material, a Polymer Modified Emulsion Tack may be placed prior to a bituminous overlay of hot asphaltic concrete pavement. The Polymer Modified Emulsion Tack shall be spray applied immediately prior to the application of the hot asphaltic concrete pavement so as to produce a homogeneous surface in accordance with Secs 401, 402, or 403. This option will not be required solely if low tracking tack products fail to perform in the field.

4.2 Materials. The Polymer Modified Emulsion Tack shall be in accordance with Sec 1015.20.5.1.1 or Sec 1015.20.6.2.

4.3 Construction Requirements. The asphaltic concrete pavement shall be placed in accordance with Secs 401, 402, or 403, except as modified herein.

4.4 Equipment. No wheel, track or other part of the paving machine or any hauling equipment shall come in contact with the Polymer Modified Emulsion Tack before the asphaltic concrete pavement mixture is applied.

4.5 Application of Polymer Modified Emulsion Tack.

4.5.1 The Polymer Modified Emulsion tack shall be sprayed at a temperature of $120 - 180^{\circ}$ F. The sprayer shall accurately and continuously monitor the application rate and provide a uniform coverage across the entire width to be overlaid. The application rate of the asphalt emulsion tack shall be applied at the same rate as the low-tracking or non- tracking tack coat material in accordance with Sec 407. The Engineer may make adjustments to the application rate based upon the existing pavement surface conditions and the recommendations of the Polymer Modified Emulsion Tack supplier.

4.5.2 Water may be added to SS-1hp and CSS-1hp by the emulsion manufacturer and shipped to the jobsite. No dilution shall be allowed in the field. When water is added to SS-1HP or CSS-1HP, the resulting mixture shall contain no more than 20 percent of added water. The contractor shall notify the engineer of the use of a diluted emulsion. The exact quantity of added water shall be indicated on the manufacturer's bill of lading, manifest or truck ticket. The application rate of the resulting mixture shall be adjusted such that the original emulsion will be spread at the specified rate. No water shall be added to the CPEM-1 or PEM-1.

5.0 Method of Measurement. Measurement of asphalt emulsion to the nearest gallon shall be made as specified in Sec 1015. The measurement of asphalt emulsion shall be based upon undiluted material.

6.0 Basis of Payment. The accepted quantity of low-tracking or non-tracking tack coat or polymer modified emulsion tack will be paid for at the contract unit price **407-10.07**, **Tack Coat – Low-tracking or Non-tracking**.

FF. Adjust to Grade Items

1.0 Description. This work shall consist of adjusting water valves, water meters, lighting pull boxes, and signal pull boxes that are within areas where either new sidewalks, curb ramps, approaches or pavements are to be constructed as shown on the plans. The contractor shall verify the type of frame and cover in the field before performing the work. The adjustments shall be made to match the final proposed grade. Various pull boxes are called out to be relocated and adjusted to grade. The relocation of these pull boxes is included in the adjust to grade pay item.

2.0 Construction Requirements. Adjusting manholes shall be done in accordance with Sec 604 except as modified herein.

2.1 Adjustments, extensions, and/or lowering of utility and any related excavation and backfill shall be constructed as approved by the Engineer. For MoDOT owned facilities, adjustments shall conform to current Missouri Standard Specifications for Highway Construction. For MSD owned facilities, adjustments shall conform to current MSD Standards and Specifications. Adjustments shall be completed so that the finished sidewalk, ramp, approach, or pavement meets current ADA standards.

3.0 Basis of Payment.

3.1 All costs for materials, equipment, labor, and installation shall be included in the cost for adjusting the water valves, water meters, manholes, and pull boxes.

Pay Item No. 603-99.02, Adjust to Grade Water Meter, per each Pay Item No. 603-99.02, Adjust to Grade Water Valve, per each Pay Item No. 604-20.10, Adjusting Manhole, per each Pay Item No. 902-99.02, Adjust to Grade Pull Box, per each

3.2 No direct payment will be made for any required hauling, cutting, joining, backfilling, or adjusting rings, or any other requirements necessary to fulfill this provision. No direct payment will be made to recover the cost of equipment, labor, materials, or time required to fulfill the above provision.

GG. Metropolitan Sewer District of St. Louis Permit (P No. 23MSD-00236)

1.0 Description. Metropolitan St. Louis Sewer District (MSD) has issued permit 23MSD-00236 (pending) for improvements associated with project J6S3215. Copy of the approved plans and permit requirements are available for download at:

https://aca-prod.accela.com/STLMSD/Default.aspx.

2.0 The Contractor shall comply with all General Construction Permitting Requirements indicated in the approved permit to include payment of all permit fees.

3.0 No direct payment will be made to the contractor to recover the cost of equipment, labor, materials, or time required to fulfill the above provisions, unless specified elsewhere in the contract documents.

HH. Metropolitan Sewer District of St. Louis As-Built Submittals (P No. 23MSD-00236)

- 8.0 **Description.** Metropolitan St. Louis Sewer District (MSD) requires as-built drawings of the constructed drainage facilities to be submitted for their records. The contractor shall perform all work necessary to produce and submit the final as-built drainage plans to MSD, per MSD's as-built submittal requirements. The contractor shall submit the MSD as-built drawings for MSD P No. 23MSD-00236 (pending) and subsequent revisions after all drainage structures related to the project have been constructed or adjusted.
- 8.0 **MSD Electronic Plans Submittal Process.** MSD requires that permits be submitted electronically using their new online paperless system Accela. The contractor will be required to login on to this system and upload as-builts and/or shop drawings as necessary. Additional information can be found here:

https://msdprojectclear.org/doing-business/development-review/

A direct link to the new online system can be found here:

https://aca-prod.accela.com/STLMSD/Default.aspx

In order to access the permit, the contractor will first need to call MSD in order to obtain access for the particular job mentioned above.

1.2 The contractor shall provide a copy of the as-built drainage plans to the MoDOT engineer at the time of the MSD submittal.

1.3 The contractor shall contact MSD prior to beginning any sanitary manhole adjustments on the project.

2.0 The contractor shall comply with all General Construction Permitting Requirements indicated in the approved permit, which includes payment of all permit fees.

2.0 Basis of Payment. No direct payment will be made for compliance with this provision.

1 DELETED II. Video Inspection of Sewers

1.0 Description. The contractor shall provide a video inspection of Metropolitan St. Louis Sewer District (MSD) and MoDOT facilities located within the project limits as noted within the quantities.

The camera inspection shall provide adequate resolution and clarity that any existing and subsequent defects and condition can be determined. Reports shall be provided documenting the condition of the mains in the vicinity of all construction/demolition activities before and after construction/demolition near the facilities noted above. If the sewer to be inspected also is to be cleaned out as indicated on the quantity sheets, then the cleanout shall take place <u>prior</u> to the initial inspection.

1.1 Video copies shall be provided of all inspected pipes and shall be provided in the format meeting MSD requirements. Still frame snapshots shall be provided in a hard copy of any defect areas. The reports, video, and still frame snapshots of the existing conditions shall be provided for review prior to any construction activities within the vicinity of the sewer mains.

1.2 The reports, video and still-frame snapshots of the subsequent conditions shall be provided for review upon completion of construction. The engineer may request additional periodic inspection reports if there is any reason to assume that any construction activities has damaged any of the above noted sewer mains.

1.3 The contractor shall contact MSD to schedule an MSD representative to be present during all video inspection.

1.4 Payment for the above noted work shall be paid as follows:

Pay Item No.	Description	Туре
60 4-99.01	Video Inspection of Sewers	Lump Sum

JJ. Concrete Manhole Collar

1.0 Description. The Contractor shall install a reinforced concrete collar around a manhole frame and cover as indicated in the plans and as approved by the Engineer.

2.0 Material. All material shall be in accordance with Division 1000, Material Details, and specifically as follows:

ltem	Section
Reinforcing Steel for Concrete	1036

2.1 Concrete used for manhole collars shall be the same used for full depth pavement repairs as specified in Section 613.10 of the Standard Specifications.

3.0 Construction Requirements. Manhole collars shall be provided in locations within the plans or as directed by the Engineer but generally shall be located where a manhole is adjusted to grade due to the cold-milling and overlaying of an existing roadway. The use of a collar can also be considered for new installations within new full depth asphalt pavement.

3.1 Steel Plate. If approved by the Engineer, a steel plate may be installed over the void created by the removal of pavement next to a manhole or utility valve prior to the installation of the manhole collar concrete. Asphalt wedging surrounding the steel plate shall be included when using a steel plate. No direct payment shall be made to provide this steel plate and asphalt wedging.

3.2 Joint Sealing. Per MoDOT Standard Specification 613.3.3, the contractor shall seal the joint between the asphalt surface and the new concrete collar along with seal any overcut created from the sawcutting operation when removing the portion of pavement to be replaced with manhole collar concrete. This joint shall be filled with either an expansive mortar, epoxy, polyester, or joint material as approved by the Engineer. In addition, the contractor shall install tar paper between the new concrete and the existing manhole frame and cover as directed by the Engineer.

4.0 Method of Measurement. Measurement for installation of a reinforced concrete manhole collar will be made per each.

5.0 Basis of Payment. Payment for the installation of a reinforced concrete manhole collar, including all materials, equipment, labor, saw cuts before and/or after installation and all necessary work shall be completely covered by the contract unit price paid for the item listed below. Adjusting to grade the actual frame and cover shall be paid for separately. Please see JSP – Adjust to Grade Items for additional details.

Item No.	Туре	Description
604-99.02	Each	Concrete Manhole Collar

KK. <u>Sidewalk Trench Drain</u>

1.0 Description. The plans call for 2 - 36" wide sidewalk trench drains at Parcel 12. This work is to intercept the existing ditch that flows along the Parcel and drain under the sidewalk to the road. Details of this work are shown on the plans.

2.0 Materials. The lid of the trench shall be ADA compliant. The thickened sidewalk and reinforcement is incidental to the cost of the drain.

3.0 Basis of Payment. All costs for materials, equipment, labor, and installation shall be included in the cost for "36" Sidewalk Trench Drain", and be paid at the contract unit price per each. All grading necessary in this area is incidental to the cost of the Sidewalk Trench Drain. The associated paved ditch, curb, rock, and erosion control geotextile as shown in the plans are paid for at their contract unit prices.

Item No.	Туре	Description
604-99.02	Each	Sidewalk Trench Drain

LL. Special Drainage Structure

1.0 Description. This work shall consist of furnishing and installing precast concrete special drainage structures at the locations shown in the plans.

2.0 Material. Materials shall be as specified in Sec. 731.2.

3.0 Construction Requirements. The special drainage structures shall be constructed as detailed in the plans and in accordance with Sec 731.3.

3.1 Contractor shall field verify all sizes and locations prior to construction/installation of special drainage structures and pipes.

4.0 Method of Measurement. Measurement of precast concrete special drainage structures will be made per each.

- 8.0 Final measurement for excavation will not be made except for authorized changes during construction or where appreciable errors are found in contract quantity. Where required, excavation will be measured and paid for in accordance with Sec 206. The revision or correction will be computed and added to or deducted from the contract quantity.
- **4.2** Frames and grates will be measured and paid for separately.

5.0 Basis of Payment. The accepted quantity of special drainage structures, complete in place, including any necessary cutting or joining new pipe or existing pipe to the structure unless otherwise specified, will be paid for at the contract unit price for item number **731-99.02**, **Special Drainage Structure, per each**.

5.1 No direct payment will be made for backfilling except as specified in Sec 206, footing concrete, steps, fiber joint, weep holes, including excavation, permeable granular backfill, 4-inch drain tile, screen for inlet or any other work incidental thereto.

MM. Replace Curb Inlet Top to New Grade

1.0 Description. This work shall consist of **removing and replacing** existing curb inlet tops along Route D and shall include installing new parallel bar or curved vane grates, bearing plates and surrounding concrete as necessary. The existing inlet structure shall remain in place. The locations of adjusting curb inlets to grade are shown within the plans. Not all sizes of the grates are known, thus, it will be the responsibility of the contractor to determine the size before ordering new grates.

2.0 Construction Requirements. The contractor shall field verify the size of the inlet and required grate opening area prior to ordering the drop inlet tops and grates and bearing plates. The contractor shall saw cut the existing pavement or shoulder around the inlet to provide the

concrete pad around the inlet top in accordance with the dimensions shown in the plans. If needed, the inlet shall be adjusted to the proper elevation. The contractor shall also repair any damage to the inlet, inlet invert, or pipe connection to the inlet.

3.0 Method of Measurement. Measurement for replacing curb drop inlet tops will be per each and will include **full depth saw cutting**, removing pavement, removing existing curb inlet tops, grates, bearing plates and any necessary surrounding concrete as well as furnishing and installing the new curb inlet tops and grates and bearing plates or curved vane grates. The metal hood allowing water into the curb portion of the inlet may also need to be replaced. Exact size to be determined by the contractor prior to installation. The contractor may reuse the metal hood but shall take care not to damage it during construction.

4.0 Basis of Payment. Payment for furnishing the labor, materials, equipment, and excavation necessary to install the new curb inlet top, grates and bearing plates, and hoods shall be paid for at the contract unit price for the following pay items:

Item No.	Туре	Description
731-99.02	Each	Inlet Top Replacement
731-99.02	Each	Intlet Top and Hood Replacement

NN. ADA Compliance and Final Acceptance of Constructed Facilities JSP-10-01C

1.0 Description. The contractor shall comply with all laws pertaining to the Americans with Disabilities Act (ADA) during construction of pedestrian facilities on public rights of way for this project. An ADA Checklist is provided herein to be utilized by the contractor for verifying compliance with the ADA law. The contractor is expected to familiarize himself with the plans involving pedestrian facilities and the ADA Post Construction Checklist prior to performing the work.

2.0 ADA Checklist. The contractor can locate the ADA Checklist form on the Missouri Department of Transportation website:

https://www.modot.org/forms-contractor-use

2.1 The ADA Checklist is not to be considered all-inclusive, nor does it supersede any other contract requirements. The ADA checklist is a required guide for the contractor to use during the construction of the pedestrian facilities and a basis for the commission's acceptance of work. Prior to work being performed, the contractor shall bring to the engineer's attention any planned work that is in conflict with the design or with the requirement shown in the checklist. This notification shall be made in writing. Situations may arise where the checklist may not fully address all requirements needed to construct a facility to the full requirements of current ADA law. In those situations, the contractor shall propose a solution to the engineer that is compliant with current ADA law using the following hierarchy of resources: 2010 ADA Standards for Accessible Design, Draft Public Rights of Way Accessibility Guidelines (PROWAG) dated November 23, 2005, MoDOT's Engineering Policy Guidelines (EPG), or a solution approved by the U.S. Access Board.

2.2 It is encouraged that the contractor monitor the completed sections of the newly constructed pedestrian facilities in attempts to minimize negative impacts that his equipment, subcontractors or general public may have on the work. Completed facilities must comply with the requirements

of ADA and the ADA Checklist or have documented reasons for the non-compliant items to remain.

3.0 Coordination of Construction.

3.1 Prior to construction and/or closure on an existing pedestrian path of travel, the contractor shall submit a schedule of work to be constructed, which includes location of work performed, the duration of time the contractor expects to impact the facility and an accessible signed pedestrian detour compliant with MUTCD Section 6D that will be used during each stage of construction. This plan shall be submitted to the engineer for review and approval at or prior to the preconstruction conference. Accessible signed detours shall be in place prior to any work being performed that has the effect of closing an existing pedestrian travel way.

3.2 When consultant survey is included in the contract, the contractor shall use their survey crews to verify that the intended design can be constructed to the full requirements as established in the 2010 ADA Standards. When 2010 ADA Standards do not give sufficient information to construct the contract work, the contractor shall refer to the PROWAG.

3.3 When consultant survey is not included in the contract, the contractor shall coordinate with the engineer, prior to construction, to determine if additional survey will be required to confirm the designs constructability.

4.0 Final Acceptance of Work. The contractor shall provide the completed ADA Checklist to the engineer at the semi-final inspection. ADA improvements require final inspection and compliance with the ADA requirements and the ADA Checklist. Each item listed in the checklist must receive either a "YES" or an "N/A" score. Any item receiving a "NO" will be deemed non-compliant and shall be corrected at the contractor's expense unless deemed otherwise by the engineer. Documentation must be provided about the location of any non-compliant items that are allowed to remain at the end of the construction project. Specific details of the non-compliant items, the ADA requirement that the work was not able to comply with, and the specific reasons that justify the exception are to be included with the completed ADA Checklist provided to the engineer.

8.0 Slope and grade measurements shall be made using a properly calibrated, 2 foot long, electronic digital level approved by the engineer.

5.0 Basis of Payment. The contractor will receive full pay of the contract unit cost for all sidewalk, ramp, curb ramp, median, island, approach work, cross walk striping, APS buttons, pedestrian heads, detectible warning systems and temporary traffic control measures that are completed during the current estimate period as approved by the engineer. Based upon completion of the ADA Checklist, the contractor shall complete any necessary adjustments to items deemed non-compliant as directed by the engineer.

5.1 No direct payment will be made to the contractor to recover the cost of equipment, labor, materials, or time required to fulfill the above provisions, unless specified elsewhere in the contract documents.

OO. ADA Curb Ramps

1.0 Description. This work shall consist of constructing new concrete curb ramps and island cutthroughs that are compliant with current Americans with Disabilities Act (ADA) and MoDOT guidelines at locations shown on the plans and as directed by the engineer. Providing work zone protections for pedestrians will be a primary component of this project. Specifically, this work shall consist of providing pedestrian detours, including all necessary designing of specific detour routes, placing of signing, barricades, and channelizing. Nothing in this provision shall be construed to limit contractor innovation in mitigating pedestrian traffic impacts. All revisions shall be submitted to the engineer in writing 3 days prior to approval.

1.1 The contractor shall ensure that the persons establishing the grades of the ADA facilities have a copy of ADA related provisions at hand for reference. If it is found that written provisions for ADA facilities are not at hand, the engineer may cause ADA work to be ceased until a copy arrives.

2.0 Construction Requirements. Except as noted herein, all applicable provisions in Sec 608 for construction of curb ramps shall apply. Items and materials used for pedestrian traffic control shall be in accordance with Section 616 of the Missouri Standard Specifications for Highway Construction of the version current at the time of the bid opening, as applicable. Materials used to provide access over or around obstacles shall be in accordance with the Section applicable.

2.1 The area to be removed and/or constructed under this provision includes the entire curb ramp, flares, landing pads, sidewalk, and any curbs, including variable height curbs as tabulated in the quantity sheets and shown on the plan sheets. In addition, any concrete median used to separate ramps, as shown for a dual perpendicular ramp within Std. Plan 608.50, shall also be included in the cost of the ramp. Truncated domes shall be paid for separately.

2.1.1 Gutter Correction. The contractor shall establish the grade of the flow line of the gutter before establishing the grades of ADA facilities. The gutter line shall be free flowing with no ponding and next to the curb. Under performing gutters shall be replaced with a concrete curb and gutter or a minimum 1.75 inch thick asphalt mill and fill. Running or standing storm water shall not be pushed out into the roadway where it may be splashed on pedestrians by passing vehicles or cause a hydroplaning hazard. An asphalt mill and fill shall be a minimum of 1.75 inches thick and the edges shall be at a smooth milled butt joint. The contractor shall use an approved BP-1 mix for all corner asphalt mill and fill work unless another surface asphalt mix is specified elsewhere in the contract. Asphalt mill and fill is included in the work of ADA Curb Ramps. If asphalt mill and fill is needed at a corner without any other ADA work, it will be found as a separate line item in this contract.

2.2 Recommendations for the design type of each curb ramp to be built on this project are shown on the plans. These curb ramps may vary from the original design in size, shape, and location as necessary to comply with ADA laws. It is the contractor's responsibility to inspect locations in the field before bidding to verify quantities needed to satisfy this provision.

2.2.1 ADA provides some exceptions to ramp slope where space limitations exist. The apparent construction limits shown on the plans are not considered a space limitation. The use of these exceptions will not be considered by the engineer unless the length needed for compliance goes beyond 10 additional feet as shown as the plans are interpreted by the engineer. The contractor shall not place any ADA exceptions without consulting the engineer on a case by case basis.

2.3 Work Area Safety. The contractor shall maintain a work area that is safe for pedestrians. The areas adjacent to the contractor's physical work site shall also be maintained as needed to provide access to adjoining properties, regardless of whether a detour route is in place. All holes shall be covered with secured plywood or steel plates, and the work area walkways shall be free of trip hazards, loose debris, vehicles, materials, and equipment when the contractor is not in the work area. A 3 foot minimum path shall be maintained on any used-in-place walkway needed for access. The contractor shall not be permitted to park on any walkway solely to avoid the need for a lane closure. Items for lane closures are provided in the plans and quantities. The contractor shall fence in his work area to provide no access to the general public during the construction of the project.

2.4 Prosecution of Work. The contractor shall have all necessary personnel, equipment, and materials at hand for all work at each location before the work begins so that work may proceed without delay.

2.4.1 Pedestrian Detours. The contractor may provide and maintain a signed pedestrian detour at their own cost on a route with equal or better ADA accessibility than the closed pathway, if such routes exist. Since MoDOT may not own the right-of-way of the detour path, the contractor shall ascertain that the detour route will remain open during its planned use as a detour. The contractor shall inform the engineer of plans to use a detour not less than three weeks before it is set up.

2.4.2 Detour Locations. Pedestrian detours are to cross the street or go around the block where facilities exist. It may be possible to provide one detour for more than one corner/work location; the quantity for pedestrian detours will be based on the number of work locations needing detours and not on the number of detours actually used. The detour routes shall have equal or better accessibility than existing in the construction location and shall be approved by the engineer. Detours may also use roadway shoulders with sufficient width to provide for pedestrians, and the traffic control to protect them, and where parking is not allowed, provided drainage structures are not a hazard.

At locations where a pedestrian detour is not feasible, the contractor has the option of staging work to maintain a 3 foot minimum pathway, providing a temporary pathway (3' minimum width) that does not reduce the number of through lanes of the roadway, or providing a full closure with signs. Locations for full closure shall be submitted to the engineer in writing 2 weeks prior to beginning work, and signs shall be placed announcing the closure 1 week before work begins.

2.5 The curb ramps to be modified per this provision vary in size. It is the contractor's responsibility to verify actual quantities needed to satisfy this provision.

2.6 The truncated domes shall come from Pre-Qualified List FS-1067 Table 1.

3.0 Method of Measurement. Final measurement will not be made except for authorized changes during construction or where appreciable errors are found in the contract quantity. The revision or correction will be computed and added to or deducted from the contract quantity.

4.0 Basis of Payment. The accepted quantity of ADA compliant curb ramps will be paid at the contract unit price for:

Pay Item Number	Type / Description	Unit
608-99.02	ADA Curb Ramp	Each

No direct payment will be made for any excavating or preparing of the subgrade, **furnishing and installing the 4**" **Type 5 Aggregate Base**, furnishing and installing reinforcement, any incidental work required for furnishing and installing tie bars, asphalt mill and fill required to transition the new ramp to existing pavement or to drain the sidewalk, orwarping sidewalk to meet existing sidewalk sections.

PP. <u>Concrete Sidewalk and Curb Jointing at Utility Poles</u>

1.0 Description. Contractor shall provide longitudinal and transverse jointing for concrete sidewalk and concrete curbing to direct pedestrians around utility poles. The longitudinal and transverse jointing shall be completed to provide separation from the pedestrian access route on the sidewalk from utility poles.

2.0 Construction Requirements. At each utility pole located within the sidewalk or curbing adjacent to sidewalk, concrete jointing/edging shall be provided to a depth of ³/₄-inch. The jointing shall be as per the direction of the Engineer.

2.1 Jointing to be completed to guide sidewalk users around utility poles. The length of longitudinal joints shall be a length of 10-feet (maximum length of 15-feet) at each utility pole. Transverse short jointing shall be completed within the longitudinal joint at 12-inch intervals.

2.2 Jointing pattern shall be approved by Engineer as part of the pre-concrete placement conference.

3.0 Basis of Payment. No direct payment shall be made for compliance with this provision.

QQ. ADA Material Testing Frequency Modifications JSP-23-01

1.0 Description. This provision revises the Inspection and Testing Plan (ITP) for the construction of ADA compliant features to better match the nature of the work. The Quality Control (QC) testing frequency for the Sections identified below are to be revised as specified.

2.0 Compaction Test on Base Rock Under Sidewalk, Curb Ramps and Paved Approaches. (Revises ITP Sec 304.3.4) The required test frequency will be one per 600 tons.

3.0 Gradation Test on Base Rock Under Sidewalk, Curb Ramps and Paved Approaches. (Revises ITP Sec 304.4.1) The required frequency will be one per 500 tons.

4.0 Concrete Plan Checklists. (Revises ITP Sec 501) Submittal of the 501 Concrete Plant Checklist will be once per week when the contractor is only pouring curb, sidewalk, paved approaches, and curb ramps.

5.0 Concrete Median, Median Strip, Sidewalk, Curb Ramps, and Curb. (Revises ITP Sec 608) The required frequency will be the first truckload for the project and each 100 CUYDs for air and slump thereafter. Strength will be verified by use of cylinders or maturity meters at a minimum rate of one per 100 CUYD.

6.0 Paved Approaches. (ITP Sec 608) The required testing of one test from the first truckload per day and each 100 CUYDs for air and slump will remain per ITP. Strength will be verified by use of cylinders or maturity meters at a minimum rate of one per 100 CUYD.

7.0 Curb Concrete. (Revises ITP Sec 609) The required frequency will be the same as Sec 5.0 above.

8.0 Basis of Payment. No direct payment will be made to the contractor to fulfill the above requirements.

RR. Lump Sum Temporary Traffic Control JSP-22-01

1.0 Delete Sec 616.11 and insert the following:

616.11 Method of Measurement. Measurement for relocation of post-mounted signs will be made to the nearest square foot of sign area only for the signs designated for payment on the plans. All other sign relocations shall be incidental. Measurement for construction signs will be made to the nearest square foot of sign area. Measurement will be made per each for each of the temporary traffic control items provided in the contract.

616.11.1 Lump Sum Temporary Traffic Control. No measurement will be made for temporary traffic control items grouped and designated to be paid per lump sum. The list of lump sum items provided in the plans or contract is considered an approximation and may be subject to change based on field conditions. This is not a complete list and may exclude quantities for duplicate work zone packages used in simultaneous operations. The contractor shall provide all traffic control devices required to execute the provided traffic control plans for each applicable operation, stage, or phase. No measurement will be made for any additional signs or devices needed except for changes in the traffic control plan directed by the engineer.

2.0 Delete Sec 616.12 and insert the following:

616.12 Basis of Payment. All temporary traffic control devices authorized for installation by the engineer will be paid for at the contract unit price for each of the pay items included in the contract. Whether the devices are paid individually, or per lump sum, no direct payment will be made for the following:

(a) Incidental items necessary to complete the work, unless specifically provided as a pay item in the contract.

(b) Installing, operating, maintaining, cleaning, repairing, removing, or replacing traffic control devices.

(c) Covering and uncovering existing signs and other traffic control devices.

(d) Relocating temporary traffic control devices, including permanent traffic control devices temporarily relocated, unless specifically included as a pay item in the contract.

- (e) Worker apparel.
- (f) Flaggers, AFADs, PFDs, pilot vehicles, and appurtenances at flagging stations.

(g) Furnishing, installing, operating, maintaining, and removing construction-related vehicle and equipment lighting.

(h) Construction and removal of temporary equipment crossovers, including restoring preexisting crossovers.

(i) Provide and maintaining work zone lighting and work area lighting.

616.12.1 Lump Sum Temporary Traffic Control. Traffic control items grouped together in the contract or plans for lump sum payment shall be paid incrementally per Sec 616.12.1.1. Alternately, upon request from the contractor, the engineer will consider a modified payment schedule that more accurately reflects completion of traffic control work. No payment will be made for any additional signs or devices needed except for changes in the traffic control plan directed by the engineer. Additional items directed by the engineer will be paid for in accordance with Sec 109.4. No adjustment to the price will be made for overruns or underruns of other work or for added work that is completed within existing work zones.

616.12.1.1 Partial payments. For purposes of determining partial payments, the original contract amount will be the total dollar value of all original contract line items less the price for Lump Sum Temporary Traffic Control (LSTTC). If the contract includes multiple projects, this determination will be made for each project. Partial payments will be made as follows:

(a) The first payment will be made when five percent of the original contract amount is earned. The payment will be 50 percent of the price for LSTTC, or five percent of the original contract amount, whichever is less.

(b) The second payment will be made when 50 percent of the original contract amount is earned. The payment will be 25 percent of the price for LSTTC, or 2.5 percent of the original contract amount, whichever is less.

(c) The third payment will be made when 75 percent of the original contract amount is earned. The payment will be 20 percent of the price for LSTTC, or two percent of the original contract amount, whichever is less.

(d) Payment for the remaining balance due for LSTTC will be made when the contract has been accepted for maintenance or earlier as approved by the engineer.

616.12.1.2 Temporary traffic control will be paid for at the contract lump sum price for Item:

Item No.	Unit	Description
616-99.01	Lump Sum	Temporary Traffic Control

SS. NTCIP Compliant Changeable Message Sign (Contractor Furnished and Retained)

1.0 Description. All solar powered changeable message signs, hereinafter referred to as a CMS, shall be in accordance with these specifications.

2.0 Material. Each CMS shall consist of an all LED (light emitting diode) matrix message board, solar/battery power supply and a user-operated interface, as specified, all mounted on a heavy duty, towable trailer.

2.1 Each CMS shall be either Full Matrix or Character Matrix, and have the following minimum characteristics:

- (a) Full Matrix Each CMS shall be the Full Matrix type with the capability of providing one, two, and three lines of individual changeable characters with minimum heights of 52 (1300), 28 (700), and 18 (450) inches (mm), respectively. Full Matrix signs shall be capable of both static and dynamic graphics, and full display sized messages.
- (b) Character Matrix (Three Line) Each CMS shall consist of a minimum of three lines containing eight individual changeable characters per line. Each character shall be a minimum of 12 inches wide and 18 inches (450 mm) high.
- (c) Sign firmware shall comply with the current FHWA and DOT (Department of Transportation) NTCIP standards and support all NTCIP mandatory objects.
- (d) Physical access to the onboard computer shall be protected by a padlock or other locking handle mechanism. Electronic access to the onboard computer shall be protected by a username and password.
- **2.2** Full matrix CMS and character matrix CMS shall meet the following:
 - (a) The overall sign dimensions shall not be less than 72 inches (1800 mm) high x 126 inches (3150 mm) wide.
 - (b) The CMS shall be legible up to a distance of 650 feet (200 m) for both day and night operations and shall be visible for ½-mile (800 m) with 18 inch (450 mm) characters.
 - (c) When fully raised in the display position, the bottom of the CMS board shall be at least a height of 7 feet (2100 mm) from the ground and shall be able to rotate a complete 360 degrees atop the lift mechanism. A sight tube, used to aim the CMS board to oncoming traffic, shall be installed on the CMS board or mast. The CMS shall have an electrical hydraulic lifting mechanism that includes a manual lifting and lowering relief mechanism as a backup. It also must be able to be locked into various viewing angles as determined best for the motorists by the CMS operator.
 - (d) All LED displays and control circuitry shall be operational from -20 F (-29 C) to 120 F (50 C). The LED's shall have a rated life of 100,000 hours. The LED's shall be ITE amber in color on a flat black background.
 - (e) The CMS face shall be constructed that if an individual panel or pixel fails the rest of the face shall continue to display the message.
 - (f) The unit shall be able to withstand a 65-mph (105-kmph) maximum road wind speed. The trailer shall be able to support the fully extended CMS board in an 80-mph (130-kmph) wind load.
 - (g) Solar charging system shall allow for total autonomy of 24/7/365 continuous operation.

(h) All exterior surfaces except the sign face shall be cleaned, primed, and finished with two coats of Highway Safety Orange and the sign interior itself shall be cleaned and finished with one coat of corrosion inhibiting primer and two coats of flat black. The sign face shall be covered with a rigid translucent material to prevent damage to the sign face caused by the environment.

3.0 Construction Requirements. Prior to placing a CMS on a project, the engineer shall verify proposed CMS location is void of conflict with another DMS or CMS locations presently established. If a conflict is present, the engineer shall contact the Traffic Management Center (TMC) at 314-275-1526 to mitigate. If no conflict is present, engineer shall provide Traffic Management Center (TMC) with the Job Number, Route, County, specific CMS location, and a CMS identification number that is permanently affixed to the CMS. The engineer and contractor shall verify the message displayed on board is compliant with CMS messaging policies. The contractor shall place the CMS 6 feet [2 meters] off of the right edge of shoulder at the location shown on the plans or as directed by the engineer. The CMS shall be placed so that the right side of the unit is advanced approximately 3 degrees ahead with the direction of traffic. CMS shall not be located in medians. CMS shall be delineated with a minimum of five non-metallic channelizing devices. Installation, including location and placement, shall be approved by the engineer. If needed, the contractor shall relocate the CMS as directed by the engineer.

3.1 When not in use, the CMS shall be stored no closer than 30 feet [10 meters] to the edge of pavement carrying traffic, unless it is in a properly protected area or an off-site storage area or as otherwise directed by the engineer.

4.0 Basis of Payment. All expenses incurred by the contractor in integrating, maintaining, relocating, operating, and protecting the changeable message signs as outlined above shall be paid for at the contract unit price for Item 616-99.02 Changeable Message Sign, Contractor Furnished and Retained, per each.

4.1 Cost for channelizers shall be included in the contract unit price for CMS.

Item Number	Unit	Description
616-99.02	Each	NTCIP Compliant Changeable Message Sign (Contractor Furnished and Retained)

TT. Contractor Designed, Furnished and Installed Steel Plates

1.0 Description. The Contractor may elect to utilize steel plating to cover open trenches on Route D or in adjacent paved areas to mitigate overnight roadside hazards. Steel plates shall be secured from lateral movement while in use. Steel plates shall withstand H-20 traffic loading.

2.0 Materials. All materials shall be in accordance with Division 1000, Material Details, as specified in the Missouri Highway and Transportation Commission's current edition of Missouri Standard Specifications for Highway Construction.

3.0 Construction Requirements.

3.1 Contractor shall provide asphalt wedging transitions for traffic and pedestrians at plate edges as detailed in the plans. Asphalt wedging transition for pedestrians shall comply with ADA pedestrian access routes as identified by Engineer. No direct pay for asphalt wedging or tack coat.

3.2 Contractor shall document by evidence of registered professional engineer's seal, signature, and date in accordance with appropriate state licensing requirements showing the design and placement of the steel plating meets loading requirements.

3.3 The Contractor shall conduct a pre-installation conference with the Engineer to review methods and procedures related to excavation support and protection. The pre-installation conference will address:

- Existing utilities and subsurface conditions.
- Proposed excavations.
- Proposed equipment.
- Monitoring of excavation support and protection system.
- Working area location and stability.
- Coordination with traffic control movements of general public.
- Removal of plating systems.

4.0 Basis of Payment. No direct payment will be made to the contractor to recover the cost of equipment, labor, materials, or time required to fulfill the above provisions, unless specified elsewhere in the contract document. Utilization of steel plating, asphalt wedging and tack coat is considered incidental to the Temporary Traffic Control lump sum pay item.

UU. Contractor Designed, Furnished and Installed Shoring for Excavation

1.0 Description. This Section addresses sheeting, bracing, and all operations necessary for the preparation of trenches for bedding of pipes and pipe appurtenances, conduit, and buried cable.

2.0 Materials. All materials shall be in accordance with Division 1000.

3.0 Execution. Where selecting an option for excavation, trenching, and shoring in compliance with local, state, or federal safety regulations such as "OSHA Part 1926" or successor regulations, which require design by a registered professional engineer, submit (for information only and not for Engineer approval) the following:

- A. Copies of design calculations and notes for sloping, benching, support systems, shield systems, and other protective systems prepared by or under the supervision of a professional engineer legally authorized to practice in the jurisdiction where the Project is located.
- B. Documents provided with evidence of registered professional engineer's seal, signature, and date in accordance with appropriate state licensing requirements.
- C. Protect structures, utilities, sidewalks, pavements, and other facilities from damage caused by settlement, lateral movement, undermining, washout, and other hazards that could develop during excavation support and protection system operations.

- D. Shore, support, and protect utilities encountered.
- E. Install excavation support and protection systems to ensure minimum interference with roads, streets, walks, and other adjacent occupied and used facilities.
- F. Do not close or obstruct streets, walks, or other adjacent occupied or used facilities without permission from Engineer and authorities having jurisdiction. Provide alternate routes around closed or obstructed traffic ways if required by authorities having jurisdiction.
- G. Locate excavation support and protection systems clear of permanent construction so that forming and finishing of concrete surfaces are not impeded.
- H. Monitor excavation support and protection systems daily during excavation progress and for as long as excavation remains open. Promptly correct bulges, breakage, or other evidence of movement to ensure that excavation support and protection systems remain stable.
- I. Promptly repair damages to adjacent facilities caused by installing excavation support and protection systems.

4.0 Quality Assurance. The contractor shall conduct a pre-installation meeting at the project site to review methods and procedures related to excavation support and protection systems including, but not limited to:

- a. Existing utilities and subsurface conditions.
- b. Proposed excavations.
- c. Proposed equipment.
- d. Monitoring of excavation support and protection system.
- e. Working area location and stability.
- f. Coordination with traffic control movements of general public.

5.0 Basis of Payment. No direct payment will be made to the contractor to recover the cost of equipment, labor, materials, or time required to fulfill the above provisions, unless specified elsewhere in the contract document.

VV. <u>18 Inch Tubular Marker</u>

1.0 Description. Tubular markers shall be mounted on raised islands at the locations indicated on the plans.

2.0 Requirements. Island tubular markers shall have a height 18-inches as noted on plans, 2 reflective bands with super high intensity prismatic sheeting in accordance with Sec 1042 and be constructed from thermoplastic polyurethane. Color of the island tubular marker and reflective bands shall match the pavement marking in which it is placed. Post shall be in the shape of a "T" with a width of 3 inches and depth of 2 inches. Post shall be capable of recovering from repeated vehicle impacts. Post shall insert and be secured into the plastic base with horizontal locking pins. When the post is no longer serviceable, it shall be able to be removed and a new post can be manually inserted and locked into the existing base.

3.0 Construction Requirements. Shall be surface mounted on the radius points of the island noses. The roadway shall be cleaned of dirt and gravel before installation. Island tubular markers shall be mounted using proper sized anchor bolts according to manufacturer's instructions.

4.0 Method of Measurement. Measurement for installation of tubular marker with base will be made per each.

5.0 Basis of Payment. All labor, equipment, and materials necessary to install these markers will be paid for under:

Item Number	Туре	Description
620-99.02	Each	18 IN. Yellow Island Tubular Marker
620-99.02	Each	18 N. White Island Tubular Marker

1 DELETED WW. Asphalt Coldmilling / Paving Requirement

1.0 Description. Asphalt coldmilling / paving requirement for the project.

2.0 Construction Requirements. Asphalt coldmilled pavement areas shall be filled with the corresponding asphaltic concrete mixture during the same work shift.

3.0 Basis of Payment. No direct payment will be made to the contractor to recover the cost of equipment, labor, materials, or time required to fulfill the above provisions, unless specified elsewhere in the contract document.

XX. <u>Temporary Generator</u>

1.0 Description. The contractor shall maintain signal operations at all times at Route D (Page Ave) and Hanley Road intersection when the existing power supply is removed and a new power supply is constructed in the SE quadrant of the intersection.

2.0 Construction Requirements. The contractor will be responsible for providing a temporary generator to operate the existing signal cabinet at the intersection(s) noted above while the contractor removes the existing power supply and constructs the new power supply. The temporary generator shall be proved and maintained to operate the existing signal cabinet while Ameren connects the power from its transformer to the new power supply. The contractor shall discuss with the Engineer and Ameren any issues pertaining to the installation of the power supply and transformer prior to the switch over to the new power supply.

2.1 All construction items listed in this provision shall conform to the Ameren Electrical Service Manual.

3.0 Method of Measurement. Method of measurement shall be made per each installed temporary generator regardless of the time needed to operate the generator at each location.

4.0 Basis of Payment. Payment for a temporary generator, including all equipment, fuel, time, and labor shall be made at the contract unit price for the following:

Item No.	Туре	Description
902-99.02	Each	Temporary Generator for Signal Power

YY. <u>Top Mounted Luminaire</u>

1.0 Description. This work shall consist of furnishing and installing LED Top Mounted Luminaires as indicated in the plans.

2.0 Construction Requirements. Luminaires shall be vertical top mount type (pole top mount) with a slip-fitter that accommodates a standard 2" top mount. Available types are listed on the MoDOT approved products list and must meet all MoDOT Specifications along with additional requirements noted in the additional sections below. The contractor shall coordinate the pole top mount size with the luminaire mount to ensure compatibility. All luminaires for this project shall allow for a tilt angle to be adjusted in the field dependent upon the placement of the pole. All necessary mounting brackets and hardware shall be included in the payment for the luminaire.

2.1 LED luminaires shall not be equipped with a Photo Control Receptacle.

2.2 LED Luminaires shall have a terminal block for easy installation of a two wire Line/neutral circuit (no wire nuts for termination of field/luminaire circuit).

2.3 LED luminaires shall have an easy access point for future repairs to the driver.

2.4 LED luminaires shall have pole adaptors which are capable of feeding wires through without disassembling the knuckle.

3.0 Basis of Payment. Payment for furnishing and installing top mounted luminaries shall include all materials, equipment, tools, labor, and work incidental thereto, and shall be considered completely covered by the contract unit price for:

Item No.	Unit	Description
901-99.02	Each	150W Top Mounted LED-A Luminaire
901-99.02	Each	170W Top Mounted LED-B Luminaire

ZZ. <u>Top Mount Light Pole</u>

1.0 Description. This work shall consist of furnishing and installing top mount poles as indicated in the plans.

2.0 Construction Requirements. Top mount poles shall conform to the Type AT lighting poles and shall be fabricated with a circumferentially welded top mount and top plate to accept top mounted luminaries. The top mount shall extend 4" above the top of the pole and meet AASHTO loading requirements for the luminaires provided. The top mount shall be made of the same material as the pole shaft, be constructed as a one-piece pole and top mount unit by the manufacturer and have an outside diameter that accepts the appropriate luminaire slip-fitter. Pole and top mount shall conform to all MoDOT specifications and material requirements. Bridge mounted poles shall be constructed to match the existing bolt pattern.

3.0 Basis of Payment. Payment for furnishing and installing top mount poles shall include all excavation, materials, equipment, tools, labor, and work incidental thereto, and shall be considered completely covered by the contract unit price for:

Item Number	Unit	Description
901-99.02	Each	30 Ft. Top Mount Light Pole
901-99.02	Each	45 Ft. Top Mount Light Pole

AAA. <u>Combination Pad Mounted 120V/240V Power Supply and Lighting Controller with</u> <u>Uninterruptible Power Supply (UPS)</u>

1.0 Description. This work shall consist of furnishing and installing combination 120/240 volt signal and lighting power supply and uninterruptible power supply (UPS).

2.0 UPS Requirements. The traffic signals being constructed on the intersections listed below shall include an "Uninterruptible Power Supply" specifically constructed and NEMA approved for traffic signal operations.

- Waterworks Road
- Crystal Industrial Court (midblock pedestrian hybrid beacon)
- Walton Road
- North and South Road
- Midland Boulevard
- Hanley Road

2.1 UPS Location and Cabling. The UPS shall be installed separately from the signal cabinet and shall be installed in the same cabinet as the power supply and lighting controller station. In addition to the power cables from the UPS to the signal cabinet, the contractor will route but not connect an outdoor rated CAT-6 cable between the UPS RJ-45 port and the Ethernet switch in the signal cabinet. The contractor shall also install a 7-conductor serial cable and make the appropriate connections from the UPS to the traffic signal cabinet. The **On battery** contact (C-1) on the inverter should be programmed to energize when the UPS provides battery backup. The normally open contact should be wired to provide logic ground to Alarm 2 when the UPS is in battery backup mode. This should indicate a Special Status 2 alarm in the signal controller alarm screen. The Low Battery contact (C-2) on the inverter should be programmed to energize when the UPS drops below a preset voltage level, typically set at 40%. The normally open contact should be wired to provide logic ground to Test Point A when the UPS is in Low Battery mode. This should indicate a Special Status 3 alarm in the signal controller alarm screen. The Arrestor contact should be wired to provide logic ground to Test Point B and generate a Special Status 4 alarm in the signal controller alarm screen. The **Timer #1** contact (C-4) on the inverter should be programmed to energize after the UPS is in inverter mode for three (3) hours. The normally closed contract should be wired in series with the remote flash output to allow for the circuit to open after three (3) hours and bring the signal to flash after the side streets service. The remote flash parameters shall be programmed to red/red flash, unless directed otherwise by the Engineer. The CAT-6 cable and serial cable will be run in a separate conduit from the power cables into the cabinet. All conduits will be internal and not visible from the exterior of either the UPS or signal cabinet. The contractor shall verify all control wiring with the manufacture of the traffic signal cabinet assembly for accuracy and compatibility and perform test to ensure proper operation. The contractor shall be responsible for all controller programming to mask the TS2 features to this setup. Upon completion of all controller programming, contractor shall notify contractor's or

Commission's Traffic Engineer (depending on assignment) for uploading into Commission's central signal control system.

2.2 UPS Input Specifications. Each UPS system shall have the following input requirements:

- (a) A nominal input voltage of 120 VAC.
- (b) An input voltage range of 85 to 175 VAC.
- (c) Two (2) input voltage boost modes.
- (d) Boost-1 shall increase the input voltage from 94 to 115 VAC.
- (e) Boost-2 shall increase the input voltage from 85 to 101 VAC.
- (f) Two (2) input voltages buck modes.
- (g) Buck-1 shall decrease the input voltage from 154 to 124 VAC.
- (h) Buck-2 shall decrease the input voltage from 175 to 142 VAC.

A user configurable power quality (PQ) option with default values of:

- (a) High line disqualify shall be 130 VAC.
- (b) High line qualify shall be 128 VAC.
- (c) Low line qualify shall be 105 VAC.
- (d) Low line disqualify shall be 100 VAC.

(e) Input current shall be less than 16A with nominal voltage, full load on the output and charger set at 10A.

(f) 50/60Hz automatic frequency detection with built-in class A EMI filter and transient suppression.

2.3 UPS Output Specifications. Each UPS system shall have the following output requirements:

- (a) The output voltage of the UPS shall be 120 VAC ±10% in line mode.
- (b) The output voltage of the UPS shall be 120 VAC $\pm 6\%$ in backup mode.
- (c) The output frequency of the UPS shall be 60Hz ±5% in line mode.
- (d) The output frequency of the UPS shall be 60Hz ±5% in backup mode.
- (e) The output waveform of the UPS shall be sinusoidal.

(f) The output voltage total harmonic distortion (THD) shall be less than 3% with a resistive load.

(g) The efficiency of the UPS at nominal line voltage shall be greater than 98%.

(h) The efficiency of the UPS in backup mode shall be greater than 84%.

(i) The step-load response of the UPS shall be full recovery in ½-cycle @ 50% change with a resistive load.

(j) The transfer time of the UPS line to back up and backup to line shall be 5ms typical.

(k) The line qualification time of the UPS shall be user selectable at 3, 10, 20, 30, 40 and 50 seconds.

(I) The line qualification time of the UPS default shall be three (3) seconds.

2.4 UPS Battery and Charger Specifications. Each UPS system shall have the following specifications for the battery and charger:

- (a) The nominal battery voltage of the UPS shall be 48 VDC.
- (b) The battery charger current of the UPS shall be user programmable for 3, 6, and 10 A.
- (c) The battery charger current default setting for the UPS shall be 6A.

(d) The battery charger in the UPS shall turn OFF when the battery temperature is 50°C.

(e) The UPS shall have a user programmable temperature compensated battery charger with setting for -2.5, -4, -5 and -6 mV/°C/Cell.

(f) The UPS shall have a temperature compensated battery charger with a default setting of -5 mV/°C/Cell.

(g) The UPS shall have a battery charge with a float voltage of 56VDC maximum.

(h) The UPS shall have a user configurable low battery warning.

(i) The UPS shall have a default low battery warning set at 47VDC to indication 40% remaining battery capacity.

(j) The UPS shall have a low battery shutdown set for 42VDC (10.5VDC per battery).

2.5 UPS Protection Specifications. Each UPS system shall have the following specifications for protection:

(a) The UPS shall have a 250VAC @ 20A input circuit breaker.

(b) The UPS shall have a 50A battery circuit breaker.

(c) The UPS shall have electronic short circuit protection when operating in backup mode.

(d) The UPS shall indicate an overload warning with a flashing alarm LED when the load is between 95% and 105% of the rated output for the UPS.

(e) The UPS shall shutdown in two (2) minutes when operating in backup mode when the load is between 106% and 115% of the rated output for the UPS, and the fault LED shall turn ON. The fault LED shall clear when the overload is removed and the utility line power returns.

(f) The UPS shall shutdown in one (1) minute when operating in backup mode when the load is greater than 115% and the fault LED shall turn ON. The fault LED shall clear when the overload is removed and the utility line power returns.

(g) The UPS shall disable the backup mode function when operating in line mode if the load exceeds 115% of the rated output for the UPS. The alarm shall be reset when the overload condition is removed.

(h) The UPS shall display an alarm LED if the battery ambient temperature is greater than 75°C and disable the backup mode function. The alarm shall clear when the battery ambient temperature is less than 70°C.

(i) The UPS shall display a fault LED when operating in backup mode and shutdown the inverter if the internal temperature is greater than 110°C. The fault shall clear when the utility power returns and the internal temperature is less than 90°C.

(j) The UPS shall have output over-voltage protection to electronically shutdown the UPS if the output voltage exceeds 132VAC.

(k) The UPS shall disable the battery charger in two (2) seconds and display an alarm LED if the battery voltage exceeds 59VDC. The alarm shall be cleared and charge enabled when the battery voltage drops to less than 57VDC.

(I) The UPS shall limit the charger voltage to 52VDC in the event the battery probe is not installed.

(m) The UPS shall have a battery circuit breaker with reverse polarity protection. The battery circuit breaker shall trip in the event the battery polarity is wired incorrectly.

(n) The UPS shall have protection for electrical backfeed to the utility that meets UL 1778 and CSA C22.2 No. 107.1.3 requirements.

(o) The UPS shall have user-selectable settings that are password protected.

(p) The UPS shall be cooled by a variable speed fan that is microprocessor and PWM controlled.

(q) The fan shall be OFF when the ambient temperature is less than 40°C.

(r) The UPS shall display an alarm LED to indicate the fan is enabled but not turning.

(s) The UPS shall have a fan that is field replaceable.

2.6 UPS Displays, Controls and Diagnostics Specifications. Each UPS system shall have the following specifications for the noted features:

(a) The UPS shall have a two (2) line/20-character LCD display and control panel that can be rotated for easy user interface.

(b) The UPS shall have event and alarm logging with time/date stamping for up to 100 historical events.

(c) The UPS shall have six (6) independently programmable control relays for control and report functions.

(d) The UPS shall have two (2) independently programmable timers 0 to 8hr with two (2) timeof-day restrictions on each timer.

(e) The UPS shall be equipped with a RS-232 port, which can be connected to a laptop.

(f) The UPS shall be equipped with a SNMP Ethernet card.

2.7 Programmable Dry Contacts. Each UPS system shall have the following requirements for the noted features relating to dry contacts:

(a) The UPS shall have six (6) sets of normally open (NO) and normally closed (NC) single pole double-throw (SPDT) dry contact relays rated for 250VAC @1A.

(b) The UPS shall have five (5) sets of dry contact relays that are user programmable, C1 through C5, and one relay contact that is factory configured, C6.

(c) The UPS shall have dry contact relays that are user programmable via either the RS-232 or (optional) Ethernet communication ports to activate under the following conditions:

(d) ON BATTERY. The relay is energized whenever the UPS switches to battery power.

- (e) LOW BATTERY. The relay is energized when the battery has reached a user defined low battery level of remaining useful capacity. This alarm is latched when a qualified line returns or the inverter shuts down. The default setting is 47VDC (~40%) of remaining useful battery capacity.
- (f) TIMER 1. The relay is energized after being in backup mode for a given amount of time. This timer is adjustable from 0 to 8hr. The default setting is two (2) hours.
- (g) ALARM. The relay is activated after a specific or general alarm is detected. The alarm
- (h) conditions include: line frequency, low output voltage, no temperature probe, overload,
- (i) unconnected batteries, high temperature (>55°C) and low temperature (<-20°C).
- (j) FAULT. The relay is activated after a specific or general fault is detected. These faults
- (k) include: short circuit, low battery voltage (<41VDC), high battery voltage (> 59VDC), overload and over temperature (>75°C).
- (I) OFF. The relay is disabled and will not activate under any condition.
- (m) TIMER 2. Same as TIMER 1.
- (n) TIMER 3. Same as TIMER 1.
- (o) AC/DC FAN CONTROL. The relay is activated when the battery ambient temperature is greater than 35°C or at a user programmable threshold from 25 to 55°C @ 5°C increments.
- (p) The UPS shall have a default dry contact relay configuration of:

C1	ON BATT
C2	LOW BATT
C3	LOW BATT
C4	TIMER
C5	ALARM
C6	48VDC

2.8 Mechanical. Each UPS system shall have the following mechanical requirements:

(a) The UPS shall have AC input and AC output terminal blocks mounted on the front panel. The terminal blocks shall be a 3 pole, 35 amp, 300 volt Eurostyle socket terminal strip (22-8 AWG).

(b) The UPS shall have six (6) user programmable dry contact relay terminal blocks on the front panel. The terminal blocks shall be 3 pole, 35 amp, 300 volt PLUGGABLE TERMINAL BLOCK (12-26 AWG)
(c) The UPS shall have one (1) user input and one (1) Automatic Transfer Switch (ATS) terminal block on the front panel. The terminal blocks shall be 3 pole, 35 amp, 300 volt PLUGGABLE TERMINAL BLOCK (12-26 AWG).

(d) The UPS shall have a DE-9 RS-232 connector on the front panel.

(e) The UPS shall have an RJ45 Ethernet connector on the front panel.

(f) The UPS shall have a battery connector on the front panel. The battery connector shall be a 50 amp SB® series type battery connector (16-6 AWG).

(g) The UPS shall have a RJ14 battery temperature probe connector on the front panel.

2.9 Environmental. Each UPS system shall have the following environmental requirements:

(a) The operating temperature range of the UPS shall be -40° to 55°C with the capability of operating @ 800W for up to 2hr at 74°C ambient.

(b) The storage temperature range of the UPS shall be -40° to 75°C.

(c) The operating and storage humidity (non-condensing) range of the UPS is up to 95% RH.

(d) The altitude operating range of the UPS is up to 12,000ft with a de-rating of 2°C per 1000ft above 4500ft.

(e) The UPS shall be shipped in materials designed to meet requirements for ISTA program.

(f) The UPS shall pass electrical safety standards UL1778, CSA 22.2 No. 107.3, EN50091-1-1-2 and EN60950.

(g) The UPS shall pass emission standards FCC Subpart J Level A for conducted and radiated EMI CISPR22, EN55022 Level A for conducted and radiated EMI.

(h) The UPS shall pass Immunity standards:

EN61000-4-2: ESD (Electrostatic discharge).

EN61000-4-3: Radiated immunity.

EN61000-4-4: EFT (Electrical fast transient).

EN61000-4-5: Surge.

EN61000-4-6: Conducted (Power and signal lines).

EN61000-4-8: Power frequency magnetic.

EN61000-3-2: Harmonic distortion.

(i) The UPS shall display agency approval mark "cCSAus" on the manufacturer's nameplate label.

2.10 Manual Bypass Switch. Each UPS system shall include a manual bypass switch (MPS). UATS assemblies that include items referenced individually need not be duplicated. The MPS shall have the following specifications:

(a) The MPS shall be a self-contained module separate from the UPS

(b) The MPS shall be shelf or rack mountable.

(c) The MPS shall have terminal blocks labeled "AC Input", AC Output", "To UPS" and "From UPS".

(d) The MPS shall be a Break-Before-Make rotary switch.

(e) The MPS shall be rated at 120VAC @ 20A.

(f) The MPS shall have a 5-15R duplex receptacle connected to utility line.

(g) The MPS shall have a 5-15R receptacle labeled "Optional LA-P" to facilitate a plug-in surge suppressor.

(h) The MPS shall have a 5-15R receptacle labeled "Optional Battery Heater Mat" to provide non-standby power to a battery heater mat.

(i) The MPS shall have two (2) positions: one labeled "UPS" to connect the utility line to the UPS, and one labeled "Bypass" to connect the utility line to the load.

(j) The MPS shall have a 15A circuit breaker labeled "AC Input".

(k) The MPS shall have a 15A circuit breaker labeled "AC Output".

2.11 Automatic Transfer Switch. Each UPS system shall include an automatic transfer switch (ATS) with the following requirements:

(a) The ATS shall be rated for 120VAC @ 40A.

(b) The ATS shall be shelf or rack mountable.

(c) The ATS shall transfer the load to UPS when the utility line fails or is unqualified.

(d) The ATS shall transfer the load to utility line when the utility line is available and qualified.

(e) The ATS shall be activated by a 48VDC input from the UPS.

(f) The ATS shall have a terminal block labeled "L IN", "NEUT", "GRD" and "L OUT".

(g) The ATS shall have a six (6) foot line cord labeled "UPS IN".

(h) The ATS shall have a six (6) foot line cord labeled "UPS OUT".

(i) The ATS shall have a 5-15R duplex receptacle connected to utility line.

(j) The ATS shall have a 5-15R receptacle labeled "Optional LA-P" to facilitate a plug-in surge suppressor.

(k) The ATS shall have a 5-15R receptacle labeled "Optional Battery Heater Mat" to provide non-standby power to a battery heater mat.

2.12 Automatic Bypass Switch. Each UPS system shall include an automatic bypass switch (ABS) with the following requirements:

(a) The ABS shall be rated for 120VAC @ 20 amps.

(b) The ABS shall be shelf or rack mountable.

(c) The ABS shall connect the UPS to the load to allow the UPS to continuously power the load.

(d) The ABS shall transfer the load to utility line when there is no UPS output voltage.

(e) The ABS shall be activated by the 120VAC from the UPS.

(f) The ABS shall have a terminal block labeled "L IN", "NEUT", "GRD" and "L OUT".

(g) The ABS shall have a six (6) foot line cord labeled "UPS IN".

(h) The ABS shall have a six (6) foot line cord labeled "UPS OUT".

(i) The ABS shall have a 5-15R duplex receptacle connected to utility line.

(j) The ABS shall have a 5-15R receptacle labeled "Optional LA-P" to facilitate a plug-in surge suppressor.

(k) The ABS shall have a 5-15R receptacle labeled "Optional Battery Heater Mat" to provide non-standby power to a battery heater mat.

(I) The ABS dimensions shall be 4.6"H x 4.75"W x 6.5"D.

(m) The ABS weight shall be 4lbs.

2.13 Generator Transfer Switch. Each UPS system shall include a generator transfer switch (GTS) with the following requirements:

(a) The GTS shall sense when a portable generator is connected and transfer the load to the generator after a 30s delay.

(b) The GTS shall be rated for 120VAC @ 20A.

(c) The GTS shall be shelf or rack mountable.

(d) The GTS shall have a terminal block labeled "AC INPUT", "AC OUTPUT" and "GENERATOR INPUT".

2.14 UPS Batteries. The batteries for the UPS system shall meet the following requirements:

(a) The batteries shall be Gel Cell Valve Regulated Lead Acid (VRLA) type specifically designed for outdoor use.

(b) The batteries shall be designed for "Float Service" to provide 100% out-of-box runtime capacity.

(c) The batteries shall have Silver Alloy positive plates.

(d) The batteries shall have a five (5) year full replacement, non-prorated warranty.

(e) The battery capacity rating at 20hr shall be 94Ah.

(f) The battery shall be 12VDC.

(g) The number of batteries in the system shall be four (4) or eight (8).

(h) The batteries shall be connected to provide 48VDC.

(i) Batteries for each location shall provide full power for all devices shown on the plans that are powered through the signal cabinet for three (3) hours and then send the signal into all red flash and power that state for an additional three (3) hours.

2.15 Battery Heater Mat.

(a) The battery heater mats shall be available in four (4) battery and single (1) battery sizes.

(b) The single battery heater mat shall allow for a Master-Slave configuration so two (2) or more mats can be ganged together.

(c) The battery heater mats shall plug into a 120VAC/5-15 receptacle.

(d) The battery mats shall be thermally controlled, turning ON at 5°C and turning OFF at 15°C.

(e) The battery mats shall be thermally fused for 82°C to prevent thermal runaway.

2.16 Battery Charge Management System. Each UPS system shall have a battery charge management system with the following requirements:

(a) The battery charge management system shall spread the charge voltage equally across all batteries.

(b) The battery charge management system shall compensate for batteries with different internal resistances.

(c) The battery charge management system shall have a quality of final balance of ±100mV maximum between any two (2) batteries in the string.

(d) The battery charge management system shall have reversed polarity protection.

(e) The battery charge management system shall be designed to CSA C22.2 No. 107.1 and UL 1778 Standards for safe unattended operation.

2.17 Surge Suppression. Each UPS system shall have the following requirements for surge suppression:

(a) The surge suppression shall provide protection from voltage transients appearing on the utility line.

(b) The surge suppression shall be a plug-in module that is field replaceable.

(c) The surge suppression shall have a LED indicator that turns OFF when the module is no longer providing protection.

(d) The surge suppression shall have a clamping voltage of 150VAC.

(e) The surge suppression shall have a response time of less than one (1) nanosecond.

2.18 Construction Requirements. Construction requirements shall conform to Sec 902. Any exceptions to these requirements will be approved by the Engineer before system installation.

3.0 Method of Measurement. Method of measurement shall conform to Sec 902.

4.0 Basis of Payment. Payment for furnishing and installing pad mounted combination units shall include all excavation, materials, equipment, tools, labor, CAT-5 cable and work incidental thereto, and shall be considered to be completely covered by the contract unit price for:

Item No.	Туре	Description
902-99.02	Each	Combination Pad Mounted 120V/240V Power Supply And Lighting Controller with UPS

BBB. Installation of Mid-block Crossings

1.0 Description. Prior to installing any signal equipment for the Rectangular Rapid Flashing Beacon on Route D at the pedestrian crossings located near Ermes Drive and Liberty Avenue/Dusky Drive, and the Pedestrian Hybrid Beacon near Crystal Industrial Court, the contractor shall have all widening of Route D completed and shall have temporary striping in place for any lane shifts through these sections of roadway. The contractor shall also have all sidewalk, advanced signing and the concrete median island completed prior to installing and making the beacon operational. Lighting shall be installed and operational prior to construction of the concrete median islands at Ermes Drive and Liberty Avenue/Dusky Drive.

1.1 Prior to turning on the rectangular rapid flashing beacon, the contractor shall notify the Engineer 2 weeks prior to allow for the following:

1.1.1 Notification to the ATE – MoDOT's Area Traffic Engineer in order for that person to check the timing and general setup of the RRFB (Rectangular Rapid Flashing Beacon) or the PHB (Pedestrian Hybrid Beacon).

1.1.2 Notification to the AE – MoDOT's Area Engineer and Public Relations staff so they can prepare a public outreach plan for the new crossing.

2.0 Basis of Payment. No direct payment shall be made to the contractor to comply with this provision.

CCC. <u>Pedestrian Hybrid Beacon</u>

1.0 Description. A pedestrian hybrid beacon is a special type of hybrid beacon used to warn and control traffic at an unsignalized location to assist pedestrians in crossing a street or highway at a marked crosswalk.

1.1 The pedestrian hybrid beacon shall operate through logic gates within the controller. The contractor shall provide a document to the Traffic Engineer with the proposed logic gate information for review and approval prior to installation.

1.2 The pedestrian beacon shall be used in conjunction with signs and pavement markings to warn and control traffic at locations as shown on plans or as designated by Engineer (paid for separately). The beacon shall be installed at location(s) as shown on plans.

1.3 The contractor shall notify the Traffic Engineer at least 24 hours before beacon signal activation. Contact information is below:

Eddie Watkins (MoDOT) (314) 275-1543, Cell: (314) 650-5461

2.0 Basis of Payment. There will be no direct pay for complying with this provision.

DDD. Rectangular Rapid Flashing Beacon Assembly

1.0 Description. Rectangular Rapid Flashing Beacon (RRFB) Assemblies shall be installed at the locations indicated in the plans. Rectangular Rapid Flashing Beacon Assemblies shall consist of one signal post with pedestrian crossing signs and rapid flashing beacons (RRFBs) facing both directions of traffic. Each pedestrian crossing shall have three RRFB assemblies, one on each side of the roadway and one RRFB assembly in the median island, as shown on the plans.

2.0 Beacon Requirements.

2.1 General Conditions. RRFB assemblies shall meet requirements set forth by this JSP and in the MUTCD and found at:

http://mutcd.fhwa.dot.gov/resources/interim_approval/ia11/fhwamemo.htm

An RRFB assembly shall consist of two rapidly and alternately flashed rectangular yellow indications having LED-array based pulsing light sources, and shall be designed, located, and operated in accordance with the detailed requirements specified below.

- (a) Each post shall have front and rear facing signs and RRFBs for a total of 6 pedestrian signs, 3 instructional signs, **and** 6 plaques, and 12 RRFBs per crossing.
- (b) Power for the RRFBs shall be supplied from solar panel and battery capable of supplying the appropriate power sufficient for 4 RRFBs per post. The solar panel and battery shall be installed on the same post.
- (c) The two yellow warning signs shall be fluorescent yellow-green signs.

2.2 Restrictions.

- (a) An RRFB shall only be used to supplement a W11-2 (Pedestrian) with a diagonal downward arrow (W16-7p) plaque, located at or immediately adjacent to a marked crosswalk.
- (b) An RRFB shall not be used for crosswalks across approaches controlled by YIELD signs, STOP signs, or traffic control signals. This prohibition is not applicable to a crosswalk across the approach to and/or egress from a roundabout.
- (c) An RRFB shall not be installed independent of the crossing signs for the approach the RRFB faces. The RRFB shall be installed on the same support as the associated W11-2 (Pedestrian) and plaque.

2.3 Beacon Dimensions and Placement in Sign Assembly.

- (a) Each RRFB shall consist of two rectangular-shaped yellow indications, each with an LEDarray based light source. Each RRFB indication shall be a minimum of approximately 5 inches wide by approximately 2 inches high.
- (b) The two RRFB indications shall be aligned horizontally, with the longer dimension horizontal and with a minimum space between the two indications of approximately seven inches (7 in), measured from inside edge of one indication to inside edge of the other indication.
- (c) The outside edges of the RRFB indications, including any housings, shall not project beyond the outside edges of the W11-2 sign.
- (d) As a specific exception to 2003 MUTCD Section 4K.01 guidance, the RRFB shall be located between the bottom of the crossing warning sign and the top of the supplemental

downward diagonal arrow plaque (or, in the case of a supplemental advance sign, the AHEAD plaque), rather than 12 inches above or below the sign assembly. (See example photo at:

http://mutcd.fhwa.dot.gov/resources/interim_approval/ia11/fhwamemo.htm#image).

2.4 Beacon Flashing Requirements.

- (a) When activated, the two yellow indications in each RRFB shall flash in a rapidly alternating "wig-wag" flashing sequence (left light on, then right light on).
- (b) As a specific exception to 2003 MUTCD Section 4K.01 requirements for the flash rate of beacons, RRFBs shall use a much faster flash rate. Each of the two yellow indications of an RRFB shall have 70 to 80 periods of flashing per minute and shall have alternating but approximately equal periods of rapid pulsing light emissions and dark operation. During each of its 70 to 80 flashing periods per minute, one of the yellow indications shall emit two rapid pulses of light and the other yellow indication shall emit three rapid pulses of light.
- (c) The flash rate of each individual yellow indication, as applied over the full on-off sequence of a flashing period of the indication, shall not be between 5 and 30 flashes per second, to avoid frequencies that might cause seizures.
- (d) The light intensity of the yellow indications shall meet the minimum specifications of Society of Automotive Engineers (SAE) standard J595 (Directional Flashing Optical Warning Devices for Authorized Emergency, Maintenance, and Service Vehicles) dated January 2005.

2.5 Beacon Operation.

- (a) The RRFB shall be normally dark, shall initiate operation only upon pedestrian actuation, and shall cease operation at a predetermined time after the pedestrian actuation. The length of actuation shall be programmable and changeable.
- (b) All RRFBs associated with a given crosswalk (including those with an advance crossing sign, if used) shall, when activated, simultaneously commence operation of their alternating rapid flashing indications and shall cease operation simultaneously.
- (c) A pedestrian instruction sign with the legend PUSH BUTTON TO TURN ON WARNING LIGHTS should be mounted adjacent to or integral with each pedestrian pushbutton. Push buttons shall meet American's with Disabilities Act (ADA) requirements in both location and design with both visible and audible feedback when pushed, as well as the requirements set forth in the JSP titled "Audible Pedestrian Signals and Signing."
- (d) The duration of a predetermined period of operation of the RRFBs following each actuation should be based on the MUTCD procedures for timing of pedestrian clearance times for pedestrian signals.
- (e) A small light directed at and visible to pedestrians in the crosswalk will be installed integral to the RRFB or push button to give confirmation that the RRFB is in operation.

2.6 Other.

- (a) Except as otherwise provided above, all other provisions of the MUTCD applicable to Warning Beacons shall apply to RRFBs.
- (b) The signs shall meet the requirements of Sec 903. The minimum height of the lowest sign shall be seven feet if mounted in sidewalk to meet ADA requirements.
- (c) The post shall be meet MoDOT signal standards in Sec 902. The post will be located so that a minimum of four feet of walkable sidewalk is maintained.

3.0 Method of Measurement. Measurement for installation of RRFBs will be made per each assembly. No measurement will be made for individual items that make up the RRFB assembly.

4.0 Basis of Payment. All labor, equipment, and materials necessary to install the beacons, signs, pedestrian actuation, post, foundation, solar panels, batteries, and other equipment to have a fully operational RRFB system will be included in the pay item below.

Item No.	Unit	Description
902-99.02	Each	Rectangular Rapid Flashing Beacon Assembly

EEE. Audible Pedestrian Pushbuttons and Signing

1.0 Description. Audible pedestrian pushbuttons and signing will be required for all pedestrian indications at all the intersections.

2.0 Installation. Audible signals should be installed as part of a pushbutton assembly.

3.0 Equipment.

3.1 Walk Indications. Accessible pedestrian signals shall have both audible and vibrotactile walk indications.

3.2 Vibrotactile. Vibrotactile walk indications shall be provided by a tactile arrow on the pushbutton that vibrates during the walk interval. Tactile arrow shall be located on the pushbutton that vibrates during the walk interval. Tactile arrow shall be located on the pushbutton, have high visual contrast (light on dark or dark on light), and shall be aligned parallel to the direction of travel on the associated crosswalk.

3.3 Audible. Accessible pedestrian signals shall have an audible walk indication during the walk interval only. The audible walk indication shall be audible from the beginning of the associated crosswalk.

3.4 Pushbutton signage. In addition to standard pedestrian sign requirements, all pushbuttons for the locations mentioned in 1.0 shall have additional signage to indicate crosswalk direction by use of a tactile arrow and the name of the street containing the crosswalk served by the audible pedestrian signal. The sign shall be located immediately above the push button mechanism and parallel to the crosswalk controlled by the button. The street name shall be the name of the street or reasonable abbreviation whose crosswalk is controlled by the push button. Signage shall comply with ADA Accessibility Guidelines (ADAAG) 703.2 specifications for Braille and raised print.

3.4.1 Arrow. Signs shall include a tactile arrow aligned parallel to the crosswalk direction. The arrow shall be raised 0.8 mm (.03 inch) minimum and shall be 4 mm (1.5 in) minimum in length. The arrowhead shall be open at 45 degrees to the shaft and shall be 33 percent of the length of the shaft. Stroke width shall be 10 percent minimum and 15 percent maximum of arrow length. The arrow shall contrast with the background.

3.4.2 Street Name. Accessible pedestrian signals (APS) shall include street name information aligned parallel to the crosswalk direction and shall comply with Revised Draft Guidelines for

Accessible Public Rights-of-Way R409.3 or shall provide street name information in audible format.

4.0 Performance.

4.1 Audible Locator Tone. Locator tone that tells the pedestrian that the intersection is equipped with APS and where it is. Pushbutton locator tones shall have duration of 0.15 seconds or less, and shall repeat at 1-second intervals. Pushbutton locator tones shall be intensity responsive to ambient sound, and be audible 6 to 12 feet from the pushbutton, or to the building line. The locator tone shall operate during the DON'T WALK and flashing DON'T WALK intervals only and shall be deactivated when the pedestrian signal is not operative.

4.2 Verbal Wait Message. Acknowledge tone that tells the pedestrian that they have placed a call and informational message that tells the pedestrian to "Wait to cross" street name at intersecting street name.

4.3 Verbal Walk Message. The verbal messages shall provide a clear message that the walk interval is in effect, as well as to which crossing it applies. If available, the audio tone feature will not be used. The verbal message that is provided at regular intervals throughout the timing of the walk interval shall be the term "walk sign," which will be followed by the name of the street to be crossed.

4.4 Volume. Automatic volume adjustment in response to ambient traffic sound level will be provided up to a maximum volume of 100 dB. The units shall be responsive to ambient noise level changes up to no more than 5 dB louder than ambient sound. Tone or voice volume measured at 36 inches from the unit shall be 2dB minimum and 5dB maximum above ambient noise level. At installation, signal system is to be adjusted to be audible at no more than 5 to 12 feet from the system.

5.0 Documentation and Support.

5.1 Operation and Maintenance Manuals. Two copies of the operation and maintenance manuals for each station shall be included.

5.2 USB with Audible Messages. The Contractor shall provide two copies of USB data card to the Engineer that contains files for the manufacturer's audible messages for complete operation of all APS signals at all stations.

6.0 Construction Requirements. Construction requirements shall conform to Sec 902, 1061, and 1092.

7.0 Method of Measurement. Method of measurement shall conform to Sec 902.

8.0 Basis of Payment. Payment for the audible signals will be for each unit per bid item, 902-99.02, "Audible Pedestrian Pushbutton and Signing with Verbal Walk Message", per each. This will include all wiring, power adaptors, pushbuttons, and installation hardware needed. Payment for signing and mounting hardware will be included in the pay item for audible pedestrian pushbutton. All costs incurred for complying with this provision including labor shall be considered completely covered by the contract unit price for:

Item Number	Туре	Description
902-99.02	Each	Audible Pedestrian Pushbutton and Signing

FFF. Coordination with MoDOT Signal Shop for Cabinet Entry

1.0 Description. Commission-furnished color-coded pad locks have been placed on all of MoDOT's signal cabinets in addition to the key used to unlock the door handle. To gain access to the appropriate cabinets during the project all contractors shall coordinate with MoDOT's signal shop to obtain the proper keys and locks.

1.1 Keys & Locks. Red locks & keys are provided when a contractor has modified the signal cabinet and MoDOT staff shall not have access to the cabinet until it is accepted for maintenance. The blue keys are provided for entry into the cabinet where MoDOT's Signal Shop group deems the access to be minor in nature (entry to the cabinet to make a simple network switch connection, for example).

1.2 Completion of Project. At the completion of the project all keys and pad locks distributed to contractor during the project shall be returned to the Signal Shop supervisor or their representative and keys shall not be reproduced.

2.0 Contact. Initial contact must be made at least seven calendar days before work begins, preferably when the project has the notice to proceed or during the pre-construction meeting, if applicable. MoDOT's Signal Shop supervisors shall be notified prior to work beginning. Contact the signal shop via email at <u>sltrs@modot.mo.gov</u> to coordinate which padlocks are to be used.

3.0 Basis of Payment. No direct payment shall be made for compliance with this provision.

GGG. Countdown Pedestrian Signal Heads

1.0 Description. This work shall consist of furnishing, installing and placing into operation any countdown, pedestrian signal heads.

2.0 System Requirements. Delete Sec. 1092.1.9 in its entirety and substitute the following:

1092.1.9 Pedestrian Signal Heads. Pedestrian signal heads shall be in accordance with ITE specifications and standards for pedestrian traffic control signal indications and the following:

(a) Pedestrian signal head housings shall be constructed of a one-piece, 0.250-inch (6 mm) thick, polycarbonate material as shown on the plans. The housing shall include an integral mounting bracket designed for side-of-pole mounting on all makes of signal poles with a terminal compartment and minimum 5-position, double-row terminal block.

(b) The door, lens and any openings in the housing shall have gaskets or seals to exclude dust and moisture from the inside of the compartment.

(c) Lenses shall be constructed of polycarbonate material.

(d) Pedestrian signal head units shall be provided with a manufactured preformed rectangular visor or screen-type louver.

(e) All plastic material shall be ultraviolet stabilized.

(f) Indications shall be ITE Class 3 symbol messages. The "UPRAISED HAND" symbol shall be illuminated with a filled, Portland orange LED module. The "WALKING PERSON" symbol shall be illuminated with a filled, white LED module. The "Countdown" display numbers shall be illuminated with a Portland orange LED module. The LED modules shall be in accordance with applicable portions of Sec 1092.1.

(g) Pedestrian traffic control signal faces shall be constructed such that all messages are displayed from the same message-bearing surface having a black opaque background. The "Countdown" display shall be located to the right of the "UPRAISED HAND" and "WALKING PERSON" symbols, which will be overlaid.

(h) Pedestrian signal heads require "Countdown" displays and shall have the following features:

- 1. Display numbers must be two digits at least 9 inches in height.
- 2. Shall only display the "Countdown" time during the pedestrian change interval. Time displayed shall be in seconds and begin only at the beginning of the pedestrian change interval. The flashing "UPRAISED HAND" symbol shall be concurrently displayed during the pedestrian change interval. The total time displayed at the start of the pedestrian change interval shall be automatically adjusted by the pedestrian signal head and not require any manual settings or additional wiring to the signal cabinet.
- 3. Once the "Countdown" display reaches "0", the "Countdown" display shall blank-out until the next pedestrian change interval begins.
- 4. If the pedestrian change interval is interrupted or shortened as part of a transition into a preemption sequence, the "Countdown" display shall go dark immediately upon activation of the preemption transition.
- 5. A test switch shall be provided in order to test the "Countdown" display.
- 3.0 Construction Requirements. Construction requirements shall conform to Sec 902.

4.0 Method of Measurement. Method of measurement shall conform to Sec 902.

5.0 Basis of Payment. Payment for pedestrian signal heads, including all materials, equipment, labor, and tools shall be made and considered completely covered by the contract unit price bid for:

Item Number	Туре	Description
902-99.02	Each	Countdown Pedestrian Signal Head, Type 1S

HHH. Traffic Signal Maintenance, Programming, and Adjustment

1.0 Description. Traffic signal maintenance and timing for this project shall be in accordance with Sec 902 of the Standard Specifications, and specifically as follows.

2.0 Qualified Traffic Engineer.

2.1 The contractor shall have an experienced Traffic Engineer with a Professional Engineer's (PE) license in Missouri as well as a Professional Traffic Operations Engineer (PTOE) certification (hereafter referred to as "contractor's Traffic Engineer") with the noted experience defined below.

2.1.1 Experience. Any proposed contractor Traffic Engineer shall be able to demonstrate personal successful previous experience in the following tasks:

2.1.1 Response. The contractor's Traffic Engineer shall have the ability to be on site within 1 hour of being requested.

2.1.2 Corridor Management. Time/space diagram manipulation in order to successfully adjust offsets and splits for rapidly changing traffic demands during construction.

2.1.3 Controller Programming. Ability to hand program Phase, TBC, and Coordination levels of various advanced traffic controllers.

2.1.4 Intersection Programming. Implementation of adjusted and/or new timing plans as a result of changing traffic demand.

2.2 The contractor will be required to submit the name(s) of proposed Traffic Engineer(s) and the name(s) of other personnel on their proposed staff along with detailed experience in the tasks outlined in Paragraph 2.1 above. The Engineer reserves the right to reject any contractor Traffic Engineer, before the start of work, who does not have sufficient experience or, at any point during the project, who does not satisfy the requirements set forth within this Job Special Provision. A list of potential traffic engineers can be submitted for review to the Project Manager prior to bid.

2.3 VPN Access. The Commission operates the noted signals through a central signal system which is capable of remote adjustments to controller programming.

2.3.1 The approved contractor's Traffic Engineer and any staff assigned to manage the traffic signals during the project is encouraged to apply for VPN (Virtual Private Network) access with the Engineer once the project is awarded. If approved, the Engineer will assign a unique IP address to the contractor's traffic engineering staff, which will allow for remote access to the Commission's ACTRA system and the ability to interface with the noted signals on this project.

3.0 Existing Traffic Signals and Communication System.

3.1 The contractor shall notify the Engineer 3 weeks prior to the date any signal improvements including modifications for pedestrian accommodations are planned to begin.

3.2 Once work begins at any signalized intersection on Route D, the contractor shall then be solely responsible for the following signals' controller programming until work has been completed and Route D improvements are complete.

3.3 The Engineer shall provide to the approved contractor's Traffic Engineer a report on the existing phasing and timing of each traffic signal within the Route D project corridor at the Pre-Construction Meeting. The Engineer shall be available to the contractor before any changes are made to a signal or controller to answer any questions about the report. Once the approved

contractor's Traffic Engineer has modified a signal or controller for any reason, the contractor shall be solely responsible for the existing timing plans and all subsequent timing changes.

3.4 The approved contractor's Traffic Engineer will notify the Engineer or representative of the changes no later than 1 working day after changes are programmed if unable to provide advance notice as specified in Sec 902.2.

3.5 The approved contractor's Traffic Engineer shall be solely responsible for maintaining the coordination at any affected signal to the satisfaction of the Engineer or representative until paragraph 5.0 below has been satisfied. Maintenance of coordination may include the synchronization of the affected controller's internal time clocks to the second using an atomic clock, or other means approved by the Engineer. If time clock synchronization is used, the contractor shall verify all affected controllers are synchronized at least 1 time per week with a report to the Engineer or representative. This report will be in the form of a documentation record as spelled out in the Work Zone Traffic Management Plan.

4.0 Existing Traffic Signal Maintenance and Response.

4.1 The approved contractor's Traffic Engineer shall respond to any signal timing complaints or malfunction complaints for those locations detailed in Section 3.0 of this provision and as specified in Sec 902.21.1. Response time shall be 1 hour for complaints received by the contractor between 6:00 a.m. and 6:00 p.m. on non-holiday weekdays, and 2 hours for all other times. These timeframes will replace the '24 hour' response time in Sec 105.14 for any signal-related incidents, where the entire cost of the work, if performed by MoDOT personnel or a third party, will be computed as described in Sec 108.9 and deducted from the payments due the contractor.

4.1.1 Responding to a signal timing complaint shall be defined as the following: Arrive on site, make observations, and, if appropriate, implement changes; OR utilizing the Commission's ITS network to observe and/or implement changes. Immediately following their response, the approved contractor's Traffic Engineer shall follow-up with the Engineer and the originator of the complaint, if different, with their observation and analysis of the complaint and whether any changes were made. The Commission's ITS network should only be used if the affected signals can be adequate viewed remotely.

4.1.2 The contractor must supply the contact name and phone number of the approved contractor's Traffic Engineer who will be responsible for receiving and responding to signal timing complaints from the Engineer. These complaints may be forwarded directly to the contractor by someone other than the Engineer (i.e. MoDOT's Customer Service representatives) and will not relieve the contractor from properly responding based on the response times of this Provision. The contractor shall submit to the Engineer a weekly report of complaints received and remedies performed throughout the duration of this project.

5.0 Original Signal Controller Programming and Acceptance.

5.1 The contractor will be responsible for proposing and implementing signal timing and coordination plans after completion of improvements along the Route D project corridor. The Engineer shall provide the contractor with the existing controller files so that the contractor can propose new programming and timing plans for Route D. The contractor will be relieved of signal programming maintenance for Route D once 48 consecutive hours have passed without a programming malfunction. If an agency desires any changes from an original plan, the agency will assume immediate maintenance of the signal in order to implement desired changes.

6.0 Post Project Report.

6.1 The contractor shall submit to the Engineer a post project report, four to six weeks after the final signal adjustments have been completed. The report shall include at a minimum an observation report, summary of timing changes and locations, summary of complaints, and any other pertinent information regarding the contractor's efforts for managing these signal corridors in one electronic document.

7.0 Construction Requirements. Construction requirements shall conform to Secs 902, 1061 and 1092.

7.1 Covering Signal Heads and Adjusting Signal Indications. Any covering of signal heads and adjustments or changes to signal indications necessary for safe traffic operations along Route D when traffic is being routed through the work zone shall be the responsibility of the contractor as directed by the Engineer. Any changes to or covering of existing signal heads shall be coordinated with both the Engineer and the contractor's Traffic Engineer prior to making any of these adjustments. The contractor shall also be responsible for uncovering any covered signal heads and restoring any adjusted signal indications that were changed prior to re-opening the roadway(s) to traffic. No direct payment will be made for compliance with this specification.

8.0 Method of Measurement. Method of measurement shall conform to Sec 902.

9.0 Basis of Payment. Payment will be considered full compensation for all contractor services, installation, and labor to complete the described work:

Item No.	Туре	Description
902-99.01	Lump Sum	Traffic Signal Maintenance, Programming, & Adjustment

III. Disposition of Existing Signal/Lighting and Network Equipment

1.0 Description. All controllers, cabinets, cabinet equipment, network equipment, DMS equipment, antennas, radios, modems, and other equipment noted in the plans shall be removed by the contractor and delivered to the following location:

Commission's Maintenance Lot 2309 Barrett Station Rd Ballwin, MO 63021 Phone: 314-275-1500

2.0 Signal Equipment. All equipment other than network communication devices noted in 3.0 are to be transported to the address listed above. The contractor shall notify the Commission's representative 24 hours prior to each delivery by calling the phone number listed above and ask for the field traffic supervisor.

3.0 Network Communication Devices. Devices such as CCTV cameras and domes, video encoders, device servers, Ethernet switches, media converters, and radio assemblies are to be transported to the address listed below. The contractor shall notify the Commission's representative 24 hours prior to each delivery by calling phone number listed below and providing details for the delivery.

Commission's TMC 14301 South Outer Forty Drive Chesterfield, MO 63017 314-275-1500

4.0 The contractor shall exercise reasonable care in the handling of the equipment during the removal and transportation. Should any of the equipment be damaged by the contractor's negligence, it shall be replaced at the contractor's expense. The contractor shall dispose of any other equipment. Delivery shall be within 2 working days of removal. All items returned shall be tagged with the date removed, project number and location/intersection.

5.0 Basis of Payment. Payment for removal, handling and transportation of all equipment specified shall be considered completely covered by the contract unit price for Item No. 202-20.10, "Removal of Improvements", per lump sum.

JJJ. <u>Conduit</u>

1.0 Description. Furnish and install conduits as shown on the plans and as described within this section. The plans depict conduit routing in schematic form only. Determine final routing based on actual field conditions at each site, including utility locator service markings, to assure no conflicts with existing utilities.

2.0 Materials.

2.1 Use PVC conduit meeting the requirements of Sec 1060.

2.2 Use HDPE conduit meeting the requirements of Sec 1060. Use orange conduit for communication cable and black for power cable.

2.3 Pull ropes or tapes shall be polypropylene with a minimum tensile strength of 600 pounds.

3.0 Construction Requirements.

3.1 General. The contractor shall comply with Sec 902.16, except as noted in this special provision.

3.1.1 Pull ropes shall be furnished and installed in all empty conduit cells.

3.1.2 HDPE duct shall not be spliced. All runs shall be continuous.

3.1.3 Use an impact mole to install conduit under existing sidewalk unless otherwise indicated or unless the crossing is part of a longer bore or unless otherwise indicated in the plans. The portion installed using a mole will be paid for at the same price per foot as trenched conduit.

3.2 Directional Drilling.

3.2.1 Preliminary Site Work. Determine all utility locations near the path of the proposed bore, including depth. Use this information to avoid damage to utilities and/or facilities within the work area. Provide this information, including the sources, to the Engineer a minimum of five working

days prior to boring. Do not bore until the Engineer approves that submittal. Prior to boring, expose all utilities for which it is customary and safe to do so.

3.2.2 Boring. The diameter of the drilled hole shall conform to the outside diameter of the conduit as closely as practical. Pressure grout as directed by the Engineer, to fill any voids, which develop during the installation operation. Remove and replace any conduit damaged in directional drilling operations at no expense to the project.

3.2.3 Drilling Fluid ("Slurry"). The use of water and other fluids in connection with the drilling operation will be permitted only to the extent necessary to lubricate cuttings. Jetting will not be permitted, and the use of water alone as a drilling fluid will not be permitted. Use a drilling fluid consisting of at least 10% high grade, processed Bentonite to consolidate excavated material, seal the walls of the hole, and furnish lubrication for subsequent removal of material and immediate installation of the pipe.

3.2.3.1 Provide a means of collecting and containing drilling fluid that returns to the surface, such as slurry pit, or a method approved by the Engineer. Provide measures to prevent drilling fluids from entering storm sewer systems. Prevent drilling fluid from accumulating on or flowing onto sidewalks, other pedestrian walkways, driveways, or streets. Immediately remove any slurry that is inadvertently deposited on pedestrian walkways. Transport waste drilling slurry from the site and dispose of it. Do not allow slurry to enter wetlands. Protect wetlands using appropriate soil erosion control measures approved by the Engineer. This requirement also applies to slurry resulting from vacuum excavation to locate underground utilities.

3.2.4 Drilling Control. Use a digital walkover locating system to track the drill head during the bore. At minimum, the locating system shall be capable of determining the pitch, roll, heading, depth, and horizontal position of the drill head at any point along the bore. During each drilling operation, locate the drill head every 10 feet along the bore and prior to crossing any underground utility or structure. Upon completion of the drilling operation and conduit installation, furnish the Engineer with an as-built profile drawing and plan drawing for the drilled conduit showing the horizontal and vertical locations of the installed conduit.

3.3 Intercept Existing Conduit with Proposed Pull Box.

3.3.1 Determine whether the conduit is occupied. If so, disconnect the cables at one end of the cables and pull them back so that they are not damaged when the conduit is cut. Alternatively, they can be removed entirely and replaced with new, identical cables. Notify the Engineer if any of the cables appear to be in poor condition.

3.3.2 Excavate a pit big enough for the pull box and drain material, with at least an additional foot on each side with conduit.

3.3.3 Install the drain material. From the top of the drain material, measure the vertical distance to the bottom the conduit at the points corresponding to the walls of the box.

3.3.4 If the conduit is PVC or metal, cut it in two places such that the distance between the cuts is longer than the box. Be sure the ends are cut squarely. If the conduit is HDPE, cut it in the center of the pit. Ensure that the pit is long enough that the conduit can be bent out of the way when the box is installed, and can be bent enough to insert the conduit through the wall of the box.

3.3.5 Make a hole in the wall of the box at each point that the conduit will enter. Use the distances measured earlier to determine how far from the box's bottom to make the holes.

3.3.6 Set the pull box in the pit with the holes aligned with the conduits.

3.3.7 Pass the conduits through the wall of the box so that they end about one inch inside the wall. For PVC conduit, extend the existing conduit using a short length of new PVC conduit that includes a socket end. For metal conduit, thread the existing conduit, apply a threaded coupling, and add a short length of new conduit. For HDPE, bend the existing conduit to pass through the box wall, then cut it to length inside the box.

3.3.8 Use non-shrink grout to completely fill the space between the conduit and box wall.

3.3.9 Backfill the pit and restore the area as with any pull box installation.

3.3.10 Reinstall, reconnect, and test the cables that were pulled back at the beginning of the procedure. Alternatively, replace them in kind and test them.

3.4 Install Conduit into Existing Pull Box.

3.4.1 Carefully expose the outside of the existing pull box without disturbing any existing conduits or cabling.

3.4.2 Make the appropriate sized hole for the entering conduit at a location within the pull box that will not disturb the existing cabling and that will not hinder the installation of new cabling within the installed conduit.

3.4.3 Install the conduit.

3.4.4 Fill any void area between the drilled hole and the conduit with an engineer-approved filling material to protect against conduit movement and the entry of fill material.

3.4.5 Backfill shall be carefully tamped in place. All disturbed areas shall be restored.

4.0 Basis of Payment.

4.1 All surface-mounted junction boxes, fittings, liquid-tight flexible conduits, hangers, supports, resin anchor systems, and all hardware are incidental to the cost of conduit.

4.2 Conduit may be installed by directional boring at locations shown as trenched on the plans. Such conduit will be paid for as if it had been installed by trenching.

4.3 Payment for Intercept Conduit with Pull Box includes only that work that would not be incurred in a normal pull box installation. The cost of the box and its installation will be paid for separately.

4.4 Measurement and payment for work covered by this specification includes equipment, tools, materials, necessary to install conduit. It includes excavation and site restoration. Payment will be made as follows:

Item No.	Туре	Description
910-99.03	Linear Foot	Conduit, PVC, Trench, 2"
910-99.03	Linear Foot	Conduit, HDPE, Pushed, 2"
910-99.02	Each	Intercept Conduit with Pull Box

KKK. Conduit Splicing

1.0 Description. At locations noted on the plans, trenched conduit shall be spliced to existing conduit.

2.0 Requirements. At locations where connection of the new trenched conduit to existing conduit is shown, a watertight connection shall be made using a mechanical coupler. The coupler shall be designed by the manufacturer to join conduits of the type and size to be joined. The splicing device shall be approved by the Engineer.

3.0 Construction Requirements. Construction requirements shall conform to Sec 902.16.

4.0 Basis of Payment. No direct payment will be made to provide conformance to this section. Payment is to be included as part of Item No. 910-99.03, "Conduit, (PVC or HDPE), 2", Trench", per linear foot.

LLL. Coordination with ITS Staff and Utility Locates

1.0 Description. Any work that will impact the existing communications network must be coordinated with the Commission's St. Louis District ITS staff. This includes but not limited to removal and replacement of any existing communications equipment, adding new devices and changes to power sources or disconnects. Minor modifications to the existing communications network can have significant impacts on the system and operation of other ITS and traffic signal systems.

1.1 MoDOT is a member of MO-One-Call System. Prior to any excavation or work within MoDOT Right-Of-way, the contractor must contact MO-One Call at 1-800-DIG-RITE and request for Utility Locates within noted project limits. If the scope of work contains modification, addition and/or expansion of existing underground MoDOT ITS, lighting, or signal facilities, the contractor must notify the MoDOT Utilities Locate staff prior to any work, in order for MoDOT to update MoDOT utility location records with Missouri One Call.

2.0 Contact. The contractor shall notify the ITS group via an email to SLITS@modot.mo.gov at least 2 days before any work that may impact the existing network communications. The contractor shall include the Job#, location and brief scope of work in the email's subject line. The Engineer shall be notified prior to making contact with ITS staff. For MoDOT Utility location updates, the contractor must contact MoDOT TMC at 314-275-1500 and ask for Utility Locate Section at least seven calendar days before performing any work.

3.0 The ITS and network devices located within the project limits are a crucial part of the traffic operation system for this area. It is imperative that the downtime be kept to a minimum when adding, removing, or modifying any existing ITS and network devices. This may require the contractor to perform work that will affect existing network devices during nighttime and/or weekend hours, at the discretion of the Engineer. Allowable timeframes for this work will be

subject to the need for ITS devices in the area to be used to manage other traffic impacting work zones.

4.0 Basis of Payment. No direct payment shall be made for compliance with this provision.

MMM. Fiber Optic Cable Installation and Relocation

1.0 Description. This work shall consist of installing, splicing, and terminating fiber optic cables. The fiber optic cable may be new or existing cable relocated as shown on the plans. Fiber optic cable relocation requires existing cable to be removed from an existing conduit system and installed in a new conduit system. Relocated cable must be carefully removed from the existing conduit system without being damaged.

2.0 Materials. Some of the below noted materials may not be applicable on this project. See the plans and below quantities for applicable materials.

2.1 Cable. Fiber optic cable shall be of loose tube construction. Provide certification by an independent testing laboratory that the cable meets all requirements of Rural Utilities Service Bulletin 1753F-601a Minimum Performance Specification for Fiber Optic Cables (https://www.rd.usda.gov/files/UTP_Bulletins_1753F-601a.pdf). The cable shall be gel free, all dielectric, and have 12 fibers per tube. The cable sheath shall have length markings in feet, and shall indicate that the unit of measure is feet. The cable shall have single mode fibers whose attenuation does not exceed 0.35 dB/km and 0.25 dB/km for 1310 nm and 1550 nm signals, respectively. The optical fibers used in the cable shall meet or exceed the International Telecommunication Union ITU-T G.652.D requirements.

2.2 Splice Tray. Splice trays shall be 11.7" long, 3.9" wide, and 0.2" tall. They shall be aluminum with clear plastic covers, designed for outdoor use. Each shall accommodate 24 fusion splices. The trays shall have a black powder coat finish. The trays shall have both perforations for cable ties and crimpable metal tabs for buffer tube strain relief.

2.3 Connector. Connectors shall be the LC type with ceramic ferrules, unless a different connector is required to mate with the equipment or an existing panel. They shall be suitable for use in traffic cabinets and shall be designed for single mode fibers.

2.4 Pigtail. Pigtails shall be factory-made, buffered, and strengthened with aramid yarn to reduce the possibility that accidental mishandling will damage the fiber or connection. Pigtails shall be yellow. Each must contain one fiber. Length shall suffice to provide two feet of slack after installation.

2.5 Jumper. Jumpers shall meet the requirements for pigtails, but shall have a connector on each end. Length shall suffice to provide approximately five feet of slack after installation.

2.6 Interconnect Center. An interconnect center is a splice enclosure that has a patch panel built into one of its walls. Within the interconnect center, fibers in cables are spliced to pigtails and the pigtails are plugged into the patch panel from the inside. This allows jumper cables (not part of the interconnect center) to plug into the patch panel from the outside, connecting the fibers to equipment in the cabinet or to other fibers on the patch panel. Within an interconnect center, some fibers may be spliced to the corresponding fiber in a mating cable, rather than to a pigtail. Still other fibers may be coiled, un-terminated.

The enclosure shall be made of powder-coated metal. It shall have provisions for cable strain relief and for connector labeling. The enclosure's patch panel shall have at least 24 positions. Provide enough splice trays for all splices made in the interconnect center. Provide patch panel modules that are compatible with the connectors specified in section 2.3 of this provision.

2.6.1 Wall-Mounted Interconnect Center. The enclosure shall be designed for wall or panel mounting and occupy no more than 350 square inches of wall space. It shall have a gasketed, hinged door. It shall hold at least six splice trays. These enclosures are typically used in signal cabinets.

2.6.2 Rack-Mounted Interconnect Center. The enclosure shall have brackets and all other hardware required for rack mounting in an EIA standard 19-in. equipment rack. It shall take up no more than three rack units (1³/₄ inch each) in the cabinet. It shall have front and rear doors. It shall hold at least four splice trays. These enclosures are typically used in ITS device cabinets.

2.7 Rack-Mounted Splice Enclosure. The enclosure shall have brackets and all other hardware required for rack mounting in an EIA standard 19-in. equipment rack. However, alternate forms of mounting will be permitted if more practical at a particular location. The enclosure shall take up no more than five rack units (1³/₄ inch each) in the cabinet. It shall be made of powder-coated aluminum. These enclosures are typically used in network node cabinets.

2.7.1 The enclosure shall have provisions for cable strain-relief. It shall have hinged front and rear doors.

2.7.2 The enclosure shall include splice trays as specified in section 2.2 of this provision. The contractor shall provide enough splice trays for all the splices made in the enclosure. The enclosure shall include a splice tray holder with capacity for 22 trays. It shall be mounted on a sliding shelf inside the enclosure so that individual trays can be removed from the enclosure without disturbing the other trays or removing the enclosure itself from the cabinet.

2.8 Rack-Mounted Patch Panel Enclosure. The enclosure shall have brackets and all other hardware required for rack mounting in an EIA standard 19-in. equipment rack. However, alternate forms of mounting will be permitted if more practical at a particular location. The enclosure shall take up no more than five rack units (1³/₄ inch each) in the cabinet. It shall be made of powder-coated aluminum. Provide patch panel modules that are compatible with the connectors specified in section 2.3 of this provision, as needed. These enclosures are typically used in network node cabinets.

2.9 Underground Splice Closure. Closures for underground fiber splices include all materials necessary to make, organize, and protect the splices.

2.9.1 The closure shall supply environmental protection of cable and splices from water and dirt. It shall be designed for splicing fiber-optic cables underground in pull boxes and to be submersed in water.

2.9.2 Provide certification by an independent testing laboratory that the closure meets all requirements of Telcordia GR-771 for environmentally sealed closures for buried installation.

2.9.3 The closure shall be re-enterable without any special tools.

2.9.4 The closure shall be able to accommodate at least four fiber optic cables.

2.9.5 The closure shall accommodate 144 single mode fiber splices.

2.9.6 It shall be possible to remove any splice tray without disturbing the others.

2.9.7 Splice trays in the closure need not be of the type specified in 2.2, above.

2.9.8 Designed for butt splicing.

2.9.9 No encapsulated materials shall be allowed.

2.10 Tracer Wire. A jacketed #14 AWG XHHW-2 standard blue tracer wire (also known as the locator wire) shall be provided in the conduit within the project limits unless it exists.

3.0 Construction Requirements.

3.1 Pre-Installation Cable Inspection and Testing. Prior to installation, confirm that the cable is in good condition and complies with the specifications. The contractor shall perform fiber testing (see below requirements) of new fiber on the reel and existing fiber before it is removed. Notify the SLITS Group about any fiber anomalies and submit fiber testing reports to the SLITS Group for review and approval. Any defects found after installation will be deemed the fault of the contractor.

3.2 Cable Installation.

3.2.1 The ITS and network devices located within the project limits are a crucial part of the traffic operation system for this area. It is imperative that the network downtime be kept to a minimum when adding, removing, or modifying any existing ITS and network devices. This may require the contractor to perform work that will affect existing network devices during nighttime and/or weekend hours, at the discretion of the Engineer. Allowable timeframes for this work will be subject to the need for ITS devices in the area to be used to manage other traffic impacting work zones.

3.2.2 In case of fiber optic cable replacement, all new fiber cable must be installed, spliced, terminated and go online before removing the old cable.

3.2.3 Remove existing cable to be relocated and install cable such that the optical and mechanical characteristics of the fiber are not degraded. Do not violate the minimum bend radius or the maximum tension, both during and after installation.

3.2.4 Before any cable installation is performed, provide the Engineer with four copies or an electronic copy, as required by the Engineer, of the cable manufacturer's recommended maximum pulling tensions for each cable size. These pulling tensions shall be specified for pulling from the cable's outer jacket. Also, provide a list of the minimum allowable cable bending radius and the cable manufacturer's approved pulling lubricants. Only those lubricants approved by the cable manufacturer will be permitted.

3.2.5 If the cable is pulled by mechanical means, use a clutch device to ensure the allowable pulling tension is not exceeded. Also, attach a strain gauge to the pulling line at the cable exit

location, and at a sufficient distance from the take-up device, such that the strain gauge can be read throughout the entire cable pulling operation.

3.2.6 Do not leave the let-off reel unattended during a pull, in order to minimize the chance of applying excess force, center pull, or back feeding.

3.2.7 Use an approved lubricant, in the amount recommended by the cable manufacturer, to facilitate pulling the cable. After the cable has been installed, wipe the exposed cable in a pull box, junction box, or cabinet clean of cable lubricant with a cloth before leaving the pull box, junction box, or cabinet.

3.2.8 When installing new fiber optic cable store 30 feet of slack fiber in every intermediate pull box, unless otherwise noted on plans. Additional slack storage, as indicated on the plans, is required in designated pull boxes. At cabinet locations, where cable runs from the pull box directly to an equipment cabinet, store 60 feet of slack fiber optic cable in the pull box, unless otherwise noted on plans. Additionally, treat the cable returning from the cabinet to the pull box as a separate cable, and store 60 feet of slack for these links, unless otherwise noted on plans. Store slack cable neatly on the walls of the pull box using racking hardware acceptable to the Engineer. If the length of fiber optic cable being relocated does not allow for fully meeting these slack requirements, maximize fiber slack at cabinets before providing slack in pull boxes.

3.2.9 While pulling and until splicing seal the fiber optic cable ends to prevent the escape of filling compound and the entry of water.

3.3 Splicing. Splice all optical fibers, including spares, to provide continuous runs. Splices shall be allowed only in equipment cabinets except where shown on the plans.

3.3.1 Make all splices using a fusion splicer that automatically positions the fibers using the Light Injection and Detection (LID) system or the High-resolution Direct Core Mounting (HDCM) system. Provide all equipment and consumable supplies.

3.3.2 Secure each spliced fiber in a protective groove. Completely re-coat bare fibers with a protective room temperature vulcanizing (RTV) coating, gel or similar substance, prior to insertion in the groove, so as to protect the fiber from scoring, dirt, or microbending.

3.3.3 Prior to splicing to a fiber installed by others, measure and record the optical loss over that fiber. See section 4.0 of this provision.

3.3.4 Use a different splice tray for each buffer tube color. If an enclosure contains multiple buffer tubes of the same color, but none of the fibers in one of the tubes are spliced to fibers in other tubes of the same color, use a separate splice tray for that tube.

3.4 Termination. Terminate fibers by splicing them to factory-made pigtails. Cap all connectors that are not connected to a mating connector.

3.5 Tracer Wire. The contractor shall install a jacketed #14 AWG XHHW-2 standard blue tracer wire (also known as the locator wire) in conduit with new or replaced fiber optic cable(s). In the pull box nearest to the ITS or signal cabinet connect the tracer wire to a ground rod with a ground rod clamp and provide five feet of slack, as shown on the ITS pull box detail. In other fiber pull boxes provide five feet of slack, but a ground rod shall not be installed. Secure the tracer wire slack in individual coils to the inside wall of each pull box. If the tracer wire already exists, the

contractor shall ensure it is connected to the ground rod properly in the pull box nearest to the ITS or signal cabinet and demonstrate a locate signal will transmit along the tracer wire. When fiber optic cable is relocated, existing tracer wire may be reused.

3.6 Fiber Management. Fiber in splice trays along with pigtails and buffer tubes in the interconnect center or splice closures shall be neatly looped and restrained following telecom industry standard fiber and cable management practice and enclosure manufacturer's recommendations. Shown below are examples of acceptable and unacceptable fiber and cable management. Work will not be accepted unless good fiber management practices are followed.



Acceptable

Unacceptable

3.7 Required Fiber Splicing, Installation and Testing Experience. Submit resumes, certificates and references detailing fiber installation, splicing and testing for on-site personnel to the Engineer for approval. Subcontractors used on the project are considered part of the contractor's team and are also required to submit resumes, certificates and references. Submit to the Engineer references including client project manager, phone number and project experience. Demonstrate successful completion of fiber optic cable installation and splice training courses by providing certificates of completion. Failure to comply may result in a declaration of noncompliance.

In addition, ensure a number of the contractor's team approved by the Engineer that has at least two years of experience in the installation, splicing and testing of the fiber optic cable is on site at all times during the fiber optic cable installation and fiber optic splicing work until successful completion of the work. Receive approval from the Engineer for any substitution of this individual. The Engineer may stop the work activity on this project as a result of the absence of these onsite personnel from the project and may continue to charge time to the contractor and will not grant a time extension.

3.8 Existing Fiber Replacement. When plans show new fiber being installed to replace existing fiber, the existing fiber should remain in service until the new fiber is installed and is ready for splicing to minimize network downtime.

3.9 Fiber Relocation. The fiber optic cable is a crucial part of the traffic operation system. It is imperative that the downtime be kept to a minimum when relocating fiber optic cable. When existing fiber is disconnected for relocation, the relocation and fiber splicing of the relocated fiber shall progress continuously to minimized downtime.

4.0 Acceptance Testing.

4.1 General. Test the fiber after installation, including all splicing and termination, is complete. Note, however, that this test procedure involves measuring the loss of fiber installed by others before splicing to it. For each fiber optic link, including spare fibers, determine whether the optical loss is within the limits permitted by these specifications. A link is a continuous segment of fiber between one connector (or unterminated end) and another connector (or unterminated end). When testing links that do not have connectors on both ends, use a mechanical splice to attach a pigtail to the unterminated fiber for the duration of the test.

4.2 Test Procedure. For each fiber link, follow this procedure:

(a) If the link includes fiber installed by others, use an optical loss test set to measure and record the optical loss over that portion of the link before it is spliced to new fiber.

(b) Calculate the maximum allowable loss for the completed link, both at 1310 nm and at 1550 nm. Use the following formula:

Maximum link loss = Measured loss over portion installed by others

+ (Fiber length in km) x (0.35 for 1310 nm and 0.25 for 1550 nm)

+ (Number of fusion splices) x (0.05)

+ (Number of mechanical splices [for temp. connection]) x (0.3)

+ (Number of connections) x (0.5)

Provide this calculation to the Engineer along with the test results.

(c) Calibrate an optical loss test set and provide evidence satisfactory to the Engineer that the set produces accurate results at both wavelengths. This can be a demonstration that the set correctly measures the loss of a test fiber whose loss is known.

(d) Use the test set to measure the loss of the link under test. Record the result at both 1310 nm and 1550 nm. Arrange for the Engineer or his representative to witness these tests.

(e) If the measured loss exceeds the calculated maximum, use an optical time domain reflectometer and other test equipment to troubleshoot the link. Take whatever corrective action is required, including cable replacement, to achieve a loss less than the calculated maximum.

4.3 Test Result Documentation. Prepare a report showing all of the links tested in this project. For the portions installed in this project, show the equipment cabinets, splices, and pigtails. On each line representing a link, show the maximum allowable loss and the actual loss. The actual loss shall be the one measured after all corrective actions have been taken. Submit an electronic

copy of the report to the Engineer, along with the calculations for the maximum allowable loss. Submit the report including calculations in an electronic format acceptable to the Engineer.

5.0 Documentation. Provide the Engineer mark-ups of the plans, neat and legible, illustrating as-built versions of the splice and connection diagrams that are contained in the plans.

6.0 Certifications. New fiber optic cable shall be factory certified to meet the requirements in this specification. In addition, the manufacturer shall certify that the fiber optic cable has a life expectancy of 20 years.

7.0 Basis of Payment. Measurement and payment for items covered by this specification include the acceptance testing and guarantee, in addition to all materials and equipment necessary for a fully operational system. Payment will be made as follows:

Item No.	Туре	Description
910-99.02	Each	Fiber Optic Fusion Splice
910-99.02	Each	Fiber Optic Pigtail
910-99.02	Each	Fiber Optic Jumper
910-99.02	Each	Wall-Mounted Interconnect Center
910-99.03	Linear Foot	Fiber Optic Cable, 24 Strand, Single Mode
910-99.03	Linear Foot	Relocate Fiber Optic Cable, 24 Strand, 6MM, 18SM

NNN. ITS Asset Management Tool

1.0 Description. For all locations where any ITS (Intelligent Transportation System) components are modified or added, the contractor shall be responsible for populating and updating Commission's ITS Asset Management Tool to reflect the final condition of the entire ITS system within the project limits as shown on the plans. Updating shall be performed by Commission approved staff (currently NexusWorx).

2.0 Construction Requirements.

2.1 Contractor shall provide any relevant notes to a specific location that can be entered into the tool to aid in the understanding of the device configuration and location. At a minimum, this will include providing the required latitude and longitude coordinates of each pull box, DMS, CCTV, node cabinet, conduit, cable, and fiber, along with any serial numbers and/or identification information. The Contractor shall locate the conduit every 100 feet using a GIS locating device that is accurate to the nearest foot. The Contractor shall provide a GIS based map of the conduit route and a complete listing of all of map coordinates in an electronic format. Population of the fiber management tool will be required for all devices that have been installed to date as well as any devices installed under this contract.

2.2 Other agency's ITS assets such as conduit, fiber cable, Cat-E cable, cabinet, pull box, etc. within MoDOT Right-Of-Way shall be highlighted including in a polygon in the ITS Asset Management Tool so it can be clearly identified for future references.

2.3 The contractor shall furnish to Commission approved staff a copy of the final plans relevant to all of the ITS components in Visio and/or Microstation formats, if relevant.

2.4 The contractor shall be provided one licensed read-only access login by Commission before work begins.

3.0 Acceptance Testing.

3.1 All entries and updates shall be completely entered and available for use within 30 days from final acceptance of the project.

3.2 Commission staff shall verify population of the fiber management tool, including accuracy and completeness of details for each component prior to acceptance and payment.

4.0 Measurement and Payment. Measurement and Payment for items covered by this specification include the population and acceptance testing, in addition to all materials and equipment necessary for a fully operational system.

Item No.	Туре	Description
910-99.01	Lump Sum	ITS Asset Management Tool

OOO. MoDOT ITS Equipment within Project Limits

1.0 Description. MoDOT owned fiber optic cable and conduit, critical MoDOT power supplies and power cables, and pull boxes for fiber and power cabling and other above and underground ITS (Intelligent Transportation System) facilities are present within the limits of this project. Damage or interruption of these items can cause extensive outages to the MoDOT network.

2.0 Construction Requirements. The contractor shall exercise reasonable care while completing work near these facilities and shall take steps necessary to protect these facilities from damage for all items that are not specifically identified as being removed and/or relocated in the plans. Should any of the existing wiring or conduit be damaged by the contractor, it shall be replaced at the contractor's expense and the system in full operation within **4** hours of when the damage occurred. If it is mutually agreed upon between the Commission and the Contractor that the repairs will require more than **4** hours to complete, a mutually agreed upon time for repairs to be complete will be determined.

2.1 The contactor shall not modify any existing network or electrical connections within equipment cabinets, unless coordinated with MoDOT ITS staff. Existing connections include, but are not limited to, fiber jumpers, CAT5(e) cables, power supplies, and power strips. The connection to specific fiber and copper ports on network equipment shall also not be modified, unless coordinated with MoDOT ITS staff, as the network equipment has been configured specifically for each equipment cabinet. Significant network outages and unnecessary troubleshooting to investigate outages can occur, even with minor changes to existing connections within the cabinet.

3.0 Liquidated Damages. In the event of damage, if the system is not repaired and in full operation within **4** hours of the damage occurring, or within the timeframe agreed upon, the contractor will be charged with a liquidated damage specified in the amount of \$100.00 per hour for each full hour that the system is not fully operational. This damage will be assessed independently of the liquidated damages specified elsewhere in the contract.

3.1 The MoDOT Engineer will also have the option of issuing a work order for MoDOT's on-call ITS Maintenance contractor to make repairs, if it is the Engineer's opinion that the contractor creating the damage will not be able to make repairs in a timely manner. Contractor's reimbursement for MoDOT expense for this option shall be in addition to the liquidated damages.

4.0 Basis of Payment. No direct payment shall be made for compliance with this provision.

PPP. Install or Relocate Existing Communication Equipment

1.0 Description. The contractor shall install MoDOT furnished ethernet network switch(s) or relocate all existing network equipment from existing ITS or signal cabinet into new cabinet, make necessary connections and test for proper network connection. This work shall be coordinated with MoDOT SLITS Group via an email to <u>SLITS@modot.mo.gov</u>.

2.0 Materials.

2.1 The Contractor shall install MoDOT furnished Ethernet network switch(es) or relocate the existing Ethernet network switch(es), video encoders, cellular modem and other existing or new network devices inside the new ITS or signal cabinet as shown on the detail communication plans. These will include power cables and network device surge arresters. Relocating the existing CCTV camera(s) and network radios(s) shall be paid under separate pay items.

2.2 The Contractor shall furnish and install any other cables such as Category 5E patch cords, coax patch cords, and short serial cables, etc. as required for the new location connections.

3.0 Construction Requirements.

3.1 Provide to the Engineer a detailed schedule of installation of Contractor furnished communications equipment, at least thirty (30) days before commencing this type of work. Additionally, coordinate such work with the Engineer.

3.2 The Contractor shall NOT move any cables from port to port on the network switches without prior MoDOT approval. For equipment installed in cabinets, mount the equipment in the rack as shown in the approved cabinet layout diagram or, for existing cabinets, as directed by the Engineer, and connect the power cables and ground wires. If there are insufficient outlets in existing cabinets, provide Commission approved power strips as required. Connect the communication cables as shown on the connection diagrams in the plans. The equipment will be configured by the Commission, and therefore do not change any configuration settings.

3.3 Assist Commission staff in making the installed equipment operational. This may entail having a person with a cellular telephone at the cabinet reporting on results and making changes as directed by Commission staff. It may also entail installing replacement equipment when a unit cannot be made to work properly.

3.4 Cisco Ethernet Switch. Prior to the beginning of the project, the Contractor shall verify the correct switch type and model including any additional necessary Cisco supported equipment with MoDOT St. Louis ITS department. Additional equipment may include but is not limited to the power supply, DIN rails, and any applicable Cisco supported SFPs (Small Form-factor Pluggable transceivers), or expansion modules. For signal cabinets, the switch shall be mounted on the left side panel above the 120V IP Power Strip. Attach unit to 2 rails of the side panel, with the power

cable facing away from the cabinet door. The Cisco switch shall be powered from the 120V IP Power Strip. The Cisco Ethernet Switch including the additional Cisco supported equipment shall be delivered to Commission's ITS Engineer for programming at least 2 weeks prior to the field installation.

3.5. Cellular Modem. If present, the contractor shall provide before and after documents on cellular modem signal strength. The new cellular modem signal strength shall be equivalent or better than existing. Contractor shall be responsible for installation or relocation of cellular antenna to achieve acceptable signal strength.

3.6 Other Agency's Devices on MoDOT Right-Of-Way and Facilities. If other agency's devices such as emergency pre-emption system, CCTV Camera, etc. exist within MoDOT Right-Of-Way and must be relocated onto the new MoDOT facilities, the contractor must notify MoDOT SLITS Group via an email to SLITS@modot.mo.gov and MoDOT area Traffic Engineer in the early stage of the construction. MoDOT SLITS Group and MoDOT area Traffic Engineer will coordinate the removal and re-installation of those devices with responsible agency.

4.0 Basis of Payment. Measurement and payment for communication equipment installation will be on a per cabinet basis. The unit price shall include patch cords, cabling, assistance to Commission staff in getting the equipment operational, documentation, and all miscellaneous hardware required for a safe, fully operational system. Payment will be made as follows:

Item No.	Туре	Description
910-99.02	Each	Install or Relocate Existing Communication Equipment

QQQ. Contractor-Furnished and Installed Closed Circuit Television (CCTV) Assembly

1.0 General.

1.1 Description. The contractor shall remove the existing CCTV Camera Assembly at the noted intersections (if applicable) and install a Contractor furnished IP (Internet Protocol) closed circuit television (CCTV) assembly on a new 4" x 20' extension metal pole (if there is no CL type pole at the noted location; this pole shall be paid separately) which will be mounted to the signal up-right pole (see detail drawing), and install a Contractor furnished power supply and surge protection in the new signal cabinet. Provide cable connecting the camera to the equipment in the cabinet and to ground, set up the camera assembly, and test for proper operation.

1.2 Compatibility. The St. Louis District utilizes an Advanced Traffic Management System (ATMS) and all CCTV cameras must be able to integrate with the current software and its related interfaces as directed by MoDOT Engineer.

2.0 Materials.

2.1 Camera assembly, mounting bracket, power supply, and surge suppressors will be provided by the Contractor. The cable connecting the camera to the cabinet will also be provided by the contractor.

2.2 CCTV Camera. All CCTV cameras purchased and installed on this project shall be selected from the list below. These are the only CCTV cameras that are tested and fully functional with the version of ATMS that the St. Louis District is currently operating:

CCTV Manufacturer	Model	Connection Type
CostarHD (formerly known as	4220HD RISE Dome	Outdoor cat5e
Cohu)		
Axis	Q6155-E Dome	Outdoor cat5e
Bosch	Autodome 7000i	Outdoor cat5e

2.3 POE Injector. The Power Over Ethernet (POE) injector shall be of a make and model produced by the manufacturer of the camera. The POE injector shall operate on standard 120 VAC at 60 Hz electrical service and shall not be affected by transient voltages, surges, and sags normally experienced on commercial power lines. The POE injector shall have an operating temperature range of -40 degrees F (-40 degrees C) to 158 degrees F (70 degrees C).

2.4 Surge Protection. The cable between the POE injector and the camera assembly shall be protected by a surge protection device in the cabinet that meets the following requirements:

- a) UL listed and labeled to current editions of UL 497B and UL 497C
- b) Operating Temperature: -20 degrees F (- 28 degrees C) to 122 degrees F (50 degrees C)
- c) Operating Humidity: 95% RH non-condensing
- d) Wall, DIN rail or 19" rack mountable
- e) Three stage protection
- f) Maximum Continuous Operating Voltage: 44-52 V
- g) Data Rate: >100 Mbps
- h) Frequency: 125 MHz
- i) Surge Capacity: 10kA per mode (8x20 µs)
- j) Maximum Let-Through Voltage <90Vpk

2.5 Cables. Provide CAT 5e outdoor rated cable to carry power, video, and camera control between the camera and POE injector. Between the POE injector and the Ethernet switch an outdoor rated CAT 5e patch cable with factory terminated connectors shall be used. These cables shall meet requirements of applicable manufacturers listed in Section 2.2 above.

2.6 Banding. Provide stainless steel bands to affix the mounting bracket to the pole. The banding shall be 1-inch wide, 0.044-inch thick, stainless steel.

3.0 Construction Requirements.

3.1 The contractor shall coordinate this work as well as any ITS (Intelligent Transportation System) network changes with MoDOT St Louis District ITS Group in advance via an email to SLITS@modot.mo.gov.

3.2 The contractor shall use the latest manufacture camera firmware.

3.3 Install the dome so that the pole does not block the camera's view of traffic. Unless directed differently by the Engineer, install the camera in the same position as the existing camera.

3.4 To confirm the existing camera pole is properly grounded, use a device that measures resistance to ground using the three-point fall-of-potential method to ensure that the resistance from the pole to ground does not exceed 8 ohms. If resistance exceeds the 8 ohms threshold report to the Engineer.

3.5 Terminate all the cables on surge protectors, install the Contractor furnished power supply in the cabinet, and connect the camera power circuit to the power supply. Connect POE injector port to the existing Ethernet switch in the cabinet.

3.6 Restrict the camera's field of view, if necessary, so that a user cannot use the cameras to look in the windows of dwellings. To the extent that it does not interfere with the use of the camera for traffic management purposes, ensure that a camera cannot be used to view residential property. The camera should have clear view of all approaching traffic lanes. Prior to creating these restrictions, submit to the Engineer a written description of the proposed restrictions to be installed at each camera, and the proposed method of achieving them. It shall not be possible for an operator to override these restrictions without intervention by his or her supervisor. Affixing a mask to the inside of the clear dome shall be an acceptable method to achieve this. Highlight situations in which there is a conflict between the need to protect privacy and the need to know about traffic situations. Revise the field of view restrictions as directed by the Engineer.

3.7 Apply a rain repellent coating to the outside of the lower dome, following the coating manufacturer's instructions. The coating must be recommended by the CCTV manufacturer for use on their equipment.

4.0 Acceptance Testing.

4.1 Upon delivery of a shipment of camera assemblies, the Contractor shall conduct a visual inspection and test of the camera assemblies to check for manufacturing defects and shipping damage. The camera assembly shall be powered during this testing, and tests shall follow procedures developed by the manufacturer and approved by the Engineer. The Engineer will witness this testing and the contractor may witness this testing if he or she chooses. The Contractor shall be responsible for replacing all defective units uncovered by this testing.

4.2 After installing the camera assembly, test it using the same procedures used when the camera assemblies were delivered. In addition, demonstrate that the agreed upon viewing restrictions have been implemented. If the installed camera assembly fails to operate properly, and the problem cannot be fixed by changing the wiring or setup parameters, the camera assembly will be deemed defective and the contractor shall return it to the manufacturer for replacement at Contractor's expense. Except for costs borne by the manufacturer under their warranty agreement, the cost of replacement shall be borne entirely by the contractor.

4.3 SLITS Group shall inspect this CCTV assembly installation as well as the related network devices for proper operations prior to acceptance.

5.0 Basis of Payment. Measurement and payment for furnishing and installing the camera assembly installation includes testing, grounding testing, and all miscellaneous hardware required for a safe, fully operational camera assembly. Payment will be made as follows:

Item No.	Туре	Description
910-99.02	Each	CCTV Camera Assembly
910-99.02	Each	Install CCTV Camera Assembly
910-99.03	LF	CCTV Camera Cable

RRR. MoDOT ITS Assets Relocation

1.0 Description. The work consists of relocating existing MoDOT Intelligent Transportation System (ITS) facilities (conduit, cable, and/or pull boxes) that may be in conflict with this project construction sections as noted in the plans.

2.0 Materials. The materials used for relocating MoDOT ITS facilities shall be per MoDOT Approved Product List (APL) and meet all MoDOT Specifications. If the material is not in the APL, the contractor shall submit material specification documents to the Engineer and the MoDOT ITS group (via an email in advance to <u>SLITS@modot.mo.gov</u>) for review and approval.

3.0 Construction Requirements. The Contractor shall be aware there are numerous utilities present along the route in this contract. Utility locates were not performed during the design phase of the project; therefore, the extent of conflicts with utilities are unknown.

3.1 The contractor shall exercise reasonable care relocating MoDOT ITS Assets. Damage to any MoDOT facilities within the area of work caused by the contractor will be deemed by the Engineer as either "non-emergency" or "emergency" upon notification of the damages. Repair to damages will be performed as follows:

- a) Non-Emergency: Contractor will have 4 hours to propose a repair plan to the Engineer for a complete repair within 3 business days.
- **b)** Emergency: Upon notification of the damage, Contractor must immediately submit a repair plan to the Engineer which will take no more than 4 hours to respond on-site and complete repairs within 48 hours of notification of damage.
- c) In either case, if the proposed plan is unacceptable for any reason to MoDOT, repairs will be made by MoDOT with all costs billed to the Contractor.

3.2 The ITS In-Ground Facilities located within the project limits are a crucial part of the traffic operation system for this area. It is imperative that the downtime be kept to a minimum when replacing, removing, or modifying any existing ITS In-Ground Facilities.

3.3 Prior to any in-ground work, the Contractor shall request for utility locates by contacting Missouri One Call (1-800 DIG-RITE or mo1call.com) for any in-ground installation locations as per plans. If there are any conflicts with MoDOT ITS Assets, the Contractor is responsible for relocation to the satisfaction of the Engineer prior to any in-ground work.

3.4 In the case of a conduit conflict, the Contractor shall trench an area beyond the in-ground work limits, install one or two conduits (must be the same quality as the existing conduit) using Split Duct Method, relocate the existing cables into the new conduit, and seal the conduit joints per manufacturer specifications.

3.5 The Contractor shall coordinate this work with the MoDOT ITS group and have the Engineer's approval prior to performing this task.

3.6 The contractor shall perform a fiber testing (see below requirements) before and after relocating MoDOT fiber cables at the nearest Node Cabinet at each site as shown on the plans and submit that report to the SLITS Group for review and approval.

3.6.1 Test Procedure. For each fiber link, follow this procedure:

- (a) If the link includes fiber installed by others, use an optical loss test set to measure and record the optical loss over that portion of the link before it is spliced to new fiber.
- (b) Calculate the maximum allowable loss for the completed link, both at 1310 nm and at 1550 nm. Use the following formula:

Maximum link loss =	Measured loss over portion installed by others + (Fiber length in km) x (0.35 for 1310 nm and 0.25 for 1550 nm)
	+ (Number of fusion splices) x (0.05)
	+ (Number of mechanical splices [for temp. connection]) x (0.3)
	+ (Number of connections) x (0.5)

Provide this calculation to the Engineer along with the test results.

- (c) Calibrate an optical loss test set and provide evidence satisfactory to the Engineer that the set produces accurate results at both wavelengths. This can be a demonstration that the set correctly measures the loss of a test fiber whose loss is known.
- (d) Use the test set to measure the loss of the link under test. Record the result at both 1310 nm and 1550 nm. Arrange for the Engineer or his representative to witness these tests.
- (e) If the measured loss exceeds the calculated maximum, use an optical time domain reflectometer and other test equipment to troubleshoot the link. Take whatever corrective action is required, including cable replacement, to achieve a loss less than the calculated maximum.

3.6.2 Test Result Documentation. Prepare a diagram showing all of the links tested in this project. For the portions installed in this project, show the equipment cabinets, splices, and pigtails. On each line representing a link, show the maximum allowable loss and the actual loss. The actual loss shall be the one measured after all corrective actions have been taken. Submit 5 copies of this diagram to the Engineer, along with the calculations for the maximum allowable loss. Submit the diagrams and calculations in an electronic format acceptable to the Engineer.

3.6.3 Documentation. Provide the Engineer mark-ups of the plans, neat and legible, illustrating as-built versions of the splice and connection diagrams that are contained in the plans.

3.6.4 Certifications. The fiber optic cable shall be factory certified to meet the requirements in this specification. In addition, the manufacturer shall certify that the fiber optic cable has a life expectancy of 20 years.

3.7 The Contractor shall trench an area beyond the in-ground work limits, install one or two conduits (must be the same quality as the existing conduit) using Split Duct Method, relocate the existing cables into the new conduit, and seal the conduit joints per manufacturer specifications.

3.8 Upon completion of this work, the Contractor shall contact the MoDOT ITS group (via email at <u>slits@modot.mo.gov</u> to verify that all existing MoDOT ITS devices are online and request inspection of this work. Acceptance of this work shall be the sole judgment of the Engineer and the MoDOT ITS group's Engineer.

3.9 The contractor shall restore those areas disturbed by this work or installation according to specifications herein.

4.0 Basis of Payment. Payment for "MoDOT ITS Assets Relocation" shall be paid as Linear Feet and shall include the trenching, conduit installation, conduit coupling, pull boxes, sealing materials, cable relocation, needed fiber testing, restoration of all disturbed area, all labor and work incidental thereto, and shall be considered to be completely covered by the contract unit price for the following pay item:

Item No.	Unit	Description
910-99.03	Linear Feet	MoDOT ITS Assets Relocation

SSS. <u>ITS Pull Box</u>

1.0 Description. Furnish and install ITS Pull Boxes with concrete pads as shown on the plans.

2.0 Materials.

2.1 Pull Box. ITS pull box shall meet the requirements in Sec 1062 of the Missouri Standard Specifications for Highway Construction.

2.2 Ground Rod. Ground rods shall be listed according to UL requirements as detailed in the Standard UL 467, Grounding and Bonding Equipment, and meet the requirements of NEC 250. Use electrodes that are solid copper or copper-bonded steel.

2.3 Concrete Pad. The contractor shall install a non-reinforced concrete pad around the ITS pull box as shown in the plans. The concrete used shall be a class 'B' concrete as described within Sec 501 of the Standard Specifications.

3.0 Basis of Payment. Measurement and payment for ITS Pull Boxes includes excavation, materials, construction, backfill and all miscellaneous hardware required for a fully operational system. Payment will be made as follows:

Item No.	Туре	Description
910-99.02	Each	ITS Pull Box with Concrete Pad, Preformed Class 2
910-99.02	Each	ITS Pull Box with Concrete Pad, Preformed Class 5

TTT. MoDOT Buried Cable Drivable Delineator

1.0 Description. The contractor shall install a MoDOT 'Buried Cable' delineator post next to each ITS pull box within the project limits as indicated on the plans.

2.0 Materials. See detail in the plans. The post shall be supplied in orange color and incorporate a premium UV inhibitor package to resist harmful effects to the sun. The post shall withstand multiple directional impacts and provide a long lasting and extremely durable product requiring little field maintenance. The post shall have a minimum 0.20" wall thickness and shall stand up straight in all weather conditions and self-right to straight upon impact. Top of post shall be permanently sealed and partially flattened and transition to round to afford 360 degree visibility. The post materials shall include an anchor, a non-mechanical flexible joint, and a round delineator post. The post assembly should allow for easy change-out of any one part if necessary.

3.0 Construction Requirements. Construction requirements shall conform to the delineator post manufacturer's recommendations and Engineer's approval. If the plans show the post near a pull box, put it next to the box as an aid to finding the box. Do not drive it through the conduit.

4.0 Basis for Payment. Payment for the 'Buried Cable' delineator post shall be considered full compensation for all contractor-provided equipment items, labor, and material to complete the described work. Payment will be made as follows:

Item No.	Туре	Description
910-99.02	Each	Buried Cable Drivable Delineator

UUU. Partial Acceptance of Signalized Intersections

1.0 Description. This work shall consist of maintaining operational signals and detection (both stopbar and advanced) throughout the construction staging, in accordance with Sec 902 and except as approved by the engineer. At the engineer's option, MoDOT may accept intersections for maintenance prior to final acceptance.

1.1 Once an intersection is complete, including but not limited to completion of construction, acceptance of all ADA facilities, and successful testing and operation of signal equipment, the engineer may partially accept that intersection for MoDOT's maintenance prior to Final Acceptance of the entire project.

2.0 Basis of Payment. No direct payment will be made for the cost of equipment, labor, materials, or time required to fulfill this provision.

VVV. Signal Cabinet Base Wrap and Cabinet Shift

1.0 Description. Where required, an existing concrete signal base shall be widened on all sides in order to provide additional conduits in addition to an existing cabinet as detailed in the plans.

2.0 Existing Cabinet Assembly. The existing cabinet assembly shall be kept in operation at all times during the base widening procedure, except for a brief amount of time needed to shift the cabinet off of the existing base.

3.0 Construction Requirements. Construction requirements shall conform to Sec 902.15.2.

4.0 Method of Measurement. Method of measurement shall conform to Sec 902.

5.0 Basis of Payment. Payment for signal cabinet base wrap and cabinet shift shall be considered full compensation for all contractor-provided equipment, connection cables, installation of non-contractual items, labor, and material to complete the described work. Payment will be made as follows:

Item No.	Туре	Description
902-99.02	Each	Signal Cabinet Base Wrap and Cabinet Shift

WWW. Site Restoration

1.0 Description. Restore to its original condition any disturbed area at sites including, but not limited to items such as, guardrail, pull box, conduit, and pole base installations. Restoration shall be accomplished by placing material equivalent to that of the adjacent undisturbed area. Disturbed unpaved areas shall be fertilized and either seeded and mulched or sodded as directed by the Engineer. The Engineer will have the final authority in determining the acceptability of the restoration work.

2.0 If the contractor elects and receives approval from the Engineer for alternate trench and/or pull box locations, any areas of concrete slope protection, sidewalk, pavement, shoulders, islands, and medians – as well as any similar improvements consisting of asphaltic concrete materials – removed in conjunction with their construction shall be replaced with improvements of similar composition and thickness. Removals shall be achieved by means of full depth saw cuts, the resulting subgrade compacted to minimum density requirements and topped with 4 inches of compacted aggregate base course prior to replacement of surface materials. Concrete materials used in replacement, shall be approved by the Engineer. A commercial asphalt mix may be used for replacement of asphaltic surfacing upon approval of the Engineer.

2.1 Any sidewalks and curb ramps that are disturbed as described in this provision shall be replaced to meet current ADA standards.

2.2 Areas that are used by the contractor for jobsite trailers, equipment, and materials storage, or used for project staging areas that are disturbed shall be cleaned up and restored to a condition that is both acceptable to the Engineer and, at a minimum, equivalent to the existing site condition.

3.0 Basis of Payment. The cost of restoration of disturbed areas will be incidental to the unit price of the items associated with the disturbance. No direct payment will be made for any materials, equipment, time, or labor, which is performed under this provision.

1 DELETED XXX. Possession of Right of Way – Parcel 14

1.0 Description. The contractor's attention is directed toward the following parcels which could be subject to delayed possession for Parcel 14

(a) Parcel 14 (8001 Page Ave) – Midwest Fuel 2 Inc – The Temporary Construction Easements (TCE) are being acquired to reconstruct the sidewalk and the driveway at

Station 233+50 on the north side of Route D. The contractor shall not enter or proceed with physical construction across said Parcel 14 until authorization is granted by the engineer. The contractor will take no action that will result in unnecessary inconvenience, disproportionate injury or any other action coercive in nature to the business or operations thereon. Possession is anticipated to be obtained by 12/4/2023 (Notice To Proceed) or above mentioned improvements will be changed ordered to stay within the existing right of way.

2.0 Basis of Payment. No direct payment will be made to the contractor to recover the cost of equipment, labor, materials, or time required to fulfill the above provisions, unless specified elsewhere in the contract document.

Item 617-30 00	Concrete Traffic Barrier, Type (C)	
ltem 617_00 03	Concrete Traffic Barrier, Type 'C' Transition Section	
	Condicite frame Damer, Type O fransition dedition	

YYY. Optional Temporary Pavement Marking Paint

1.0 Description. This provision provides the contractor with the option to either complete all Permanent Pavement Marking Paint (PPMP) prior to the time limits specified herein or to apply Temporary Pavement Marking Paint (TPMP) in accordance with Sec 620.10.2 (4 in. width) in all locations shown on the plans as PPMP and delay application of the PPMP until the spring, as allowed herein. PPMP is defined as Standard Waterborne Paint and High Build Waterborne Paint and does not include Sec 620.20.3 Durable Pavement Markings.

1.1 No application of PPMP shall occur between October 1 and March 1, both dates inclusive within the year when any paving has taken place, except as stated herein. When the contractor has begun application of PPMP prior to October 1, and weather limitations stated in Sec 620.20.2.4 can be met, the contractor may complete the PPMP within the first seven (7) calendar days of October within the year when any paving has taken place. If all (100%) of the PPMP is not completed on or before October 7 within the year when any paving has taken place, all previously applied PPMP, including any painted markings applied prior to October 1, shall be considered TPMP, and the contractor shall complete the remaining marking with TPMP, and then re-apply PPMP in all planned locations after March 1 the following year. All PPMP shall be completed prior to June 1 the following year after paving has taken place. No additional payment will be made for PPMP that is later determined to be TPMP due to the contractor's failure to complete the PPMP within the time specified.

1.2 Use of TPMP Prior to October 1. The contractor has the option to apply TPMP in lieu of PPMP prior to October 1 **of any year when paving has taken place**, even when there is sufficient time to complete the PPMP prior to October 1 **of any year when paving has taken place**. For example, the contractor may choose to use TPMP as a base coat for the PPMP on open-graded surfaces in order to achieve higher retroreflectivity readings on the surface coat as compared to a single application.

1.2.1 The contractor has the option of using TPMP in lieu of Temporary Raised Pavement Markers if applied each day that existing markings are obliterated.

2.0 Construction Requirements. TPMP shall be accurately placed in the final planned location and shall be completely covered by the final application of PPMP. Any failure to comply with this

requirement shall be corrected by removal of the misplaced pavement markings at the contractor's expense and without marring of the pavement surface.

2.1 Prior to application of the PPMP on TPMP, TPMP shall be fully cured in accordance with the manufacturer's recommendation, or for a period of 12 hours, whichever is greater.

3.0 Weather Limitations. All weather limitations specified in Sec 620 for PPMP and TPMP shall apply. Cold Weather Pavement Marking Paint, in accordance with Sec 620.10.6, shall be used for TPMP when specified weather limitations do not allow the use of waterborne paint. No additional payment will be made for the use of Cold Weather Pavement Marking Paint as TPMP. Cold Weather Pavement Marking Paint is not an allowable substitute for PPMP and shall subsequently be covered with PPMP.

4.0 Time Exception. If application of PPMP is to be delayed to the following spring, the contractor shall submit a request to the engineer for a time exception and shall provide a revised work schedule that shows the planned completion of the PPMP.

4.1 Upon receipt of the time exception request in Section 4.0, the engineer will list "Application of Permanent Pavement Marking Paint" as an exception on the Semi-Final Inspection form, thus granting an exception to the count of contract time thru June 1 of the following year when paving takes place, solely for the purpose of delaying application of PPMP. This time exception shall not apply to any time needed to complete any other work items. Liquidated Damages, as specified elsewhere in this contract, shall remain in effect for all other work items not completed by the contract time limits, as specified elsewhere in this contract, and for PPMP not completed **by June 1 of the following year when paving has taken place.**

5.0 Method of Measurement. No final measurement will be made for TPMP. If the contractor needs to remobilize in order to stripe temporary or permanent pavement markings more than once due to paving taking place in multiple years, no additional pay shall be made for this additional mobilization.

6.0 Basis of Payment. Full payment for TPMP will be made at the contract lump sum price even when PPMP is completed prior to the time limitation and TPMP is not used or only partially used.

6.2 If a \$0 bid is entered for TPMP, no payment will be made should TPMP become necessary.

Item Number	Description	Unit
6209901	Temporary Pavement Marking Paint	LS
Job No.:	J6S3592	
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Route:	D	
County:	St. Louis	



JOB SPECIAL PROVISION

A. <u>General - Federal</u> JSP-09-02J

1.0 Description. The Federal Government is participating in the cost of construction of this project. All applicable Federal laws, and the regulations made pursuant to such laws, shall be observed by the contractor, and the work will be subject to the inspection of the appropriate Federal Agency in the same manner as provided in Sec 105.10 of the Missouri Standard Specifications for Highway Construction with all revisions applicable to this bid and contract.

1.1 This contract requires payment of the prevailing hourly rate of wages for each craft or type of work required to execute the contract as determined by the Missouri Department of Labor and Industrial Relations and requires adherence to a schedule of minimum wages as determined by the United States Department of Labor. For work performed anywhere on this project, the contractor and the contractor's subcontractors shall pay the higher of these two applicable wage rates. State Wage Rates, Information on the Required Federal Aid Provisions, and the current Federal Wage Rates are available on the Missouri Department of Transportation web page at www.modot.org under "Doing Business with MoDOT", "Contractor Resources". Effective Wage Rates will be posted 10 days prior to the applicable bid opening. These supplemental bidding documents have important legal consequences. It shall be conclusively presumed that they are in the bidder's possession, and they have been reviewed and used by the bidder in the preparation of any bid submitted on this project.

1.2 The following documents are available on the Missouri Department of Transportation web page at <u>www.modot.org</u> under "Doing Business with MoDOT"; "Standards and Specifications". The effective version shall be determined by the letting date of the project.

General Provisions & Supplemental Specifications

Supplemental Plans to July 2023 Missouri Standard Plans For Highway Construction

These supplemental bidding documents contain all current revisions to the published versions and have important legal consequences. It shall be conclusively presumed that they are in the bidder's possession, and they have been reviewed and used by the bidder in the preparation of any bid submitted on this project.

B. <u>Contract Liquidated Damages</u> JSP-13-01C

1.0 Description. Liquidated Damages for failure or delay in completing the work on time for this contract shall be in accordance with Sec 108.8. The liquidated damages include separate amounts for road user costs and contract administrative costs incurred by the Commission.

2.0 Period of Performance. Prosecution of work is expected to begin on the date specified below in accordance with Sec 108.2. Regardless of when the work is begun on this contract, all work on all projects (job numbers) shall be completed on or before the Contract Completion date specified below. Completion by this date shall be in accordance with the requirements of Sec 108.7.1.

Notice to Proceed:	December 4, 2023
Project Completion Date:	December 1, 2025

2.1 Calendar Days. The count of calendar days will begin on the date the contractor starts any construction operations on the project.

Job Number	Calendar Days	Daily Road User Cost
J6S3592	N/A	\$5,400

3.0 Liquidated Damages for Contract Administrative Costs. Should the contractor fail to complete the work on or before the completion date specified in Section 2.0, or within the number of calendar days specified in Section 2.1, whichever occurs first, the contractor will be charged contract administrative liquidated damages in accordance with Sec 108.8 in the amount of **\$2000** per calendar day for each calendar day, or partial day thereof, that the work is not fully completed. For projects in combination, these damages will be charged in full for failure to complete one or more projects within the above specified completion date or calendar days.

4.0 Liquidated Damages for Road User Costs. Should the contractor fail to complete the work on or before the contract completion date specified in Section 2.0, or within the number of calendar days specified in Section 2.1, whichever occurs first, the contractor will be charged road user costs in accordance with Sec 108.8 in the amount specified in Section 2.1 for each calendar day, or partial day thereof, that the work is not fully completed. These damages are in addition to the contract administrative damages and any other damages as specified elsewhere in this contract.

C. <u>Work Zone Traffic Management</u>

1.0 Description. Work zone traffic management shall be in accordance with applicable portions of Division 100 and Division 600 of the Standard Specifications, and specifically as follows.

1.1 Maintaining Work Zones and Work Zone Reviews. The Work Zone Specialist (WZS) shall maintain work zones in accordance with Sec 616.3.3 and as further stated herein. The WZS shall coordinate and implement any changes approved by the engineer. The WZS shall ensure all traffic control devices are maintained in accordance with Sec 616, the work zone is operated within the hours specified by the engineer, and will not deviate from the specified hours without prior approval of the engineer. The WZS is responsible to manage work zone delay in accordance with these project provisions. When requested by the engineer, the WZS shall submit a weekly report that includes a review of work zone operations for the week. The report shall identify any problems encountered and corrective actions taken. Work zones are subject to unannounced inspections by the engineer and other departmental staff to corroborate the validity of the WZS's review and may require immediate corrective measures and/or additional work zone monitoring.

1.2 Work Zone Deficiencies. Failure to make corrections on time may result in the engineer suspending work. The suspension will be non-excusable and non-compensable regardless if road user costs are being charged for closures.

2.0 Traffic Management Schedule.

2.1 Traffic management schedules shall be submitted to the engineer for review prior to the start of work and prior to any revisions to the traffic management schedule. The traffic management schedule shall include the proposed traffic control measures, the hours traffic control will be in place, and work hours.

2.2 The traffic management schedule shall conform to the limitations specified in Sec 616 regarding lane closures, traffic shifts, road closures and other width, height and weight restrictions.

2.3 The engineer shall be notified as soon as practical of any postponement due to weather, material, or other circumstances.

2.4 In order to ensure minimal traffic interference, the contractor shall schedule lane closures for the absolute minimum amount of time required to complete the work. Lanes shall not be closed until material is available for continuous construction and the contractor is prepared to diligently pursue the work until the closed lane is opened to traffic.

2.5 Traffic Congestion. The contractor shall, upon approval of the engineer, take proactive measures to reduce traffic congestion in the work zone. The contractor shall immediately implement appropriate mitigation strategies whenever traffic congestion reaches an excess of **10 minutes** to prevent congestion from escalating beyond this delay threshold. If disruption of the traffic flow occurs and traffic is backed up in queues equal to or greater than the delay time threshold listed above then the contractor shall immediately review the construction operations which contributed directly to disruption of the traffic flow and make adjustments to the operations to prevent the queues from reoccurring. Traffic delays may be monitored by physical presence on site or by utilizing real-time travel data through the work zone that generate text and/or email notifications where available. The engineer monitoring the work zone may also notify the contractor of delays that require prompt mitigation. The contractor may work with the engineer to determine what other alternative solutions or time periods would be acceptable.

2.5.1 Traffic Safety.

2.5.1.1 Recurring Congestion. Where traffic queues routinely extend to within 1000 feet of the ROAD WORK AHEAD, or similar, sign on a divided highway or to within 500 feet of the ROAD WORK AHEAD, or similar, sign on an undivided highway, the contractor shall extend the advance warning area, as approved by the engineer.

2.5.1.2 Non-Recurring Congestion. When traffic queues extend to within 1000 feet of the ROAD WORK AHEAD, or similar, sign on a divided highway or to within 500 feet of the ROAD WORK AHEAD, or similar, sign on an undivided highway infrequently, the contractor shall deploy a means of providing advance warning of the traffic congestion, as approved by the engineer. The warning location shall be no less than 1000 feet and no more than 0.5 mile in advance of the end of the traffic queue on divided highways and no less than 500 feet and no more than 0.5 mile in advance of the end of the traffic queue on undivided highways.

2.6 Transportation Management Plan. The contractor Work Zone Specialist (WZS) shall review the Transportation Management Plan (TMP), found as an electronic deliverable on MoDOT's Online Plans Room and discuss the TMP with the engineer during the preconstruction conference. Throughout the construction project, the WZS is responsible for updating any changes or modifications to the TMP and getting those changes approved by the engineer a

Job No.:	J6S3592
Route:	D
County:	St. Louis

minimum of two weeks in advance of implementation. The WZS shall participate in the post construction conference and provide recommendations on how future TMPs can be improved.

2.7 Traffic Management Center (TMC) Coordination. The Work Zone Specialist (WZS) or their designee shall contact by phone the MoDOT Traffic Management Center (KC Scout TMC at #816-347-2250 or Gateway Guide TMC at #314-275-1513) within five minutes of a lane or ramp closure beginning and within five minutes of a lane or ramp closure being removed. The WZS shall make this phone call 24 hours a day, 365 days of the year since the MoDOT Traffic Management Centers are always staffed.

3.0 Work Hour Restrictions.

3.1 Except for emergency work, as determined by the engineer, and long term lane closures required by project phasing, all lanes shall be scheduled to be open to traffic during the five major holiday periods shown below, from 12:00 noon on the last working day preceding the holiday until 6:00 a.m. on the first working day subsequent to the holiday unless otherwise approved by the engineer.

Memorial Day Labor Day Thanksgiving Christmas New Year's Day

3.1.1 Independence Day. The lane restrictions specified in Section 3.1 shall also apply to Independence Day, except that the restricted periods shall be as follows:

When Independence	The Holiday is Observed	Halt Lane Closures	Allow Lane Closures to
Day fails on:	on:	beginning at:	resume at:
Sunday	Monday	Noon on Friday	6:00 a.m. on Tuesday
Monday	Monday	Noon on Friday	6:00 a.m. on Tuesday
Tuesday	Tuesday	Noon on Monday	6:00 a.m. on Wednesday
Wednesday	Wednesday	Noon on Tuesday	6:00 a.m. on Thursday
Thursday	Thursday	Noon on Wednesday	6:00 a.m. on Friday
Friday	Friday	Noon on Thursday	6:00 a.m. on Monday
Saturday	Friday	Noon on Thursday	6:00 a.m. on Monday

3.2 The contractor shall not perform any construction operation on the roadway, including the hauling of material within the project limits, during restricted periods, holiday periods or other special events specified in the contract documents.

3.3 Any work requiring a reduction in the number of through lanes of traffic shall be completed during the following working hours: It shall be the responsibility of the engineer to determine weekend hours and if the work hours noted below may be modified.

Route D – **Bridge B03881**: 1 Lane Closed in each direction at all times, except from 3:00 p.m. to 6:00 p.m., Monday through Friday

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County:	St. Louis

Route D – **Bridge A71091**: 1 Lane Closed in each direction at all times, except from Noon to 7:00 p.m., Monday through Friday

Route D – **Bridge A53281**: 1 Lane Closed in each direction at all times, except 3:00 p.m. to 6:00 p.m., Monday through Friday

Per JSP – Construction Access – Bridge A53281 – When crane is being used to lower equipment under the bridge, the contractor may close 1 Lane of EB Route D at all times.

Route D - **Bridge A38851**: 1 Lane Closed in each direction at all times except 3:00 p.m. to 6:00 p.m., Monday through Friday

Per JSP – Liquidated Damages Specified – Staged Construction for Bridge A38851 – Within the 2-month closure of $\frac{1}{2}$ of Bridge A38851, the contractor may close one lane in each direction at all times.

3.5 The contractor shall not alter the start time, ending time, or a reduction in the number of through lanes of traffic without advance notification and approval by the engineer. The only work zone operation approved to begin 30 minutes prior to a reduction in through traffic lanes is the installation of traffic control signs. Should lane closures be placed or remain in place, prior to the approved starting time or after the approved ending time, the Commission, the traveling public, and state and local police and governmental authorities will be damaged in various ways, including but not limited to, increased construction administration cost, potential liability, traffic and traffic flow regulation cost, traffic congestion and motorist delays, with a resulting cost to the traveling public. These damages are not easily computed or quantified. Therefore, the contractor will be charged with liquidated damages specified in the amount of **\$250 per 15 minute increment** for each 15 minutes that the temporary lane closures are in place and not open to traffic in excess of the limitation as specified elsewhere in this special provision. It shall be the responsibility of the engineer to determine the quantity of unapproved closure time.

3.5.1 The said liquidated damages specified will be assessed regardless if it would otherwise be charged as liquidated damages under the Missouri Standard Specification for Highway Construction, as amended elsewhere in this contract.

4.0 Detours and Lane Closures.

4.1 When a changeable message sign (CMS) is provided, the contractor shall use the CMS to notify motorists of future traffic disruption and possible traffic delays one week before traffic is shifted to a detour or prior to lane closures. The CMS shall be installed at a location as approved or directed by the engineer. If a CMS with Communication Interface is required, then the CMS shall be capable of communication prior to installation on right of way. All messages planned for use in the work zone shall be approved and authorized by the engineer or its designee prior to deployment. When permanent dynamic message signs (DMS) owned and operated by MoDOT are located near the project, they may also be used to provide warning and information for the work zone. Permanent DMS shall be operated by the TMC, and any messages planned for use on DMS shall be approved and authorized by the TMC at least 72 hours in advance of the work.

4.2 At least one lane of traffic in each direction shall be maintained at all times on Route D except for brief intervals of time required when the movement of the contractor's equipment will

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seriously hinder the safe movement of traffic. Periods during which the contractor will be allowed to interrupt traffic will be designated by the engineer.

5.0 Basis of Payment. No direct payment will be made to the contractor to recover the cost of equipment, labor, materials, or time required to fulfill the above provisions, unless specified elsewhere in the contract document. All authorized changes in the traffic control plan shall be provided for as specified in Sec 616.

D. <u>Utilities</u>

1.0 For informational purposes only, the following is a list of names, addresses, and telephone numbers of the <u>known</u> utility companies in the area of the construction work for this improvement:

Utility Name	<u>Known</u> <u>Required</u> <u>Adjustment</u>	<u>Type</u>
Ameren Missouri Construction Hotline Phone: (314) 992-6619 Email: <u>constructionhotline@ameren.com</u>	None	Power
AT&T - Distribution Tonya Wells Phone: (636) 448-9607 Email: <u>tw2745@att.com</u>	None	Communications
Charter Spectrum Cedric Gillespie Phone: (314) 393-2970 Email: <u>Cedric.Gillespie@chater.com</u>	None	Communications
City of Pagedale Public Works Department Phone: (314) 726-1200 Web Site: <u>https://www.cityofpagedalemo.gov/</u>	None	Power
Lumen Rich Obremski Phone: (314) 378-9931 Email: <u>Richard.Obremski@Lumen.com</u>	None	Communications
MCI Jeremy Phillips Cell: 636.399.1023 Email: jeremy.phillips@verizon.com	None	Communications

Missouri American Water Company (MAWC) Ray Brooman Phone: (314) 996-2214 Email: <u>Ray.Brooman@amwater.com</u>	None	Water
MoDOT ITS Anna Privitt Pone: (314) 624-7466 Email: <u>Anna.Privitt@modot.mo.gov</u>	None	Communications
Spire Nick Eggert Phone: 314-330-5720 Email: <u>Nicholas.Eggert@spireenergy.com</u>	None	Natural Gas
Metropolitan St. Louis Sewer District (MSD) Andy Day Phone: (314) 768-2799 Email: <u>aday@stmsd.com</u>	None	Sewer
Zayo Fiber Jeff Beggs - SR OSP PM Phone: (765) 655-3870 Email: <u>Jeff.beggs@zayo.com</u>	None	Communications

1.1 The existence and approximate location of utility facilities known to exist, as shown on the plans, are based upon the best information available to the Commission at this time. This information is provided by the Commission "as-is" and the Commission expressly disclaims any representation or warranty as to the completeness, accuracy, or suitability of the information for any use. Reliance upon this information is done at the risk and peril of the user, and the Commission shall not be liable for any damages that may arise from any error in the information. It is, therefore, the responsibility of the contractor to verify the above listing information indicating existence, location and status of any facility. Such verification includes direct contact with the listed utilities.

1.2 Guardrail Locations: The contractor shall be aware there are numerous utilities present along the route in this contract. The full extent of conflicts with utilities are unknown. There may be underground utilities that run parallel or cross the routes that are in close proximity to guardrail work locations. The contractor shall take necessary precautions and measures to verify locations and depths of utilities by any necessary means to determine exact impacts to their work.

2.0 Attachments on Bridges: While there are no anticipated conflicts with the proposed work with the conduits attached to the Structures in this project, the Contractor shall take necessary precautions and measures to verify locations of the conduit and to protect in place existing facilities during construction.

2.1 Bridge A7109: Records indicate that there are no attachments to this structure.

2.2 Bridge A3885: Records indicate that are no attachments to this structure.

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2.2.1 A Subsurface Utility Engineering (SUE) report was generated for this location. While no impacts are anticipated on this project the Contractor should be aware that the utilities in this location are shallower than typical. A copy of the SUE report can be obtained from the District Utility Coordinator, see section 3.0 below.

2.3 Bridge B0388: Records indicate that there are five (5) 4" steel conduits attached to the barriers on this structure. Four are attached to the north barrier and one is attached to the South barrier. Records also indicate that the USGS has a stream gauge mounted to the South barrier.

2.4 Bridge A5328: Records indicate that MoDOT ITS has One (1) 3" conduit attached to the back of the curb.

3.0 If utility facilities are discovered the contractor shall contact the MoDOT Area Utility Coordinator, Dave Brunjes at (314) 439-6297. The engineer will determine whether relocation of the utility is necessary to accommodate construction or if the work can be installed in accordance with Missouri Standard Plans for Highway Construction for the item of work specified.

4.0 Basis of Payment: No direct payment shall be made for compliance with this provision.

E. <u>Adjusting Manholes, Valves and Pullboxes</u>

1.0 Height Adjustment. Regardless of type or size, the manholes, valves and pull boxes shown in the plans require adjustment to match the new grade of the roadway, ramp, landing, or sidewalk. The existing manholes shall be adjusted and installed according to standard plan 731.00T. Adjusting rings shall not exceed 12 inches in height.

2.0 The contractor is advised that Metropolitan St. Louis Sewer District, MoDOT, MAWC, Spire Gas have manholes and valves, located within the islands/roadway/sidewalk that will require adjustments. The Contractor shall adjust these facilities to grade as necessary. The Contractor shall contact the respective utility regarding any questions regarding the adjustment of these facilities.

2.1 The contractor shall notify the engineer if manholes or pull boxes belonging to utilities other than Metropolitan St. Louis Sewer District, MoDOT, are encountered that will require adjustment. The contractor shall coordinate work with the affected utility to ensure that the completed facilities meet ADA requirements.

2.2 Basis of Payment. All costs associated with compliance with this special provision for all material, equipment, and labor shall be completely covered by the contract unit price for:

Item Number	Туре	Description
604-99.02	Each	Adjusting Manholes, Valves, and Pull Boxes

3.0 Pull boxes, valves or manholes not owned by MoDOT or specified as required work by the Contractor may require adjustment due to work in the contract. The Contractor shall contact the respective utility owners regarding any questions about the adjustment of these facilities. The Contractor shall contact the respective utility owner, at least 3 weeks prior to adjustment of these facilities to allow the utility owner to make necessary adjustments. The Contractor shall

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coordinate with the respective utility owners for scheduling and providing the necessary grade requirements for each adjustment. Payment for all necessary work required for the coordination for the scheduling, grade requirements and adjustments of these utility facilities shall be at no direct pay.

Contractor shall directly contact Utility companies to verify location of facilities and status of relocation/adjustment work. The contractor shall coordinate construction activities with Utility Companies and take measures to ensure the integrity of the existing facilities are not disturbed until such time as the Utility Companies have completed the adjustment work.

F. <u>SUE (Subsurface Utility Engineering) Information within Electronic Deliverables</u>

The contractor shall be advised that within the Electronic Deliverables for J6S3592 there are documents pertaining to SUE work for locating & potholing utilities above Bridge A3885. No major impacts are expected, however, the contractor shall review JSP – Utilities, for additional information.

G. <u>Project Contact for Contractor/Bidder Questions</u>

All questions concerning this project during the bidding process shall be forwarded to the project contact listed below.

Lisa Kuntz, Project Manager St. Louis District 1590 Woodlake Drive Chesterfield, MO 63017-5712 Telephone Number: 314-453-1879 Email: Lisa.Kuntz@modot.mo.gov

All questions concerning the bid document preparation can be directed to the Central Office – Design at (573) 751-2876.

H. <u>Emergency Provisions and Incident Management</u>

1.0 The contractor shall have communication equipment on the construction site or immediate access to other communication systems to request assistance from the police or other emergency agencies for incident management. In case of traffic accidents or the need for police to direct or restore traffic flow through the job site, the contractor shall notify police or other emergency agencies immediately as needed. The area engineer's office shall also be notified when the contractor requests emergency assistance.

2.0 In addition to the 911 emergency telephone number for ambulance, fire or police services, the following agencies may also be notified for accident or emergency situation within the project limits.

Police		
Missouri State Highway Patrol	636-300-2800	
St. Louis County Police	314-889-2341	
St. Louis City Police	314-231-1212	
City of Overland	314-428-1221	
City of Pagedale	314-726-1200	
Fire and EMS		
City of St. Louis	314-533-3406	
Mid-County Fire Protection District	314-863-4018	
Community Fire Protection District	314-428-1128	

2.1 This list is not all inclusive. Notification of the need for wrecker or tow truck services will remain the responsibility of the appropriate police agency.

2.2 The contractor shall notify enforcement and emergency agencies before the start of construction to request their cooperation and to provide coordination of services when emergencies arise during the construction at the project site. When the contractor completes this notification with enforcement and emergency agencies, a report shall be furnished to the engineer on the status of incident management.

3.0 No direct pay will be made to the contractor to recover the cost of the communication equipment, labor, materials, or time required to fulfill the above provisions.

I. <u>Coordination with Other Projects</u>

1.0 Description. The contractor shall coordinate traffic management between this project and other projects within or near the same project limits.

1.1 The contractor shall be aware that there may be other projects including, but not limited to, utility, St. Louis County, St. Louis City, private, MoDOT maintenance, permit, or other projects that may impact project construction or traffic control in the vicinity of this project. It shall be the responsibility of the contractor to determine what, if any projects other than the ones listed above may impact this project and work to coordinate construction and traffic management efforts between this project and any other project involved.

2.0 Basis of Payment. No direct payment will be made to the contractor to recover the cost of equipment, labor, materials, or time required to fulfill the above provisions, unless specified elsewhere in the contract document.

J. <u>Construction Access – Bridge A53281</u>

1.0 Description. The contractor shall be made aware that a right-of-entry permit from TRRA (Terminal Railroad Association of St. Louis) will be necessary in order to access areas

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underneath Bridge A53281 to make any repairs. Access is available using an unpaved road through the following:

-From Route D (Page Avenue) – Turn Lt. (North) at Ogdon Avenue

-From Ogdon Avenue – Turn Lt. (West) at Ridge Avenue (Leads to Ameren UE's Fire School building)

-Follow Ridge Avenue just past TRRA rail tracks prior to heading to Ameren UE's Fire School building

-Turn Lt. (South) and follow existing access road along Ameren Missouri properties until reaching Bridge A53281

1.1 The contractor is encouraged to investigate this access road prior to bidding on the project as it is expected to be the only way to move large equipment in and out underneath Bridge A53281. The contractor may need to clear and grub alongside the access road prior to hauling equipment under Bridge A53281. Any upgrades or repairs to the access road to make it operational shall be the responsibility of the contractor and may include the use of gravel to fill in existing potholes or low areas. Any damage to the existing access road created by the contractor shall be repaired by the contractor after completion of work under Bridge A53281.

1.2 Additional information regarding the right-of-entry permit is discussed in JSP – Special Provisions for Protection of Terminal Railroad Association of St. Louis Railway Interests.

2.0 Basis of Payment. No direct payment will be made for compliance with this provision or to make any repairs to the access road prior to or after its use. No direct payment shall be made to clear and grub alongside the access road. Any damage repaired by the Contractor shall be accepted by the Engineer.

K. <u>Contractor Quality Control</u>

1.0 The contractor shall perform Quality Control (QC) testing in accordance with the specifications and as specified herein. The contractor shall submit a Quality Control Plan (QC Plan) to the engineer for approval that includes all items listed in Section 2.0, prior to beginning work.

2.0 Quality Control Plan.

- (a) The name and contact information of the person in responsible charge of the QC testing.
- (b) A list of the QC technicians who will perform testing on the project, including the fields in which they are certified to perform testing.
- (c) A proposed independent third party testing firm for dispute resolution, including all contact information.
- (d) A list of Hold Points, when specified by the engineer.
- (e) The MoDOT Standard Inspection and Testing Plan (ITP). This shall be the version that is posted at the time of bid on the MoDOT website (<u>www.modot.org/quality</u>).

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3.0 Quality Control Testing and Reporting. Testing shall be performed per the test method and frequency specified in the ITP. All personnel who perform sampling or testing shall be certified in the MoDOT Technician Certification Program for each test that they perform.

3.1 Reporting of Test Results. All QC test reports shall be submitted as soon as practical, but no later than the day following the test. Test data shall be immediately provided to the engineer upon request at any time, including prior to the submission of the test report. No payment will be made for the work performed until acceptable QC test results have been received by the engineer and confirmed by QA test results.

3.1.1 Test results shall be reported on electronic forms provided by MoDOT. Forms and Contractor Reporting Excel2Oracle Reports (CRE2O) can be found on the MoDOT website. All required forms, reports and material certifications shall be uploaded to a Microsoft SharePoint® site provided by MoDOT, and organized in the file structure established by MoDOT.

3.2 Non-Conformance Reporting. A Non-Conformance Report (NCR) shall be submitted by the contractor when the contractor proposes to incorporate material into the work that does not meet the testing requirements or for any work that does not comply with the contract terms or specifications.

3.2.1 Non-Conformance Reporting shall be submitted electronically on the Non-Conformance Report form provided on the MoDOT Website. The NCR shall be uploaded to the MoDOT SharePoint® site and an email notification sent to the engineer.

3.2.2 The contractor shall propose a resolution to the non-conforming material or work. Acceptance of a resolution by the engineer is required before closure of the non-conformance report.

4.0 Work Planning and Scheduling.

4.1 Two-week Schedule. Each week, the contractor shall submit to the engineer a schedule that outlines the planned project activities for the following two-week period. The two-week schedule shall detail all work and traffic control events planned for that period and any Hold Points specified by the engineer.

4.2 Weekly Meeting. When work is active, the contractor shall hold a weekly project meeting with the engineer to review the planned activities for the following week and to resolve any outstanding issues. Attendees shall include the engineer, the contractor superintendent or project manager and any foreman leading major activities. This meeting may be waived when, in the opinion of the engineer, a meeting is not necessary. Attendees may join the meeting in person, by phone or video conference.

4.3 Pre-Activity Meeting. A pre-activity meeting is required in advance of the start of each new activity, except when waived by the engineer. The purpose of this meeting is to review construction details of the new activity. At a minimum, the discussion topics shall include: safety precautions, QC testing, traffic impacts, and any required Hold Points. Attendees shall include the engineer, the contractor superintendent and the foreman who will be leading the new activity. Pre-activity meetings may be held in conjunction with the weekly project meeting.

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4.4 Hold Points. Hold Points are events that require approval by the engineer prior to continuation of work. Hold Points occur at definable stages of work when, in the opinion of the engineer, a review of the preceding work is necessary before continuation to the next stage.

4.4.1 A list of typical Hold Point events is available on the MoDOT website. Use of the Hold Point process will only be required for the project-specific list of Hold Points, if any, that the engineer submits to the contractor in advance of the work. The engineer may make changes to the Hold Point list at any time.

4.4.2 Prior to all Hold Point inspections, the contractor shall verify the work has been completed in accordance with the contract and specifications. If the engineer identifies any corrective actions needed during a Hold Point inspection, the corrections shall be completed prior to continuing work. The engineer may require a new Hold Point to be scheduled if the corrections require a follow-up inspection. Re-scheduling of Hold Points require a minimum 24-hour advance notification from the contractor unless otherwise allowed by the engineer.

5.0 Quality Assurance Testing and Inspection. MoDOT will perform quality assurance testing and inspection of the work, except as specified herein. The contractor shall utilize the inspection checklists provided in the ITP as a guide to minimize findings by MoDOT inspection staff. Submittal of completed checklists is not required, except as specified in 5.1.

5.1 Inspection and testing required in the production of concrete for the project shall be the responsibility of the contractor. Submittal of the 501 Concrete Plant Checklist is required.

6.0 Basis of Payment. No direct payment will be made for compliance with this provision.

L. <u>Modified Bonded Asphaltic Concrete Pavement</u> NJSP-15-11C

1.0 Description. This work shall consist of the placement of a Polymer Modified Emulsion Membrane (PEM) or Cationic Modified Emulsion Membrane (CPEM) prior to a bituminous overlay of hot asphaltic concrete pavement. At the contractor's option, the contractor may replace the PEM/CPEM with a Performance Graded (PG) Asphalt Binder prior to a bituminous overlay of hot asphaltic concrete pavement. The PEM/CPEM or PG Asphalt Binder shall be spray applied prior to the application of the hot asphaltic concrete pavement so as to produce a homogeneous surface in accordance with Secs 401, 402, or 403.

2.0 Materials. All materials shall be in accordance with Division 1000, Material Details, and specifically as follows:

Item	Section
Polymer Modified Emulsion Membrane (PEM or CPEM)	1015.20.6.2
Performance Graded (PG) Asphalt Binder	1015.10

The PG Asphalt Binder shall be modified to meet the following performance parameters. The test results shall be submitted to the engineer for approval at least 30 days prior to use. The PG binder component shall account for at least 95% of the total product composition by volume.

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Parameters*	Test Method	Min	Max
No-Pick-Up Time for Tack Coats; minutes	MoDOT TM 87	-	5
Average Bond Strength; psi	MoDOT TM 88 or alternate method	75	-
Elastic Recovery, percent	AASHTO T 301	60	-

*The PG Asphalt Binder product shall exhibit a laboratory "no-pick-up" time of 5 minutes or less per MoDOT TM-87. The PG Asphalt Binder product shall exhibit laboratory bond pull-off strengths (average of three test specimens) of a minimum of 75 psi in accordance with MoDOT TM-88 method or other approved research test methods at the target application rate prescribed within this specification. The elastic recovery may be waived if the product has proven performance in cold weather climates with freeze/thaw conditions.

3.0 Construction Requirements. The PEM/CPEM or PG Asphalt Binder shall be applied in accordance with Sec 407 except as modified herein.

3.1 Coldmilled Surfaces. All coldmilled surfaces shall be thoroughly cleaned with air blowing, air vacuuming, or other approved methods resulting in a cleaned surface free of all dust, loose material, grease, or other foreign material at the time the tack is applied to the satisfaction of the engineer. Historically, conventional sweeping equipment has not produced satisfactory results and will not be acceptable as the sole operation.

3.2 Requirements of Polymer Modified Emulsion Membrane (PEM or CPEM).

3.2.1 Equipment. No wheel, track or other part of the paving machine or any hauling equipment shall come in contact with the PEM/CPEM before the asphaltic concrete pavement mixture is applied.

3.2.2 Application. The target application rate of the PEM/CPEM shall be 0.20 gallons per square yard. The application rate shall be within +/- 0.02 gallons per square yard of the target application rate during construction. The average application rate used within the entire areas of the job limits shall be within +/- 1% of the target application rate. The PEM/CPEM shall be sprayed at a temperature of 120 - 180°F. The sprayer shall accurately and continuously monitor the application rate and provide a uniform coverage across the entire width to be overlaid.

3.2.2.1 The application rate of the PEM/CPEM shall be verified by dividing the volume (of PEM/CPEM used) by the area of paving for that day.

3.2.2.2 No water shall be added to the PEM/CPEM.

3.3 Requirements of Performance Graded (PG) Asphalt Binder

3.3.1 Equipment. The PG Asphalt Binder product shall be applied with an asphalt distributor that has been properly cleaned and set-up specifically for use of hot applied PG Asphalt Binder products. The distributor shall have the full circulating and heating capabilities in the tank and a heated spray bar.

3.3.2 Application. The target application rate of the PG Asphalt Binder shall be 0.15 gallons per square yard. The application rate shall be within +/- 0.02 gallons per square yard of the target application rate during construction. The average application rate used within the entire area of the job limits shall be within +/- 1% of the target application rate.

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3.3.3 Non-Tracking. The PG Asphalt Binder shall be modified to be non-tracking that does not stick to the tires, tracks or other parts of paving equipment or vehicles such that the surface to be overlaid becomes visible or void of tack prior to the placement of the asphaltic concrete pavement mixture. A test strip using the PG Asphalt Binder product of 200 feet long (maximum) shall be applied to the roadway. After application, the PG Asphalt Binder shall be non-tracking within 10 minutes or less. If the test strip exhibits unacceptable tracking, then work shall cease until the PG Asphalt Binder product is either reformulated, switched to a different PG Asphalt product, or a spray paver application method is utilized. The test strip shall be conducted until satisfactory results are achieved.

3.3.4 Safety. Proper storage, handling, and application guidelines shall be followed carefully in accordance with the product manufacturer. A copy of this information shall be provided to the engineer. The information shall include the application temperature range, maximum allowable temperature for the product, and the particle charge.

3.3.4.1 Safety procedures of all products shall be addressed in the contractor's safety plan and a pre-construction meeting shall be held with the employees involved with the construction of the asphalt overlay to address all safety procedures, protocols, and personal protective equipment (PPE) of hot applied PG Asphalt Binder prior to application.

4.0 Method of Measurement. Measurement of the Polymer Modified Emulsion Membrane or PG Asphalt Binder shall be based on the volume in gallons in accordance with Sec 1015. Where required, measurement for coldmilling existing asphalt materials and cleaning the underlying pavement will be computed to the nearest square yard.

5.0 Basis of Payment. The accepted quantity of Polymer Modified Emulsion Membrane (PEM/CPEM) or PG Asphalt Binder shall be paid for at the contract unit price for 407-99.12, Misc. Modified Bonded Asphaltic Concrete Pavement, per gallon.

M. <u>Use of High-Density Polyurethane</u>

1.0 Description. This work shall consist of filling in voids under Bridge Approach slabs and concrete pavement slabs as indicated in the plans. The contractor will **not** have the option to raise a slab using a cementitious grout or flowable fill material.

2.0 Construction Requirements. All work and materials needed to level and raise displaced bridge approach or pavement slabs shall be performed in accordance with Specification Section 625.20.

3.0 Basis of Payment. The accepted quantity of raising slabs will be paid at the contract unit price for the pay item included in the contract. All labor, equipment and material cost required to fulfill this requirement shall be included in the unit price for the following pay items:

Item No. 625-20.03 Slab Jacking Material High Density Polyurethane Lbs.

N. <u>Guardrail Construction Requirements</u>

1.0 Safety Devices. Before any guardrail or crashworthy end terminals including crash cushions are installed, the contractor shall layout the proposed alignment in the field to insure

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that each of these items can indeed be installed properly based upon the standard plans and the manufacturer's recommendations. The contractor shall notify the engineer when that field inspection will take place as to allow the engineer to be present at that time. The contractor is advised that in order to ensure that the crashworthy end terminal or crash cushion selected by the contractor can indeed be installed at each of the locations listed in the plans, it is suggested that the field inspection meeting mentioned above take place before the ordering of any crashworthy end terminal.

1.1 The length of the crashworthy end terminal is estimated in the plans to be 50 foot in length. If a length of crashworthy end terminal selected by the contractor has a length of less than 50 foot, than the contractor shall inform the Engineer as it may require the length of guardrail to be extended a short distance to meet design requirements.

2.0 Curb Beneath Crashworthy End Terminals and Barrier Transition Sections. Curb beneath or within the vicinity of crashworthy end terminals shall have a maximum height of 2 inches. If curb needs to be replaced due to this height requirement, the contractor shall remove the existing curb and install 2-inch curb for a length of 60 linear feet in front of **and** through the length of the end terminal, unless site conditions dictate less curb as approved by the Engineer. Curb beneath barrier transition sections shall be 4 inches tall.

3.0 Guardrail Posts Next to Obstacles. The contractor will have the option to skip 1 guardrail post next to an obstacle instead of installing a long span guardrail section shown within the Standard Plans. An additional post on either side of the skipped location shall be used.

4.0 Removal of Existing Guardail – In Paved Areas. The contractor shall place either coldmix asphalt or hot pour in locations where guardrail or bridge anchor section posts have been removed and leave holes or voids within asphalt or concrete shoulders or concrete drain basins. The coldmix asphalt or hot pour shall cap any cavities as to prevent water from undermining the shoulder or slope. The cap shall consist of a minimum of 2 inches. These space below this 2-inch cap may be filled with rock, dirt, sand, or other material as approved by the engineer. No direct payment shall be made to fill any cavities described above.

5.0 Removal of Existing Guardrail - In Soil. The contractor shall fill any holes or voids with either rock or dirt after removal of existing guardrail or bridge anchor section posts. No direct payment shall be made to fill any cavities described here within.

O. <u>Thermoplastic Pavement Markings</u>

1.0 Description. This work shall consist of installing a minimum of 1.5 inch black outside contrast border surrounding any pavement marking arrow installed on existing or proposed concrete pavement or in areas that have the EPO (Epoxy Polymer Overlay) installed by the contractor has a gray color instead of black. This applies to stripe lines in addition to the pavement marking arrows.

2.0 Basis of Payment. Payment for installing the 1.5 inch black outside contrast border shall be included in the cost of the pavement marking arrow **or stripe lines** included in the plans.

P. <u>Temporary Pavement Marking</u>

1.0 Description. This work shall consist of installing temporary pavement marking tabs as specified in Section 620.10 of the Standard Specifications after completion of the bridge overlays. The contractor shall maintain the tabs until final striping is completed, as approved by the Engineer and per bridge overlay manufacturing specifications. No direct payment shall be made to comply with this provision.

Q. Modified Pavement Marking Removal

1.0 Description. The first sentence of Sec 620.50.3.2 shall be removed and replaced with the following:

Where required, measurement for the removal of pavement markings will be made to the nearest linear foot per 4-inches of width. No additional pay factor, based upon 4-inches of width, shall be included for removals unless the striping width is greater than 6-inches. Final measurement will not be made except for authorized changes during construction or where appreciable errors are found in the contract quantity. The revision or correction will be computed and added to or deducted from the contract quantity.

2.0 Pavement Marking Removal shall be in accordance with Section 620.50 and specifically as follows with the exception in Section 1.0 above.

3.0 Construction Requirements. Removal of all pavement marking within the project limits shall be as shown on the plans or as approved by the engineer. Pavement marking shall be completely removed to the satisfaction of the engineer with minimal damage to the pavement. The contractor shall use an approved water blasting method to remove the pavement marking on <u>concrete surfaces</u>. No more than five percent of the existing marking shall remain. The pavement surface shall not be left scarred with an image that might mislead traffic. Any excess damage or scarring of the pavement shall be repaired at the contractor's expense. It shall be the contractor's responsibility to determine what type of material needs to be removed.

4.0 Method of Measurement. Final measurement will not be made except for authorized changes during construction or where appreciable errors are found in the contract quantity. The revision or correction will be computed and added to or deducted from the contract quantity.

5.0 Basis of Payment. The accepted quantity of pavement marking removal including all labor, equipment, and material necessary to remove the existing marking will be paid for at the contract unit price for the following pay item:

Item 620-70.02 Pavement Marking Removal (Symbols) EA

R. <u>Clean Water Act Section 404 Permit Requirements</u>

1.0 Description. The Contractor shall be aware that any work within streams, wetlands, or special aquatic sites requires a Clean Water Act Section 404 permit from the United States Army Corps of Engineers (USACE).

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2.0 This project meets the conditions of the following listed permits with no pre-construction notification (No PCN) to the USACE:

Section 404 Nationwide Permit (NWP)

3.0 The Contractor shall abide by all general and regional conditions of Section 404 Permits, Section 401 Water Quality Certification, and specific conditions of the following listed Nationwide Permit found in the General Provisions and Supplemental Specifications to the current Missouri Standard Specifications for Highway Construction referenced in this contract.

NWP 14 No PCN letter attached to RES

3.1 If the Contractor makes any changes to the scope or limits of the project, the Contractor shall notify the Engineer who shall then notify the MoDOT Environmental Section to verify the project still meets permit conditions.

3.2 No additional time will be added to this contract for the Contractor to obtain any permits unless the need for additional permits is beyond the control of the Contractor.

4.0 Basis of Payment. There will be no direct payment for compliance with this provision.

S. <u>Slurry and Residue Produced During Surface Treatment of PCCP and Bridge Decks</u> JSP-06-05

1.1 Description. This work covers the requirements for controlling residue or slurry produced by milling, grinding, planing, grooving or other methods of surface treatments on new or existing PCCP and bridge decks in addition to Section 622.

2.0 Construction Requirements. The following shall be considered the minimum requirements for performing this work within the project limits.

2.1 The contractor shall submit to the Engineer for approval in writing prior to the preconstruction meeting, the best management practices (BMP's) to be used to protect the environment, including the method of disposal of the residue whether on right of way or off-site.

2.2 Prior to starting work, slurry, or residue "no discharge zones" will be identified by the Engineer with respect to the contractor's approved BMP and residue disposal plan.

2.3 Operations may be suspended by the Engineer during periods of rainfall or during freezing temperatures.

2.4 When slurry is dispersed on the right of way, BMP's shall be installed to keep slurry residue from entering drainage structures, from entering any waterways and from leaving the right of way.

3.0 Basis of Payment. No direct payment for slurry or residue control requirements for BMP's will be made. Compliance with this specification along with the cost of all materials, labor, and equipment necessary for the surface treatment work shall be included in and completely covered by the unit price bid for each of the items of work for surface treatment included in contract.

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T. Shaping Slopes Class III (Modified Material Requirements) NJSP-20-03B

Delete Sec 215.1.3 and 215.1.3.1 and substitute the following:

215.1.3 Shaping Slopes, Class III, shall consist of providing rock fill material and shaping slopes to construct additional shoulder width for the installation of guardrail and Type A crashworthy end terminals in accordance with Missouri Standard Plans for Highway Construction. The rock fill material used shall meet the requirements specified in Sec 215.1.3.1. The shoulder surface shall be finished smooth such that it is traversable and without significant voids or depressions.

215.1.3.1 Material Requirements. Rock fill material used for Shaping Slopes, Class III, shall consist of a durable crushed stone, shot rock or broken concrete, with a predominant size of 3 inches and a maximum size of 6 inches. Acceptance by the engineer will be made by visual inspection.

215.4 Basis of Payment. The accepted quantity will be paid at the contract unit bid price for 215-99.10 Misc. Shaping Slopes Class III – Modified Material Requirement, per 100FT.

U. <u>Clearing and Grubbing</u>

1.0 Description. This work shall consist of clearing areas shown in the roadway plans. This work shall be in accordance with Sec 201.

2.0 Construction Requirements near Bridge A5328. The contractor shall cut and remove all brush within existing right of way which includes removing/cutting several trees at the ground line that have trunk diameters ranging from 4 to 8 inches, however, this diameter may vary. The contractor shall dispose of the cut trees off existing right of way at an appropriate disposal site or the contractor may instead chip the trees and dispose of them on existing MoDOT right of way near the bridge site. Lastly, the contractor shall spray the existing right of way to prevent future growth as specified within Section 201 of the Standard Specifications and per requirements in the EPG (Engineering Policy Guide) 821 – Herbicides and Roadsides.

3.0 Basis of Payment. Payment for this work, including all materials, equipment, labor, and work shall be completely covered by the contract unit price paid for under:

Item No.	Туре	Description
201-30.00	Acre	Clearing & Grubbing

V. <u>Litter Removal and Disposal – Contractor Performed</u>

1.0 Description. This work shall consist of removing and disposing of debris and litter from areas shown in the roadway plans along Route D. This work shall be in accordance with Sec 201.

2.0 Construction Requirements. The contractor shall remove all litter as directed by the Engineer. The contractor shall properly dispose of all collected litter and provide documentation

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of where the disposed litter is being taken. The contractor shall inform the engineer of any unusual items encountered along the roadway, such as dead animals and hazardous waste. Whole discarded tires shall be picked-up by the contractor and taken to an approved facility designated by the Engineer.

3.0 Method of Measurement. Final measurement of areas which have debris and litter removed will not be made by the Engineer. The Engineer shall visually inspect the area after the removal of all litter and acceptance will be based upon this visual inspection in order to ensure all debris and litter is removed. The Contractor is expected to do perform this cleanup **1** time for each area listed in the plans.

4.0 Basis of Payment. Payment for this work, including all materials, equipment, labor, and material shall be completely covered by the contract unit price paid for under:

Item No.	Туре	Description
201-99.19	Acre	Litter Removal and Disposal – Contractor Performed

W. Sidewalk Cross Slope Correction

1.0 Description. This work consists of providing a smooth transition between two existing surfaces used for a pedestrian thoroughfare. The surfaces may be between but not limited to surfaces connecting pavement, sidewalks, transition areas, ramps, and/or landings and any other location as directed by the engineer.

2.0 Construction Requirements.

2.1 Any joint between two existing sidewalk surfaces have a differential height of less than $\frac{1}{4}$ inch shall be considered ADA compliant. If the differential height falls between $\frac{1}{4}$ inch and $\frac{1}{2}$ inch, then the contractor shall grind the high side down on a bevel not to exceed a 2:1 (H:V) slope so that the bevel begins at the lower panel elevation. For joints having a differential height greater than $\frac{1}{2}$ inch, then the contractor shall grind the high side down on a bevel not to exceed a 12:1 (H:V) slope so that the bevel begins at the lower panel elevation.

2.2 All ground surfaces shall be smooth and planar meeting the minimum ADA requirements.

2.3 Any surface areas damaged by the contractor during the grinding operations shall be repaired and/or replaced solely at the contractor's expense.

3.0 Method of Measurement. Measurement for sidewalk grinding will be made per square yard of grinding necessary to use in place the existing sidewalk and improvement the cross slope and pedestrian path as specified in the plans.

4.0 Basis of Payment. Payment for all work necessary to fulfill the requirements noted above shall be considered completely covered in the contract unit price for Pay Item No. 622-99.05, Sidewalk Grinding, per square yard.

X. <u>Concrete Barrier Transition Sections</u>

1.0 Description. This work shall consist of constructing standard Concrete Traffic Barrier, Type 'B' or Type 'C', or a barrier transition section for Type 'B' or Type 'C' barrier as shown in the plans.

2.0 Material. All material shall be in accordance with Division 1000, Material Details, and as specifically detailed within Section 617 of the Standard Specifications.

3.0 Construction Requirements. Construction of concrete barrier and/or transition sections shall be in accordance with Section 617 of the Standard Specifications and as shown on the special plan sheets or as directed by the Engineer.

4.0 Method of Measurement. Measurement of the concrete barrier will be made to the nearest linear foot as noted below.

5.0 Basis of Payment. The accepted quantity of barrier, including all steel reinforcement complete in place and including all material, labor, and equipment for installation, will be paid for at the contract unit price for the following pay items below included in the contract. 18" of concrete below the Type D barrier shall be included in the cost of the barrier or its transition section. 7.5 inches of non-reinforced concrete pavement and aggregate base shall be paid separately from either Type 'B' barrier or its transition section.

Concrete Traffic Barrier, Type 'B' (Modified)	LF
Concrete Traffic Barrier, Type 'C'	LF
Type B Concrete Traffic Barrier Height Transition Section	LF
Type C Concrete Traffic Barrier Height Transition Section	LF
	Concrete Traffic Barrier, Type 'B' (Modified) Concrete Traffic Barrier, Type 'C' Type B Concrete Traffic Barrier Height Transition Section Type C Concrete Traffic Barrier Height Transition Section

Y. <u>Pedestrian Fence (Structures)</u>

1.0 Description. This work shall consist of constructing Pedestrian Fence (Structures) on new 42" tall concrete traffic barriers at the locations shown in the plans.

2.0 Material. Material shall be as specified in Sec. 607.10.2.

3.0 Construction Requirements. The Pedestrian Fence (Structures) shall be constructed as detailed in the plans and in accordance with Sec 607.10.3. The fence should be attached to the new barrier using an anchor bolt detailed in the plan sheets.

4.0 Method of Measurement. Pedestrian Fence (Structures) will be measured to the nearest linear foot, measured along the slope of the fabric.

5.0 Basis of Payment. The accepted quantity of pedestrian fence, complete in place, will be paid for at the contractor unit price for item number 607-99.03, 30 in. Pedestrian Fence (Structures), per linear foot. No direct payment will be made for connector plates, grout, anchor bolts or other ancillary items necessary to complete the work.

Z. Metrolink Requirements and Work Windows

1.0 Applicable MetroLink Specifications Sections and Standard Operating Procedures.

1.1 Contract Specifications should incorporate the Metro Specification Sections, MetroLink Operation Standard Operating Procedures (SOPs) and Fees listed below:

- a) Related Specification Sections
 - Section 01 35 23.13 Project Safety Requirements for Work on or Adjacent to an Active Railroad
 - Section 01 35 23.16 Railroad Flagging Requirements and Track Access

b) Related MetroLink SOPs (See SOPs for more details)

- 101.17 Work Performed on MetroLink Right of Way
- 101.23 Permit Numbers and Track Allocation
- 102.17 Track Car Operations
- 103.04 Flag Person Duties
- 104.01 Catenary Red Tag Procedure (Working Near Overhead Power Lines)

2.0 General Requirements for Metro Track and ROW Access.

2.1 All work within the "MetroLink ROW" is subject to Metro approval. MetroLink SOP 101.17 describes the work permit submittal requirements. Detailed work plans must be submitted for Metro approval. Weekly track allocation meetings are held at the MetroLink Ewing Facility (Room MO9) on Thursdays at 8:30 a.m. A Contractor representative must attend to discuss the following week's work. Metro SOP 101.23 describes the track allocation process.

2.2 All personnel must be Metro Safety trained to a minimum of Tier 1. Flaggers must be Metro safety trained to a minimum of Tier 2. Hi-rail vehicle operators must be Metro Safety trained to Tier 3 and successfully complete the Track Car Training Evaluation outlined in SOP 102.17. The Contractor will be responsible for providing their own flaggers, lookouts, and pilots necessary to perform the work. Refer to Metro SOP 101.17 and 102.17 for more information and costs.

2.3 Work within the "MetroLink Operating ROW" (within 20ft of the centerline of an in-service track) will require a restriction and flag protection per MetroLink SOP 101.17. Contractor is responsible for providing Tier 2 qualified Flaggers for the project at the Contractor's expense.

2.4 Work within 10 feet of the overhead lines (catenary or conductor rail) or that otherwise could come in contact with the overhead lines requires de-energization of the lines. Exceptions must be approved by Metro.

3.0 Allowed MetroLink Work Windows.

3.1 Work Under a Restriction (Work performed within 20 feet of the track, but not requiring de-energization of overhead wire, and without risk of falling debris onto trackway).

(a)Work under a restriction is allowed from 7:30 a.m. to 3:30 p.m. daily. Other times may be approved by Metro.

Train Headway on each track: Peak 6min / Off-Peak 10min

Peak Service Hours: M-F 5:00 a.m. -10:00 a.m. and 2:00 p.m. – 8:00 p.m.

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3.2 Work with Both Tracks Out of Service Nightly (After Revenue Service).

- (a)Work with both tracks out of service is allowed nightly after revenue service 1:15 a.m. 3:53 a.m., Monday through Friday nights, and 1:15 a.m. -4:28 a.m for Saturday and Sunday nights.
- (b)If work requires de-energization of the overhead wire, allow twenty (20) minutes each for a power down and a power up.

3.3 Work With One Track Out of Service (Single Track)

- (a)With two (2) weeks' notice, Metro Operations may allow removing one track from service and operate on a single track beginning at 8:00pm or 11:30pm nightly on non-special event nights.
- (b)With two (2) weeks' notice, Metro Operations may allow removing one track from service and operate on a single track all day Saturday and Sunday on non-special event days.
- (c)Limits of Single Track will be UMSL South Interlocking (MP 4.61) to Page Interlocking PA (MP7.1).
- (d)Single tracking will not be allowed on special event days. Special Events include, but are not limited to Cardinal games, Blues games, concerts, Mardi Gras, Race for the Cure, and Fair of St. Louis. Metro reserves the right to determine other special event dates.
- (e)If work requires de-energization of the overhead wire, allow twenty (20) minutes each for a power down and a power up.
- (f) Allow one (1) hour at the end of the outage for a Metro Test Train, if required.
- (g)Work windows will need to be coordinated with other MetroLink Construction and Maintenance work.
- (h)Nightly or weekend single tracks may be allowed in accordance with these guidelines, however, requests may not be approved if in conflict with other MetroLink projects.

3.4 Work With Both Tracks Out of Service (Weekend Shutdown with Station Shuttle)

- (a)With a minimum of two (2) months' notice, Metro Operations may allow removing both tracks from service on non-special event weekends. All weekend shutdown requests are subject to Metro approval. A minimum two (2) months' notice is required to allow for Metro Operations to plan for shuttling customers between stations and advance customer communication.
- (b)Only one (1) weekend shutdown is anticipated to accommodate demolition for this project. Cost for this weekend shutdown is \$65,000 per shutdown.
- (c) Specific to this project location, both tracks will be removed from service after revenue service on Friday night (1:15am) and returned to service prior to the beginning of revenue service on Monday morning (3:53am), providing the contractor approximately fifty (50) hours of work window with no train service within the project limits.
- (d)If work requires de-energization of the overhead wire, allow twenty (20) minutes each for a power down and a power up.
- (e)Allow eight (8) hours at the end of the outage for restoration of rail systems and operation of a Metro Test Train, as required.

4.0 General Requirements for Work Affecting MetroLink ROW.

4.1 A project Work Plan, Schedule, and Job Hazard Analysis shall be submitted to Metro for review a minimum of 2 weeks in advance of the proposed work. Weekly project progress schedule updates must be submitted to Metro for review for the duration of the project.

AA. <u>Metrolink Information within Electronic Deliverables</u>

The contractor shall be advised that within the Electronic Deliverables for J6S3592 there are documents pertaining to permitting when working near or on Metrolink facilities. Included within the Electronic Deliverables are specification sections and SOPs (Standard Operating Procedures) as listed within JSP – Metrolink Requirements and Work Windows.

BB. <u>Special Provisions for Protection of Terminal Railroad Association of St. Louis Railway</u> Interests

To Report an Emergency on property of the Terminal Railroad Association of St. Louis (hereinafter "Railroad"), call: (618) 451-8478. This project includes bridge improvements of the Route D/Page Avenue bridge (A3885) over the TRRA Merchant Subdivision, DOT# 803056N MP 5.4; MoDOT Project J6S3592. Project also involves the use of an access road located on TRRA property in Wellston/Pagedale adjacent to the Ameren facility. This access road leads to Bridge # A5328 over Metro.

1.0 Authority of Railroad Engineer and Commission's Representative.

1.1 Railroad's authorized representative, herein called "Railroad Engineer", shall have final authority in all matters affecting the safe maintenance and operation of railroad traffic including the adequacy of the foundations and structures supporting Railroad tracks. The Railroad Engineer for this Project is identified below, with current contact information:

Mr. Mike Dundas Sr. Director of Engineering Terminal Railroad Association of St. Louis 1201 McKinley Ave. Venice, IL 62090Office: (618) 451-8424

1.2 The Commission's authorized representative, herein called "Engineer", shall have authority over all other matters as prescribed herein and in the Project specifications.

2.0 Contractor's Right of Entry with TRRA Railroad.

TRRA's Right of Entry is available upon request to Kelly Gibbons at:

kgibbons@terminalrailroad.com.

Insurance and Safety Rules applicable to work over Railroad can be found at:

https://www.terminalrailroad.com/Customers/Contractor%20Right%20of%20Entry.aspx

Contractors shall become thoroughly familiar with TRRA's Right of Entry requirements prior to bid. A copy of the License for Right of Entry Procedures can be found in the Electronic Deliverables for this project.

3.0 Prior to entry on Railroad's Property, the original Railroad Protective Liability Insurance Policy shall be submitted by the prime Contractor to the Railroad at the address below for

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review and approval by the Railroad. In addition, certificates of insurance evidencing the Contractor's and any subcontractor's Commercial General Liability Insurance shall be issued to the Railroad and the Commission at the addresses below. The certificates of insurance shall state that the insurance coverage will not be suspended, voided, canceled, or reduced in coverage or limits without 30 days advanced written notice to Railroad and the Commission. No work will be permitted on the Railroad's Property until the Railroad has reviewed and approved the evidence of insurance required herein.

Railroad Ms Kelly Gibbons Manager of Corporate Contracts and Real Estate Terminal Railroad Assoc. of St. Louis 1017 Olive Street, 5th Floor St. Louis, MO 63101 <u>Commission</u> Ms. Brandi Baldwin State Construction and Materials Engineer MoDOT P.O. Box 270 Jefferson City, MO 65102

4.0 Payment for Cost of Compliance. Commission shall not separately pay for any extra cost the Contractor or Railroad incurs on account of compliance with these Railroad Job Special Provisions. The Contractor and Railroad shall include all such cost in the contract unit price for other items included in the contract. Railroad will not pay the Contractor for any work it performs to comply with these Railroad Job Special Provisions.

CC. MoDOT ITS Assets Relocation

1.0 Description. The work consist of relocating existing MoDOT Intelligent Transportation System (ITS) facilities (conduit, cable, and/or pull boxes) that may be in conflict with this project construction sections as noted in the plans.

2.0 Materials. The materials used for relocating MoDOT ITS facilities shall be per MoDOT Approved Product List (APL) and meet all MoDOT Specifications. If the material is not in the APL, the contractor shall submit material specification documents to the Engineer and the MoDOT ITS group (via an email in advance to <u>SLITS@modot.mo.gov</u>) for review and approval.

3.0 Construction Requirements. The Contractor shall be aware there are numerous utilities present along the route in this contract. Utility locates were not performed during the design phase of the project; therefore, the extent of conflicts with utilities are unknown.

3.1 The contractor shall exercise reasonable care relocating MoDOT ITS Assets. Damage to any MoDOT facilities within the area of work caused by the contractor will be deemed by the Engineer as either "non-emergency" or "emergency" upon notification of the damages. Repair to damages will be performed as follows:

- a) Non-Emergency: Contractor will have 4 hours to propose a repair plan to the Engineer for a complete repair within 3 business days.
- **b)** Emergency: Upon notification of the damage, Contractor must immediately submit a repair plan to the Engineer which will take no more than 4 hours to respond onsite and complete repairs within 48 hours of notification of damage.

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c) In either case, if the proposed plan is unacceptable for any reason to MoDOT, repairs will be made by MoDOT with all costs billed to the Contractor.

3.2 The ITS In-Ground Facilities located within the project limits are a crucial part of the traffic operation system for this area. It is imperative that the downtime be kept to a minimum when replacing, removing, or modifying any existing ITS In-Ground Facilities.

3.3 Prior to any in-ground work, the Contractor shall request for utility locates by contacting Missouri One Call (1-800 DIG-RITE or mo1call.com) for any in-ground installation locations as per plans. If there are any conflicts with MoDOT ITS Assets, the Contractor is responsible for relocation to the satisfaction of the Engineer prior to any in-ground work.

3.4 In the case of a conduit conflict, the Contractor shall trench an area beyond the in-ground work limits, install one or two conduits (must be the same quality as the existing conduit) using Split Duct Method, relocate the existing cables into the new conduit, and seal the conduit joints per manufacturer specifications.

3.5 The Contractor shall coordinate this work with the MoDOT ITS group and have the Engineer's approval prior to performing this task.

3.6 The contractor shall perform a fiber testing (see below requirements) before and after relocating MoDOT fiber cables at the nearest Node Cabinet at each site as shown on the plans and submit that report to the SLITS Group for review and approval.

3.6.01 Test Procedure. For each fiber link, follow this procedure:

- (a) If the link includes fiber installed by others, use an optical loss test set to measure and record the optical loss over that portion of the link before it is spliced to new fiber.
- (b) Calculate the maximum allowable loss for the completed link, both at 1310 nm and at 1550 nm. Use the following formula:

Maximum link loss =

Measured loss over portion installed by others

- + (Fiber length in km) x (0.35 for 1310 nm and 0.25 for 1550 nm)
- + (Number of fusion splices) x (0.05)
- + (Number of mechanical splices [for temp. connection]) x (0.3)
- + (Number of connections) x (0.5)

Provide this calculation to the engineer along with the test results.

- (c) Calibrate an optical loss test set and provide evidence satisfactory to the engineer that the set produces accurate results at both wavelengths. This can be a demonstration that the set correctly measures the loss of a test fiber whose loss is known.
- (d) Use the test set to measure the loss of the link under test. Record the result at both 1310 nm and 1550 nm. Arrange for the engineer or his representative to witness these tests.
- (e) If the measured loss exceeds the calculated maximum, use an optical time domain reflectometer and other test equipment to troubleshoot the link. Take whatever corrective action is required, including cable replacement, to achieve a loss less than the calculated maximum.

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3.6.02 Test Result Documentation. Prepare a diagram showing all of the links tested in this project. For the portions installed in this project, show the equipment cabinets, splices, and pigtails. On each line representing a link, show the maximum allowable loss and the actual loss. The actual loss shall be the one measured after all corrective actions have been taken. Submit 5 copies of this diagram to the engineer, along with the calculations for the maximum allowable loss. Submit the diagrams and calculations in an electronic format acceptable to the engineer.

3.6.03 Documentation. Provide the engineer mark-ups of the plans, neat and legible, illustrating as-built versions of the splice and connection diagrams that are contained in the plans.

3.6.04 Certifications. The fiber optic cable shall be factory certified to meet the requirements in this specification. In addition, the manufacturer shall certify that the fiber optic cable has a life expectancy of 20 years.

3.7 The Contractor shall trench an area beyond the in-ground work limits, install one or two conduits (must be the same quality as the existing conduit) using Split Duct Method, relocate the existing cables into the new conduit, and seal the conduit joints per manufacturer specifications.

3.8 Upon completion of this work, the Contractor shall contact the MoDOT ITS group (via email at <u>slits@modot.mo.gov</u> or by calling 314-275-1526) to verify that all existing MoDOT ITS devices are online and request inspection of this work. Acceptance of this work shall be the sole judgment of the Engineer and the MoDOT ITS group's engineer.

3.9 The contractor shall restore those areas disturbed by this work or installation according to specifications herein.

4.0 Basis of Payment. Payment for "MoDOT ITS Assets Relocation" shall be paid as Linear Feet and shall include the trenching, conduit installation, conduit coupling, pull boxes, sealing materials, cable relocation, needed fiber testing, restoration of all disturbed area, all labor and work incidental thereto, and shall be considered to be completely covered by the contract unit price for the following pay item:

Item No.	Unit	Description
910-99.03	Linear Feet	MoDOT ITS Assets Relocation

DD. <u>Construction Requirements – Bridge A38851</u>

1.0 Description. The contractor shall be made aware that when coldmilling transitions on the concrete pavement near Bridge A38851 shown on Plan Sheets #5 and #6, that due to high reinforcing steel within the existing concrete pavement, the contractor may have to cut this steel reinforcement during the 4' mill process along the outer lane in each direction of Route D. No additional pay shall be made to cut this reinforcing steel.

EE. Modified Airport Requirements

1.0 Description. The project is located near a public use airport or heliport or is more than 200 feet above existing ground level, which requires adherence to Federal Aviation Regulation Part 77 (FAA Reg Part 77). "Near" to a public use airport or heliport is defined as follows:

20,000 feet (4 miles) from an airport with a runway length of at least 3,200 feet 10,000 feet (2 miles) from an airport with runway length less than 3,200 feet 5,000 feet (1 mile) from a public use heliport

2.0 The maximum height of the improvement and the equipment operating while performing the improvements was assumed to be **45** feet above the proposed location during the process of evaluating the project for compliance with FAA Reg Part 77.

2.1 If the contractor's height of equipment or if the improvement itself is beyond the assumed height as indicated in Sec 2.0, the contractor will work with the resident engineer to fill out the Form 7460-1, or revise the original Form 7460-1 based upon the proposed height and resubmit, if necessary, for a determination by FAA on compliance with FAA Reg Part 77. Further information can be found in MoDOT's Engineering Policy Guide 235.8 Airports. If the Form 7460-1 must be filed, the associated work shall not be performed prior to the FAA determination, which could take up to 45 days.

2.2 If the contractor's height of equipment and the improvement itself is <u>at or below</u> the assumed height as indicated in Sec 2.0, the contractor shall immediately notify the engineer when the sign truss have all been constructed to full height so that MoDOT can complete the 7460-2, Part 2 form used to comply with FAA regulations. The following aeronautical studies of new lights along the Route D corridor are the following:

2022-ACE-9072-OE 2022-ACE-9073-OE 2022-ACE-9074-OE 2022-ACE-9075-OE 2022-ACE-9076-OE 2022-ACE-9077-OE 2022-ACE-9078-OE 2022-ACE-9079-OE 2022-ACE-9080-OE 2022-ACE-9081-OE 2022-ACE-9082-OE 2022-ACE-9083-OE 2022-ACE-9084-OE 2022-ACE-9085-OE 2022-ACE-9086-OE 2022-ACE-9087-OE

3.0 <u>Basis of Payment.</u> There will be no direct payment for any work associated with this provision. Contract time extension will be given for the time necessary to obtain or revise the FAA permit. Any delays or costs incurred in obtaining the revised permit will be noncompensable.

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FF. ADA Compliance and Final Acceptance of Constructed Facilities JSP-10-01C

1.0 Description. The contractor shall comply with all laws pertaining to the Americans with Disabilities Act (ADA) during construction of pedestrian facilities on public rights of way for this project. An ADA Checklist is provided herein to be utilized by the contractor for verifying compliance with the ADA law. The contractor is expected to familiarize himself with the plans involving pedestrian facilities and the ADA Post Construction Checklist prior to performing the work.

2.0 ADA Checklist. The contractor can locate the ADA Checklist form on the Missouri Department of Transportation website:

www.modot.org/business/contractor_resources/forms.htm

2.1 The ADA Checklist is not to be considered all-inclusive, nor does it supersede any other contract requirements. The ADA checklist is a required guide for the contractor to use during the construction of the pedestrian facilities and a basis for the commission's acceptance of work. Prior to work being performed, the contractor shall bring to the engineer's attention any planned work that is in conflict with the design or with the requirement shown in the checklist. This notification shall be made in writing. Situations may arise where the checklist may not fully address all requirements needed to construct a facility to the full requirements of current ADA law. In those situations, the contractor shall propose a solution to the engineer that is compliant with current ADA law using the following hierarchy of resources: 2010 ADA Standards for Accessible Design, Draft Public Rights of Way Accessibility Guidelines (PROWAG) dated November 23, 2005, MoDOT's Engineering Policy Guidelines (EPG), or a solution approved by the U.S. Access Board.

2.2 It is encouraged that the contractor monitor the completed sections of the newly constructed pedestrian facilities in attempts to minimize negative impacts that his equipment, subcontractors or general public may have on the work. Completed facilities must comply with the requirements of ADA and the ADA Checklist or have documented reasons for the non-compliant items to remain.

3.0 Coordination of Construction.

3.1 Prior to construction and/or closure on an existing pedestrian path of travel, the contractor shall submit a schedule of work to be constructed, which includes location of work performed, the duration of time the contractor expects to impact the facility and an accessible signed pedestrian detour compliant with MUTCD Section 6D that will be used during each stage of construction. This plan shall be submitted to the engineer for review and approval at or prior to the pre-construction conference. Accessible signed detours shall be in place prior to any work being performed that has the effect of closing an existing pedestrian travel way.

3.2 When consultant survey is included in the contract, the contractor shall use their survey crews to verify that the intended design can be constructed to the full requirements as established in the 2010 ADA Standards. When 2010 ADA Standards do not give sufficient information to construct the contract work, the contractor shall refer to the PROWAG.

3.3 When consultant survey is not included in the contract, the contractor shall coordinate with the engineer, prior to construction, to determine if additional survey will be required to confirm the designs constructability.

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4.0 Final Acceptance of Work. The contractor shall provide the completed ADA Checklist to the engineer at the semi-final inspection. ADA improvements require final inspection and compliance with the ADA requirements and the ADA Checklist. Each item listed in the checklist must receive either a "YES" or an "N/A" score. Any item receiving a "NO" will be deemed non-compliant and shall be corrected at the contractor's expense unless deemed otherwise by the engineer. Documentation must be provided about the location of any non-compliant items that are allowed to remain at the end of the construction project. Specific details of the non-compliant items, the ADA requirement that the work was not able to comply with, and the specific reasons that justify the exception are to be included with the completed ADA Checklist provided to the engineer.

4.1 Slope and grade measurements shall be made using a properly calibrated, 2 foot long, electronic digital level approved by the engineer.

5.0 Basis of Payment. The contractor will receive full pay of the contract unit cost for all sidewalk, ramp, curb ramp, median, island, approach work, cross walk striping, APS buttons, pedestrian heads, detectible warning systems and temporary traffic control measures that are completed during the current estimate period as approved by the engineer. Based upon completion of the ADA Checklist, the contractor shall complete any necessary adjustments to items deemed non-compliant as directed by the engineer.

5.1 No direct payment will be made to the contractor to recover the cost of equipment, labor, materials, or time required to fulfill the above provisions, unless specified elsewhere in the contract documents.

GG. ADA Curb Ramp

1.0 Description. This work shall consist of constructing new concrete curb ramps and island cut-throughs that are compliant with current Americans with Disabilities Act (ADA) and MoDOT guidelines at locations shown on the plans and as directed by the engineer. Providing work zone protections for pedestrians will be a primary component of this project. Specifically, this work shall consist of providing pedestrian detours, including all necessary designing of specific detour routes, placing of signing, barricades, and channelizing. Nothing in this provision shall be construed to limit contractor innovation in mitigating pedestrian traffic impacts. All revisions shall be submitted to the engineer in writing 3 days prior to approval.

1.1 The contractor shall ensure that the persons establishing the grades of the ADA facilities have a copy of ADA related provisions at hand for reference. If it is found that written provisions for ADA facilities are not at hand, the engineer may cause ADA work to be ceased until a copy arrives.

2.0 Construction Requirements. Except as noted herein, all applicable provisions in Sec 608 for construction of curb ramps shall apply. Items and materials used for pedestrian traffic control shall be in accordance with Section 616 of the Missouri Standard Specifications for Highway Construction of the version current at the time of the bid opening, as applicable. Materials used to provide access over or around obstacles shall be in accordance with the Section applicable.

2.1 The area to be removed and/or constructed under this provision includes the entire curb ramp, flares, landing pads, sidewalk, and any curbs, including variable height curbs as tabulated

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in the quantity sheets and shown on the plan sheets. In addition, any concrete median used to separate ramps, as shown for a dual perpendicular ramp within Std. Plan 608.50, shall be included in the cost of the ramp too. <u>Truncated domes shall be paid for separately.</u>

2.1.1 Gutter Correction. The contractor shall establish the grade of the flow line of the gutter before establishing the grades of ADA facilities. The gutter line shall be free flowing with no ponding and next to the curb. Under performing gutters shall be replaced with a concrete curb and gutter or a minimum 1.75 inch thick asphalt mill and fill. Running or standing storm water shall not be pushed out into the roadway where it may be splashed on pedestrians by passing vehicles or cause a hydroplaning hazard. An asphalt mill and fill shall be a minimum of 1.75 inches thick and the edges shall be at a smooth milled butt joint. The contractor shall use an approved BP-1 mix for all corner asphalt mill and fill work unless another surface asphalt mix is specified elsewhere in the contract. Asphalt mill and fill is included in the work of ADA Curb Ramps. If asphalt mill and fill is needed at a corner without any other ADA work, it will be found as a separate line item in this contract.

2.2 Recommendations for the design type of each curb ramp to be built on this project are shown on the plans. These curb ramps may vary from the original design in size, shape, and location as necessary to comply with ADA laws. It is the contractor's responsibility to inspect locations in the field before bidding to verify quantities needed to satisfy this provision.

2.2.1 ADA provides some exceptions to ramp slope where space limitations exist. The apparent construction limits shown on the plans are not considered a space limitation. The use of these exceptions will not be considered by the engineer unless the length needed for compliance goes beyond 10 additional feet as shown as the plans are interpreted by the engineer. The contractor shall not place any ADA exceptions without consulting the engineer on a case by case basis.

2.3 Work Area Safety. The contractor shall maintain a work area that is safe for pedestrians. The areas adjacent to the contractor's physical work site shall also be maintained as needed to provide access to adjoining properties, regardless of whether a detour route is in place. All holes shall be covered with secured plywood or steel plates, and the work area walkways shall be free of trip hazards, loose debris, vehicles, materials, and equipment when the contractor is not in the work area. A 3 foot minimum path shall be maintained on any used-in-place walkway needed for access. The contractor shall not be permitted to park on any walkway solely to avoid the need for a lane closure. Items for lane closures are provided in the plans and quantities. The contractor shall fence in his work area to provide no access to the general public during the construction of the project.

2.4 Prosecution of Work. The contractor shall have all necessary personnel, equipment, and materials at hand for all work at each location before the work begins so that work may proceed without delay.

2.4.1 Pedestrian Detours. The contractor may provide and maintain a signed pedestrian detour at their own cost on a route with equal or better ADA accessibility than the closed pathway, if such routes exist. Since MoDOT may not own the right-of-way of the detour path, the contractor shall ascertain that the detour route will remain open during its planned use as a detour. The contractor shall inform the engineer of plans to use a detour not less than three weeks before it is set up.

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2.4.2 Detour Locations. Pedestrian detours are to cross the street or go around the block where facilities exist. It may be possible to provide one detour for more than one corner/work location; the quantity for pedestrian detours will be based on the number of work locations needing detours and not on the number of detours actually used. The detour routes shall have equal or better accessibility than existing in the construction location and shall be approved by the engineer. Detours may also use roadway shoulders with sufficient width to provide for pedestrians, and the traffic control to protect them, and where parking is not allowed, provided drainage structures are not a hazard.

At locations where an pedestrian detour is not feasible, the contractor has the option of staging work to maintain a 3' minimum pathway, providing a temporary pathway (3' minimum width) that does not reduce the number of through lanes of the roadway, or providing a full closure with signs. Locations for full closure shall be submitted to the engineer in writing 2 weeks prior to beginning work, and signs shall be placed announcing the closure 1 week before work begins.

2.5 The curb ramps to be modified per this provision vary in size. It is the contractor's responsibility to verify actual quantities needed to satisfy this provision.

2.6 The truncated domes shall come from Pre-Qualified List FS-1067 Table 1.

3.0 Method of Measurement. Final measurement will not be made except for authorized changes during construction or where appreciable errors are found in the contract quantity. The revision or correction will be computed and added to or deducted from the contract quantity.

4.0 Basis of Payment. The accepted quantity of ADA compliant curb ramps will be paid at the contract unit price for:

Pay Item Number	Type / Description	Unit
608-99.02	ADA Curb Ramp	Each

No direct payment will be made for any excavating or preparing of the subgrade, **furnishing** and installing the 4" Type 5 Aggregate Base, furnishing and installing reinforcement, any incidental work required for furnishing and installing tie bars, tinting of concrete surface as required in the plans, asphalt mill and fill required to transition the new ramp to existing pavement or to drain the sidewalk, warping sidewalk to meet existing sidewalk sections, relocating or resetting granite curb or relocating existing pedestrian push buttons on signal poles.

HH. <u>ADA Material Testing Frequency Modifications</u> JSP-23-01

1.0 Description. This provision revises the Inspection and Testing Plan (ITP) for the construction of ADA compliant features to better match the nature of the work. The Quality Control (QC) testing frequency for the Sections identified below are to be revised as specified.

2.0 Compaction Test on Base Rock Under Sidewalk, Curb Ramps and Paved Approaches. (Revises ITP Sec 304.3.4) The required test frequency will be one per 600 tons.

3.0 Gradation Test on Base Rock Under Sidewalk, Curb Ramps and Paved Approaches. (Revises ITP Sec 304.4.1) The required frequency will be one per 500 tons.

4.0 Concrete Plan Checklists. (Revises ITP Sec 501) Submittal of the 501 Concrete Plant Checklist will be once per week when the contractor is only pouring curb, sidewalk, paved approaches, and curb ramps.

5.0 Concrete Median, Median Strip, Sidewalk, Curb Ramps, and Curb. (Revises ITP Sec 608) The required frequency will be the first truckload for the project and each 100 CUYDs for air and slump thereafter. Strength will be verified by use of cylinders or maturity meters at a minimum rate of one per 100 CUYD.

6.0 Paved Approaches. (ITP Sec 608) The required testing of one test from the first truckload per day and each 100 CUYDs for air and slump will remain per ITP. Strength will be verified by use of cylinders or maturity meters at a minimum rate of one per 100 CUYD.

7.0 Curb Concrete. (Revises ITP Sec 609) The required frequency will be the same as Sec 5.0 above.

8.0 Basis of Payment. No direct payment will be made to the contractor to fulfill the above requirements.

II. <u>Lump Sum Temporary Traffic Control</u> JSP-22-01

1.0 Delete Sec 616.11 and insert the following:

616.11 Method of Measurement. Measurement for relocation of post-mounted signs will be made to the nearest square foot of sign area only for the signs designated for payment on the plans. All other sign relocations shall be incidental. Measurement for construction signs will be made to the nearest square foot of sign area. Measurement will be made per each for each of the temporary traffic control items provided in the contract.

616.11.1 Lump Sum Temporary Traffic Control. No measurement will be made for temporary traffic control items grouped and designated to be paid per lump sum. The list of lump sum items provided in the plans or contract is considered an approximation and may be subject to change based on field conditions. This is not a complete list and may exclude quantities for duplicate work zone packages used in simultaneous operations. The contractor shall provide all traffic control devices required to execute the provided traffic control plans for each applicable operation, stage, or phase. No measurement will be made for any additional signs or devices needed except for changes in the traffic control plan directed by the engineer.

2.0 Delete Sec 616.12 and insert the following:

616.12 Basis of Payment. All temporary traffic control devices authorized for installation by the engineer will be paid for at the contract unit price for each of the pay items included in the contract. Whether the devices are paid individually, or per lump sum, no direct payment will be made for the following:

(a) Incidental items necessary to complete the work, unless specifically provided as a pay item in the contract.

(b) Installing, operating, maintaining, cleaning, repairing, removing, or replacing traffic control devices.

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(c) Covering and uncovering existing signs and other traffic control devices.

(d) Relocating temporary traffic control devices, including permanent traffic control devices temporarily relocated, unless specifically included as a pay item in the contract.

(e) Worker apparel.

(f) Flaggers, AFADs, PFDs, pilot vehicles, and appurtenances at flagging stations.

(g) Furnishing, installing, operating, maintaining, and removing construction-related vehicle and equipment lighting.

(h) Construction and removal of temporary equipment crossovers, including restoring preexisting crossovers.

(i) Provide and maintaining work zone lighting and work area lighting.

616.12.1 Lump Sum Temporary Traffic Control. Traffic control items grouped together in the contract or plans for lump sum payment shall be paid incrementally per Sec 616.12.1.1. Alternately, upon request from the contractor, the engineer will consider a modified payment schedule that more accurately reflects completion of traffic control work. No payment will be made for any additional signs or devices needed except for changes in the traffic control plan directed by the engineer. Additional items directed by the engineer will be paid for in accordance with Sec 109.4. No adjustment to the price will be made for overruns or underruns of other work or for added work that is completed within existing work zones.

616.12.1.1 Partial payments. For purposes of determining partial payments, the original contract amount will be the total dollar value of all original contract line items less the price for Lump Sum Temporary Traffic Control (LSTTC). If the contract includes multiple projects, this determination will be made for each project. Partial payments will be made as follows:

(a) The first payment will be made when five percent of the original contract amount is earned. The payment will be 50 percent of the price for LSTTC, or five percent of the original contract amount, whichever is less.

(b) The second payment will be made when 50 percent of the original contract amount is earned. The payment will be 25 percent of the price for LSTTC, or 2.5 percent of the original contract amount, whichever is less.

(c) The third payment will be made when 75 percent of the original contract amount is earned. The payment will be 20 percent of the price for LSTTC, or two percent of the original contract amount, whichever is less.

(d) Payment for the remaining balance due for LSTTC will be made when the contract has been accepted for maintenance or earlier as approved by the engineer.

616.12.1.2 Temporary traffic control will be paid for at the contract lump sum price for Item:

Item No.	Unit	Description
616-99.01	Lump Sum	Misc. Lump Sum Temporary Traffic Control

JJ. Liquidated Damages for Winter Months JSP-04-17A

Delete Sec 108.8.1.3 (a)

Liquidated damages for failure to complete the work on time shall not be waived from December 15 to March 15, both dates inclusive.

KK. Liquidated Damages Specified – Staged Construction for Bridge A38851

1.0 Description. As specified in JSP C – Work Zone Traffic Management, the contractor will be allowed to close $\frac{1}{2}$ of Bridge A38851 for 2 months allowing for one lane open in each direction on Route D, for each of the two stages, to complete the following:

- a. removal and replacement of the gutter, barrier, and sidewalk over Bridge A38851
- b. full depth concrete repairs to the existing concrete pavement within the limits of A38851. The existing concrete pavement extends further east and west of Bridge A38851. The limits of the closure along Route D will be dependent upon keeping all entrances open during construction.

If all work noted above is not complete and open to traffic within the 2-month closure window allowed **for each** of the two stages, the Commission, the traveling public, and state and local police and governmental authorities will be damaged in various ways, including but not limited to, increased construction administration cost, potential liability, traffic and traffic flow regulation cost, traffic congestion and motorist delay, with its resulting cost to the traveling public. These damages are not reasonably capable of being computed or quantified. Therefore, the contractor will be charged with liquidated damages specified in the amount of **\$1,200 per day** for each full day that the work described above is not complete and open to traffic in excess of the limitation as specified elsewhere in this special provision. Multiple liquidated damages may be charged as each stage has its own separate 2-month closure window. It shall be the responsibility of the engineer to determine the quantity of excess closure time.

1.1 The said liquidated damages specified will be assessed regardless of whether it would otherwise be charged as liquidated damages under the Missouri Standard Specification for Highway Construction, as amended elsewhere in this contract.

LL. Optional Temporary Pavement Marking Paint (Modified)

1.0 Description. This provision provides the contractor with the option to either complete all Permanent Pavement Marking Paint (PPMP) prior to the time limits specified herein or to apply Temporary Pavement Marking Paint (TPMP) in accordance with Sec 620.10.2 (4 in. width) in all locations shown on the plans as PPMP and delay application of the PPMP until the spring, as allowed herein. PPMP is defined as Standard Waterborne Paint and High Build Waterborne Paint and does not include Sec 620.20.3 Durable Pavement Markings.

1.1 No application of PPMP shall occur between October 1 and March 1, both dates inclusive within the year when any paving has taken place, except as stated herein. When the contractor has begun application of PPMP prior to October 1, and weather limitations stated in
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Sec 620.20.2.4 can be met, the contractor may complete the PPMP within the first seven (7) calendar days of October within the year when any paving has taken place. If all (100%) of the PPMP is not completed on or before October 7 within the year when any paving has taken place, all previously applied PPMP, including any painted markings applied prior to October 1, shall be considered TPMP, and the contractor shall complete the remaining marking with TPMP, and then re-apply PPMP in all planned locations after March 1 the following year. All PPMP shall be completed prior to June 1 the following year after paving has taken place. No additional payment will be made for PPMP that is later determined to be TPMP due to the contractor's failure to complete the PPMP within the time specified.

1.2 Use of TPMP Prior to October 1. The contractor has the option to apply TPMP in lieu of PPMP prior to October 1 of any year when paving has taken place, even when there is sufficient time to complete the PPMP prior to October 1 of any year when paving has taken place. For example, the contractor may choose to use TPMP as a base coat for the PPMP on open-graded surfaces in order to achieve higher retroreflectivity readings on the surface coat as compared to a single application.

1.2.1 The contractor has the option of using TPMP in lieu of Temporary Raised Pavement Markers if applied each day that existing markings are obliterated.

2.0 Construction Requirements. TPMP shall be accurately placed in the final planned location and shall be completely covered by the final application of PPMP. Any failure to comply with this requirement shall be corrected by removal of the misplaced pavement markings at the contractor's expense and without marring of the pavement surface.

2.1 Prior to application of the PPMP on TPMP, TPMP shall be fully cured in accordance with the manufacturer's recommendation, or for a period of 12 hours, whichever is greater.

3.0 Weather Limitations. All weather limitations specified in Sec 620 for PPMP and TPMP shall apply. Cold Weather Pavement Marking Paint, in accordance with Sec 620.10.6, shall be used for TPMP when specified weather limitations do not allow the use of waterborne paint. No additional payment will be made for the use of Cold Weather Pavement Marking Paint as TPMP. Cold Weather Pavement Marking Paint is not an allowable substitute for PPMP and shall subsequently be covered with PPMP.

4.0 Time Exception. If application of PPMP is to be delayed to the following spring, the contractor shall submit a request to the engineer for a time exception and shall provide a revised work schedule that shows the planned completion of the PPMP.

4.1 Upon receipt of the time exception request in Section 4.0, the engineer will list "Application of Permanent Pavement Marking Paint" as an exception on the Semi-Final Inspection form, thus granting an exception to the count of contract time thru June 1 of the following year when paving takes place, solely for the purpose of delaying application of PPMP. This time exception shall not apply to any time needed to complete any other work items. Liquidated Damages, as specified elsewhere in this contract, shall remain in effect for all other work items not completed by the contract time limits, as specified elsewhere in this contract, and for PPMP not completed **by June 1 of the following year when paving has taken place.**

5.0 Method of Measurement. No final measurement will be made for TPMP. If the contractor needs to remobilize in order to stripe temporary or permanent pavement

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markings more than once due to paving taking place in multiple years, no additional pay shall be made for this additional mobilization.

6.0 Basis of Payment. Full payment for TPMP will be made at the contract lump sum price even when PPMP is completed prior to the time limitation and TPMP is not used or only partially used.

6.2 If a \$0 bid is entered for TPMP, no payment will be made should TPMP become necessary.

Item Number	Description	Unit
620-99.01	Temporary Pavement Marking Paint	LS

MM. Balanced Mix Design Performance Testing for Job Mix Approval NJSP-21-08A

1.0 Description. This work shall consist of providing asphalt mixture in accordance with Sec 403 that meet the minimum Balanced Mix Design (BMD) performance requirements of cracking and rutting resistance. The BMD performance requirements will be applied to SuperPave mainline wearing surface mixtures only. Bituminous binder and base, level course, shoulder, and pavement repair mixtures are excluded from the BMD requirements.

2.0 Performance Testing. Acceptable test results meeting the performance requirements for both Cracking Tolerance Index (CT_{Index}) and Hamburg Wheel Track (HWT) shall be submitted with the mix design for approval. No incentive/disincentive payment will be imposed during production. The performance requirements for each mix type are detailed in the table below:

Performance Criteria Mix Type	Cracking Tolerance Index (CT _{Index})	Hamburg Wheel Track (HWT)
Non SMA Mixtures	45 minimum	12.5 mm maximum rut depth @ designated wheel passes in Section 8
SMA Mixtures	135 minimum	12.5 mm maximum rut depth @ designated wheel passes in Section 8

Quality Control (QC) and Quality Assurance (QA) sampling and testing shall be conducted and reported. The results will be used for informational purposes only.

The contractor shall conduct Quality Control (QC) testing for the CT_{Index} and HWT at a frequency of 1/10,000 tons for the mainline pavement. The random testing location will be determined by the engineer. The engineer will conduct performance testing at a frequency of 1/20,000 tons for Quality Assurance (QA).

Gyratory compacted samples for the Asphalt Material Performance Tester (AMPT) shall be fabricated at a minimum of once per project or as directed by the engineer.

3.0 Design Gyrations. The number (N) of gyrations required for gyratory compaction shall be in accordance with Sec 403.4.5. For Non-SMA mixtures, at the option of the contractor the number of gyrations and air voids may be lowered. Mixtures having lowered gyrations shall have a minimum volume of effective asphalt, equal to the VMA minus the air voids, as shown in

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the chart below, with design air voids between 3.0% to 4.0%. The minimum VMA shall be the design air voids plus the volume of effective asphalt.

Mixture	Volume of Effective Asphalt (percent)
SP125	11.0
SP095	12.0
SP048	13.0

The minimum gyration level shall be in accordance with the following:

Design	N _{design}
F	35
E	50
С	60
В	65

4.0 VFA Requirements. Section 403.4.6.3 Voids Filled with Asphalt shall be omitted provided that the HWT requirements described above are satisfied and the CT_{Index} is 45 or greater.

5.0 Sec 403 Revisions.

Delete Section 403.5.2 and replace with the following...

403.5.2 Density. The final, in-place density of the mixture shall be between 92.0 and 97.5 percent of the theoretical maximum specific gravity for all mixtures except SMA. SMA mixtures shall have a minimum density of 94.0 percent of the theoretical maximum specific gravity. The theoretical maximum specific gravity shall be determined from a sample representing the material being tested. Tests shall be taken not later than the day following placement of the mixture. The engineer will randomly determine test locations.

Delete Section 403.23.7.3 and replace with the following...

403.23.7.3 Removal of Material. All lots of material with a PFT less than 50.0 shall be removed and replaced with acceptable material by the contractor. Any sublot of material with a percent of theoretical maximum density of less than 90.0 percent or greater than 98.0 percent shall be removed and replaced with acceptable material by the contractor. For SMA mixtures, any sublot of material with a percent of theoretical maximum density of less than 92.0 percent shall be removed and replaced with acceptable material by the contractor. Any sublot of material with a percent of theoretical maximum density of less than 92.0 percent shall be removed and replaced with acceptable material by the contractor. Any sublot of material with air voids in the compacted specimens less than 2.0 percent shall be evaluated with Hamburg testing and removed and replaced with acceptable material by the contractor if the rut depth is greater than 14.0 mm at the designated number of wheel passes above. No additional payment will be made for such removal and replacement. The replaced material will be tested at the frequencies listed in Sec 403.19. Pay for the material will be determined in accordance with the applicable portions of Sec 403.23 based on the replacement material.

Delete Section 403.23.7.4.1 and replace with the following...

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403.23.7.4.1 Small Quantities. Small quantities are defined in Sec 403.19.3.2.1. Unless the contractor has elected to use the normal evaluation in the Bituminous QC Plan for small quantities, the following shall apply for each separate mixture qualifying as a small quantity

(a) QLA and PWL will not be required.

(b) Mixtures shall be within the specified limits for VMA, V_a, AC and density. In addition to any adjustments in pay due to profile, the contract unit price for the mixture represented by each set of cores will be adjusted based on actual field density above or below the specified density using the following schedule:

Field Density (Percent of Laboratory Max. Theoretical Density)		Pay Factor (Percent of Contract Unit Price)	
For all SP m	ixtures	other than SMA:	
		92.0 to 97.5	100
		inclusive	
97.6 to 98.0	or	91.5 to 91.9	90
		inclusive	
	or	91.0 to 91.4	85
		inclusive	
	or	90.5 to 90.9	80
		inclusive	
	or	90.0 to 90.4	75
		inclusive	
Above 98.0	or	Below 90.0	Remove and Replace
For SMA mixtures:			
		>94.0	100
		93.5 to 93.9	90
		inclusive	
		93.0 to 93.4	85
		inclusive	
		92.5 to 92.9	80
		inclusive	
		92.0 to 92.4	75
		inclusive	
		Below 92.0	Remove and Replace

6.0 Mix Sampling and Preparation. Laboratory mixed samples for mix design submittal shall be short term conditioned in accordance with AASHTO R30 prior to conducting performance testing. Loose mix samples shall be taken from the plant in accordance with AASHTO R 97 and split to the appropriate size in accordance with AASHTO R 47. No conditioning is required on plant mixed samples. Samples shall then be heated to the compaction temperature +/- 3° C prior to compacting necessary samples for QA/QC testing. QA personnel shall be present during the sampling, splitting, and molding process. QC shall fabricate all test specimens. QA will randomly select the specimens to submit to the MoDOT Central Laboratory for performance testing. The following table details the minimum number of specimens required when sampled:

Porformanco Tost	QC	QA	Minimum Number	Molded
renomance rest	Frequency	Frequency	of Specimens per	Specimen

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			Set	Height (mm)
Cracking Tolerance	1/10,000	1/20,000	2	62
Index (CT _{Index})	tons	tons	5	02
Hamburg Wheel	1/10,000	1/20,000	4	60
Track (HWT)	tons	tons	4	02
AMPT Samples	N/A	1/Project	5	180

AMPT samples for BMD research shall be fabricated in accordance with AASHTO PP 99-19, carefully following the exceptions noted herein:

- 1) Pour the mixture into the center of the mold to minimize air void variation between samples. Pouring material down the sides of the mold will result in lower air voids on that side of the mold.
- 2) Charge the mold in two equal lifts. After each lift, use the spatula to scrape the walls of the mold, inserting the spatula 8-10 times around the circumference of the mold. Insert the spatula into the center of the mixture 10-12 times in an evenly distributed pattern. Insert the spatula as far as possible into the mixture without damaging aggregates.

6.1 Molding Samples. The specimens shall be compacted to an air void content of 7.0 +/- 0.5% or 6.0 \pm 0.5% for SMA mixtures. The gyratory specimen weight for each performance test shall be submitted with the mix design. The compacted test specimens shall be allowed to cool to 25 +/- 3° C prior to determining the air void content.

6.2 Determining Air Voids. The bulk specific gravity of the test specimen will be determined in accordance with AASHTO T166. Specimens shall be air dried for 24 +/- 3 hours before preconditioning the test specimens for CT_{Index} testing. Test specimens shall be preconditioned as specified in the test methods. If a water bath is utilized, it is critical that samples are kept dry.

6.3 Records. Compaction temperature, times in and out of the oven, gyratory specimen weight, and sample identification shall be recorded. The samples shall be shipped in the appropriate containers and submitted to the MoDOT Central Laboratory for performance testing.

7.0 Cracking Tolerance Index (CT_{Index}) **Testing.** The CT_{Index} testing shall be completed in accordance with ASTM D8225 and at a test temperature of 25 C +/- 1° C.

8.0 Hamburg Wheel Track (HWT). HWT testing will be completed in accordance with AASHTO T324 at test temperature of 50 C and 62 mm specimen height. The following table details the minimum number of wheel passes required.

PG Grade High Temperature *	Minimum Wheel Passes	Maximum Rut Depth (mm)
58S-xx	5,000	12.5
64S-22	7,500	12.5
64H-22	15,000	12.5
64V-22	20,000	12.5

*Determined by the binder grade specified in the contract.

9.0 Basis of Pavement. Payment for compliance with this provision will be made at the contract unit price for Item No. 403-10.57, Asphalt Performance Testing Reporting, lump sum.

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NN. <u>Winter Months Requirements</u> JSP-15-07A

1.0 Description. This project contains work which spans the winter months.

2.0 Work to be Completed. When the contractor ceases operations for the winter months, any paving operation performed by the contractor shall not result in a lane height differential between adjacent lanes.

3.0 Maintenance of Pavement Marking. Prior to ceasing operations for winter months, a permanent or temporary stripe shall be provided on any completed length to the point that the original stripe was obliterated or obscured by the contractors' operation. Temporary striped areas shall be re-striped with the remaining route upon performance of the final striping.

4.0 Winter Related Maintenance Activities. The contractor shall have the project in a condition as not to interfere with the plowing of snow. The contractor shall also provide a taper at the end of his paving that will not be damaged by the plowing of snow.

5.0 Basis of Payment. There will be no direct pay for compliance with this provision.

OO. Linear Grading Class 2 – Modified

1.0 Description. Modified Linear Grading, Class 2 shall consist of any necessary clearing and grubbing in accordance with Sec 201, preparing the subgrade for shoulder, pavement widening, sidewalk, curb and gutter, roadside retaining wall, or other roadside appurtenance by excavating, compacting, fine-grading, and shaping existing shoulder and ditch fore-slope, conforming to the typical section shown on the plans. It may be necessary to haul material.

2.0 Construction Requirements. The shoulder, pavement widening, sidewalk, curb and gutter, roadside retaining wall, or other roadside appurtenance shall be excavated and graded as shown on the typical section with minimal disturbance of the existing sub-grade and fore slope. Density shall be obtained from reasonable compactive efforts consisting of no less than three passes with a roller until no further visible compaction can be achieved, or by other methods approved by the Engineer. Subgrade preparation and compaction shall also be in accordance with Sections 203, 209 and 210.

2.1 All ditches shall be graded to drain and maintain existing flow capacity, unless approved by the engineer. If fill material for the shoulder widening work impacts the ditch capacity, the contractor shall re-grade the backslope to maintain the flow capacity of the ditch. Fore slopes and back slopes shall be constructed at a 3:1, except as noted on the plans or approved otherwise by the engineer.

2.2 It may be necessary to go outside the limits of the right of way to obtain additional material or to dispose of excess material. All costs for providing additional material or disposing of excess material shall be included at the contract unit price for pay item 207-99.09, Modified Linear Grading, Class 2. All contractor furnished material shall be approved by the Engineer prior to being incorporated into the project. Quarry screenings will not be considered an approved contractor furnished material.

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2.3 Included in this work is any pavement edge treatment that might be necessary to stay in compliance with the Standard Plans. The need for edge treatment is determined by the contractor's method of operations.

3.0 Method of Measurement. Measurement will be made to the nearest 1/10 station separately for the length of pavement edge along each side of the roadway, measured along centerline of the traveled way and totaled to the nearest Station for the sum of all segments in accordance with Section 207.

4.0 Basis of Payment. Payment for Modified Linear Grading, Class 2 as described in this provision will be made at the contract unit price for:

Item Number	Unit	Description
207-99.09	Station	Linear Grading Class 2, Modified

PP. <u>Supplemental Revisions</u> JSP-18-01Z

Compliance with <u>2 CFR 200.216 – Prohibition on Certain Telecommunications and Video</u> Surveillance Services or Equipment.

The Missouri Highways and Transportation Commission shall not enter into a contract (or extend or renew a contract) using federal funds to procure or obtain equipment, services, or systems that uses covered telecommunications equipment or services as substantial or as critical technology as part of any system where the video surveillance and telecommunications equipment was produced by Huawei Technologies Company, ZTE Corporation, Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affiliate of such entities).

Stormwater Compliance Requirements

1.0 Description. This provision requires the contractor to provide a Water Pollution Control Manager (WPCM) for any project that includes land disturbance on the project site and the total area of land disturbance, both on the project site, and all Off-site support areas, is one (1) acre or more. Regardless of the area of Off-site disturbance, if no land disturbance occurs on the project site, these provisions do not apply. When a WPCM is required, all sections within this provision shall be applicable, including assessment of specified Liquidated Damages for failure to correct Stormwater Deficiencies, as specified herein. This provision is in addition to any other stormwater, environmental, and land disturbance requirements specified elsewhere in the contract.

1.1 Definitions. The project site is defined as all areas designated on the plans, including temporary and permanent easements. The project site is equivalent to the "permitted site", as defined in MoDOT's State Operating Permit. An Off-site area is defined as any location off the project site the contractor utilizes for a dedicated project support function, such as, but not limited to, staging area, plant site, borrow area, or waste area.

1.2 Reporting of Off-Site Land Disturbance. If the project includes any planned land disturbance on the project site, prior to the start of work, the contractor shall submit a written report to the engineer that discloses all Off-site support areas where land disturbance is

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planned, the total acreage of anticipated land disturbance on those sites, and the land disturbance permit number(s). Upon request by the engineer, the contractor shall submit a copy of its land disturbance permit(s) for Off-site locations. Based on the total acreage of land disturbance, both on and Off-site, the engineer shall determine if these Stormwater Compliance Requirements shall apply. The Contractor shall immediately report any changes to the planned area of Off-site land disturbance. The Contractor is responsible for obtaining its own separate land disturbance permit for Off-site areas.

2.0 Water Pollution Control Manager (WPCM). The Contractor shall designate a competent person to serve as the Water Pollution Control Manager (WPCM) for projects meeting the description in Section 1.0. The Contractor shall ensure the WPCM completes all duties listed in Section 2.1.

2.1 Duties of the WPCM:

- (a) Be familiar with the stormwater requirements including the current MoDOT State Operating Permit for construction stormwater discharges/land disturbance activities; MoDOT's statewide Stormwater Pollution Prevention Plan (SWPPP); the Corps of Engineers Section 404 Permit, when applicable; the project specific SWPPP, the Project's Erosion & Sediment Control Plan; all applicable special provisions, specifications, and standard drawings; and this provision;
- (b) Successfully complete the MoDOT Stormwater Training Course within the last 4 years. The MoDOT Stormwater Training is a free online course available at MoDOT.org;
- (c) Attend the Pre-Activity Meeting for Grading and Land Disturbance and all subsequent Weekly Meetings in which grading activities are discussed;
- (d) Oversee and ensure all work is performed in accordance with the Project-specific SWPPP and all updates thereto, or as designated by the Engineer;
- (e) Review the project site for compliance with the Project SWPPP, as needed, from the start of any grading operations until final stabilization is achieved, and take necessary actions to correct any known deficiencies to prevent pollution of the waters of the state or adjacent property owners prior to the engineer's weekly inspections;
- (f) Review and acknowledge receipt of each MoDOT Inspection Report (Land Disturbance Inspection Record) for the Project within forty eight (48) hours of receiving the report and ensure that all Stormwater Deficiencies noted on the report are corrected as soon as possible, but no later than stated in Section 5.0.

3.0 Pre-Activity Meeting for Grading/Land Disturbance and Required Hold Point. A Pre-Activity meeting for grading/land disturbance shall be held prior to the start of any land disturbance operations. No land disturbance operations shall commence prior to the Pre-Activity meeting except work necessary to install perimeter controls and entrances. Discussion items at the pre-activity meeting shall include a review of the Project SWPPP, the planned order of grading operations, proposed areas of initial disturbance, identification of all necessary BMPs that shall be installed prior to commencement of grading operations, and any issues relating to compliance with the Stormwater requirements that could arise in the course of construction activity at the project.

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3.1 Hold Point. Following the pre-activity meeting for grading/land disturbance and subsequent installation of the initial BMPs identified at the pre-activity meeting, a Hold Point shall occur prior to the start of any land disturbance operations to allow the engineer and WPCM the time needed to perform an on-site review of the installation of the BMPs to ensure compliance with the SWPPP is met. Land disturbance operations shall not begin until authorization is given by the engineer.

4.0 Inspection Reports. Weekly and post run-off inspections will be performed by the engineer and each Inspection Report (Land Disturbance Inspection Record) will be entered into a web-based Stormwater Compliance database. The WPCM will be granted access to this database and shall promptly review all reports, including any noted deficiencies, and shall acknowledge receipt of the report as required in Section 2.1 (f.).

5.0 Stormwater Deficiency Corrections. All stormwater deficiencies identified in the Inspection Report shall be corrected by the contractor within 7 days of the inspection date or any extended period granted by the engineer when weather or field conditions prohibit the corrective work. If the contractor does not initiate corrective measures within 5 calendar days of the inspection date or any extended period granted by the engineer, all work shall cease on the project except for work to correct these deficiencies, unless otherwise allowed by the engineer. All impact costs related to this halting of work, including, but not limited to stand-by time for equipment, shall be borne by the Contractor. Work shall not resume until the engineer approves the corrective work.

5.1 Liquidated Damages. If the Contractor fails to complete the correction of all Stormwater Deficiencies listed on the MoDOT Inspection Report within the specified time limit, the Commission will be damaged in various ways, including but not limited to, potential liability, required mitigation, environmental clean-up, fines and penalties. These damages are not reasonably capable of being computed or quantified. Therefore, the contractor will be charged with liquidated damages specified in the amount of \$2,000 per day for failure to correct one or more of the Stormwater Deficiencies listed on the Inspection Report within the specified time limit. In addition to the stipulated damages, the stoppage of work shall remain in effect until all corrections are complete.

6.0 Basis of Payment. No direct payment will be made for compliance with this provision.

Anti-Discrimination Against Israel Certification

By signing this contract, the Company certifies it is not currently engaged in and shall not, for the duration of the contract, engage in a boycott of goods or services from the State of Israel, companies doing business in or with Israel or authorized by, licensed by, or organized under the laws of the State of Israel, or persons or entities doing business in the State of Israel as defined by Section 34.600 RSMo. This certification shall not apply to contracts with a total potential value of less than One Hundred Thousand Dollars (\$100,000) or to contractors with fewer than ten (10) employees.

Ground Tire Rubber (GTR) Dry Process Modification of Bituminous Pavement Material

1.0 Description. This work shall consist of the dry process of adding ground tire rubber (GTR) to modify bituminous material to be used in highway construction. Existing GTR requirements in

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Section 1015 pertain to the wet process method of GTR modification that blends GTR with the asphalt binder (terminal blending or blending at HMA plant). The following requirements shall govern for dry process GTR modification. The dry process method adds GTR as a fine aggregate or mineral filler during mix production. All GTR modified asphalt mixtures shall be in accordance with Secs 401, 402, or 403 as specified in the contract; except as revised by this specification.

2.0 Materials. The contractor shall furnish a manufacturer's certification to the engineer for each shipment of GTR furnished stating the name of the manufacturer, the chemical composition, workability additives, and certifying that the GTR supplied is in accordance with this specification.

2.1 Product Approval. The GTR product shall contain a Trans-Polyoctenamer (TOR) added at 4.5 % of the weight of the crumb rubber or an engineered crumb rubber (ECR) workability additive that has proven performance in Missouri. Other GTR additives shall be demonstrated and proven prior to use such as a five-year field performance history in other states or performance on a federal or state-sanctioned accelerated loading facility.

2.2 General. GTR shall be produced from processing automobile or truck tires by ambient or cryogenic grinding methods. Heavy equipment tires, uncured or de-vulcanized rubber will not be permitted. GTR shall also meet the following material requirements:

Table 1 – GTR Material Properties		
Property	Test Method	Criteria
Specific Gravity	ASTM D1817	1.02 to 1.20
Metal Contaminates	ASTM D5603	<u><</u> 0.01%
Fiber Content	ASTM D5603	<u><</u> 0.5%
Moisture Content	ASTM D1509	<u><</u> 1.0%*
Mineral Filler	AASHTO M17	<u><</u> 4.0%

*Moisture content of the GTR shall not cause foaming when combined with asphalt binder and aggregate during mix production

2.3 Gradation. The GTR material prior to TOR or ECR workability additives shall meet the following gradation and shall be tested in accordance with ASTM D5603 and ASTM D5644.

Table 2 – GTR Gradation		
Sieve Percent Passing by Weigh		
No. 20	100	
No. 30	98-100	
No. 40	50-70	
No. 100	5-15	

3.0 Delivery, Storage, and Handling. The GTR shall be supplied in moisture-proof packaging or other appropriate bulk containers. GTR shall be stored in a dry location protected from rain before use. Each bag or container shall be properly labeled with the manufacturer's designation for the GTR and specific type, mesh size, weight and manufacturer's batch or Lot designation.

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4.0 Feeder System. Dry Process GTR shall be controlled with a feeder system using a proportioning device that is accurate to within \pm 3 percent of the amount required. The system shall automatically adjust the feed rate to always maintain the material within this tolerance and shall have a convenient and accurate means of calibration. The system shall provide in-process monitoring, consisting of either a digital display of output or a printout of feed rate, in pounds per minute, to verify feed rate. The supply system shall report the feed in 1-pound increments using load cells that will enable the user to monitor the depletion of the GTR. Monitoring the system volumetrically will not be allowed. The feeder shall interlock with the aggregate weight system and asphalt binder pump to maintain correct mixture proportions at all production rates.

Flow indicators or sensing devices for the system shall be interlocked with the plant controls to interrupt mixture production if GTR introduction rate is not within \pm 3 percent. This interlock will immediately notify the operator if GTR introduction rate exceeds introduction tolerances. All plant production will cease if the introduction rate is not brought back within tolerance after 30 seconds. When the interlock system interrupts production and the plant has to be restarted, upon restarting operations; the modifier system shall run until a uniform feed can be observed on the output display. All mix produced prior to obtaining a uniform feed shall be rejected.

4.1 Batch Plants. GTR shall be added to aggregate in the weigh hopper. Mixing times shall be increased per GTR manufacturer recommendations.

4.2 Drum Plants. The feeder system shall add GTR to aggregate and liquid binder during mixing and provide sufficient mixing time to produce a uniform mixture. The feeder system shall ensure GTR does not become entrained in the exhaust system of the drier or plant and is not exposed to the drier flame at any point after introduction.

5.0 Testing During Mixture Production. Testing of asphalt mixes containing GTR shall not begin until at least 30 minutes after production or per additive supplier's recommendation.

6.0 Construction Requirements. Mixes containing GTR shall have a target mixing temperature of 325 F or as directed by the GTR additive supplier. The additive supplier's recommendations shall be followed to allow for GTR binder absorption/reaction. This may include holding mix in the silo to allow time for binder to absorb into the GTR. Rolling operations may need to be modified.

7.0 Mix Design Test Method Modification. A formal mixing procedure from the additive supplier shall be provided to the contractor and engineer that details the proper sample preparation, including blending GTR with the binder or other additives. Samples shall be prepared and fabricated in accordance with this procedure by the engineer and contractor throughout the duration of the project.

8.0 Mix design Volumetrics. Mix design volumetric equations shall be modified as follows:

8.1 Additional virgin binder added to offset GTR absorption of binder shall be counted as part of the mix virgin binder

8.2 GTR shall be included as part of the aggregate when calculating VMA of the mix.

8.2.1 GTR SPG shall be 1.15

8.3 Mix G_{sb} used to determine VMA shall be calculated as follows:

$$G_{sb (JMF)} = \frac{(100 - P_{bmv})}{\left(\frac{P_s}{G_{sb}} + \frac{P_{GTR}}{G_{GTR}}\right)}$$

where:

 $G_{sb \ (JMF)} = bulk \ specific \ gravity \ of \ the \ combined \ aggregate \ including \ GTR$ $P_{bmv} = percent \ virgin \ binder \ by \ total \ mixture \ weight$ $P_s = percent \ aggregate \ by \ total \ mixture \ weight \ (not \ including \ GTR)$ $P_{GTR} = percent \ GTR \ by \ total \ mixture \ weight$ $G_{sb} = bulk \ specific \ gravity \ of \ the \ combined \ aggregate \ (not \ including \ GTR)$ $G_{GTR} = GTR \ specific \ gravity$

8.4 G_{se} shall be calculated as follows:

$$G_{SB} = \frac{(100 - P_b - P_{GTR})}{\left(\frac{100}{G_{mm}} - \frac{P_b}{G_b} - \frac{P_{GTR}}{G_{GTR}}\right)}$$

8.5 P_{be} shall be calculated as follows:

$$P_{be} = P_b - \frac{P_{ba}}{100} * (P_s + P_{GTR})$$

9.0 Minimum GTR Amount. The minimum dosage rate for GTR shall be 5 % by weight of total binder for an acceptable one bump grade or 10 % by weight of total binder for an acceptable two bump grade as detailed in the following table. Varying percentage blends of GTR and approved additives may be used as approved by the engineer with proven performance and meeting the specified requirements of the contract grade.

Contract Binder Grade	Percent Effective Virgin Binder Replacement Limits	Required Virgin Binder Grade	Minimum GTR Dosage Rate
	0.20	PG 70-22	5 %
PG 76-22	0 - 20	PG 64-22	10 %
PG 70-22 0 - 3	0.20	PG 64-22	5 %
	0 - 30	PG 58-28	10 %

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PG 64-22 0 - 40*	0 40*	PG 58-28	5 %
	0 - 40	PG 52-34	10 %
PG 58-28	0 40*	PG 52-34	5 %
	$0 - 40^{\circ}$	PG 46-34	10 %

* Reclaimed Asphalt Shingles (RAS) may be used when the contract grade is PG 64-22 or PG 58-28. RAS replacement shall follow the 2 x RAS criteria when calculating percent effective binder replacement in accordance Sec 401.

Buy America

In addition to Section 106.9 of the Missouri Standard Specifications for Highway Construction, the following requirements will also be in effect for this project.

1.0 Description. The Bipartisan Infrastructure Law (BIL) was enacted on November 15, 2021. The BIL includes Build America, Buy America Act Publication L. No. 117-58. This provision expands the Buy America requirements beyond what is currently only required for steel and iron products. The steel and iron provisions have not changed with the new bill. Cement and cementitious materials; aggregates such as stone, sand, or gravel; or aggregate binding agents or additives are excluded from this requirement. All other materials and manufactured products permanently incorporated into the project will be subject to Buy America requirements. There are three categories requiring Buy America Certification:

- a) Iron and steel no changes to the current specification requirements.
- b) Manufactured products these are currently exempted under the 1983 waiver from FHWA.
- c) Construction materials consisting primarily of:
 - Non-ferrous metals;
 - Plastic and polymer-based products (including polyvinylchloride, composite build materials, and polymers used in fiber optic cables);
 - Glass (including optic glass);
 - Lumber; or
 - Drywall

1.1 All products and or materials will only be classified under one of these categories and not under multiple categories. It is the prime contractor's responsibility to assure all submittals required for Buy America are submitted to the Engineer prior to the products and or materials being incorporated in the job. The implementation of this policy will be in effect for all projects awarded after November 10, 2022.

1.2 New items designated as construction materials under this requirement will require the prime contractor to submit a material of origin form certification prior to incorporation into the project. The Certificate of Material origin form (link to certificate form) from the supplier and/or

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fabricator must show all steps of the manufacturing being completed in the United States. The Certificate of Material form shall be filed with the contract documents.

1.3 Any minor miscellaneous construction material items that are not included in the materials specifications shall be certified by the prime contractor as being procured domestically. The certification shall read "I certify all materials permanently incorporated in this project covered under this provision have been to the best of my knowledge procured and all manufactured domestically." The certification shall be signed by an authorized representative of the prime contractor.

1.4 The National Transportation Product Evaluation Program (NTPEP) compliance program verifies that some non-iron and steel products fabrication processes conform to 23 CFR 635.410 Buy America Requirements and an acceptable standard per 23 CFR 635.410(d). NTPEP compliant suppliers will not be required to submit step certification documentation with the shipment for some selected non-iron and steel materials. The NTPEP compliant supplier shall maintain the step certification documentation on file and shall provide this documentation to the engineer upon request.

2.0 Basis of Payment. Any costs incurred by the contractor by reason of compliance with the above requirements shall be considered as included in and completely covered by the unit price bid for the various items of work included in the contract.

Delete Sec 403.19.2 and substitute the following:

403.19.2 Lots. The lot size shall be designated in the contractor's QC Plan. Each lot shall contain no less than four sublots and the maximum sublot size shall be 1,000 tons. The maximum lot size shall be 4,000 tons for determination of pay factors. Sublots from incomplete lots shall be combined with the previous complete lot for determination of pay factors. When no previous lot exists, the mixture shall be treated in accordance with Sec 403.23.7.4.1. A new lot shall begin when the asphalt content of a mixture is adjusted in accordance with Sec 403.11.