STATE OF NORTH CAROLINA DEPARTMENT OF TRANSPORTATION HIGHWAY DIVISION 4

SMALL BUSINESS ENTERPRISE PROPOSAL

DATE AND TIME OF BID OPENING: JANUARY 9, 2024 AT 2:00 PM

CONTRACT ID: D4POC0136

WBS ELEMENT NO.: 44601.04, 4SP.10981.14

FEDERAL AID NO.: STATE FUNDED

COUNTY: WILSON COUNTY

TIP NO.: N/A

 $\mathbf{MILES:} \qquad \qquad \mathbf{0.0}$

ROUTE NO.: N/A

LOCATION: DIVISION 4 OFFICE

TYPE OF WORK: LANDSCAPE ENHANCEMENT

NOTICE:

UNDER THE PROVISIONS OF THIS PROGRAM, A N.C. GENERAL CONTRACTOR'S LICENSE IS NOT REQUIRED AND CONTRACT PAYMENT AND CONTRACT PERFORMANCE BONDS ARE NOT REQUIRED. BIDDERS SHALL ALSO COMPLY WITH ALL OTHER APPLICABLE LAWS, INCLUDING BUT NOT LIMITED TO, THOSE REGULATING THE PRACTICES OF ELECTRICAL, PLUMBING, HEATING AND AIR CONDITIONING AND REFRIGERATION CONTRACTING AS CONTAINED IN CHAPTER 87 OF THE GENERAL STATUTES OF NORTH CAROLINA.

THIS IS A LANDSCAPING PROJECT.

BID BOND IS NOT REQUIRED.

NAME OF BIDDER

ADDRESS OF BIDDER

PROPOSAL FOR THE CONSTRUCTION OF CONTRACT No. D4POC0136 IN WILSON COUNTY, NORTH CAROLINA DEPARTMENT OF TRANSPORTATION, WILSON, NORTH CAROLINA

The Bidder has carefully examined the location of the proposed work to be known as Contract No. **D4POC0136**; has carefully examined the plans and specifications, which are acknowledged to be part of the proposal, the special provisions, the proposal, the form of contract; and thoroughly understands the stipulations, requirements and provisions. The undersigned bidder agrees to be bound upon his execution of the bid and subsequent award to him by the Department of Transportation in accordance with this proposal. Payment and performance bonds are not required on this project. The undersigned Bidder further agrees to provide all necessary machinery, tools, labor, and other means of construction; and to do all the work and to furnish all materials, except as otherwise noted, necessary to perform and complete the said contract in accordance with the 2018 Standard Specifications for Roads and Structures by the dates(s) specified in the Project Special Provisions and in accordance with the requirements of the Engineer, and at the unit or lump sum prices, as the case may be, for the various items given on the sheets contained herein.

The Bidder shall provide and furnish all the materials, machinery, implements, appliances and tools, and perform the work and required labor to construct and complete State Highway Contract No. <u>D4POC0136</u> in <u>Wilson County</u>, for the unit or lump sum prices, as the case may be, bid by the Bidder in his bid and according to the proposal, plans, and specifications prepared by said Department, which proposal, plans, and specifications show the details covering this project, and hereby become a part of this contract.

The published volume entitled *North Carolina Department of Transportation, Raleigh, Standard Specifications for Roads and Structures, January 2018* with all amendments and supplements thereto, is by reference incorporated into and made a part of this contract; that, except as herein modified, all the construction and work included in this contract is to be done in accordance with the specifications contained in said volume, and amendments and supplements thereto, under the direction of the Engineer.

If the proposal is accepted and the award is made, the contract is valid only when signed either by the Contract Officer or such other person as may be designated by the Secretary to sign for the Department of Transportation. The conditions and provisions herein cannot be changed except over the signature of the said Contract Officer or Division Engineer.

The quantities shown in the itemized proposal for the project are considered to be approximate only and are given as the basis for comparison of bids. The Department of Transportation may increase or decrease the quantity of any item or portion of the work as may be deemed necessary or expedient.

An increase or decrease in the quantity of an item will not be regarded as sufficient ground for an increase or decrease in the unit prices, nor in the time allowed for the completion of the work, except as provided for the contract.

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INSTRUCTIONS TO BIDDERS

PLEASE READ ALL INSTRUCTIONS CAREFULLY BEFORE PREPARING AND SUBMITTING YOUR BID.

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

TRADITIONAL PAPER BIDS:

- 1. Small Business Enterprise bidders shall submit a SBE Application for Certification Form within the NC Online Certification System on the Department's website and have been approved by the Office of Civil Rights prior to bidding. The SBE shall submit this form for approval at a minimum of one week prior to bidding.
- 2. Download the entire proposal from the Connect NCDOT website and return the entire proposal with your bid.
- 3. All entries on the itemized proposal sheet (bid form) shall be written in ink or typed.
- **4.** The Bidder shall submit a unit price for every item on the itemized proposal sheet. The unit prices for the various contract items shall be written in figures. Unit prices shall be rounded off by the Bidder to contain no more than THREE decimal places.
- 5. An amount bid shall be entered on the itemized proposal sheet for every item. The amount bid for each item shall be determined by multiplying each unit bid by the quantity for that item, and shall be written in figures in the "Amount" column of the form.
- **6.** The total amount bid shall be written in figures in the proper place on the bid form. The total amount bid shall be determined by adding the amounts bid for each item.
- 7. Changes to any entry shall be made by marking through the entry in ink and making the correct entry adjacent thereto in ink. A representative of the Bidder shall initial the change in ink. Do not use correction fluid, correction tape or similar product to make corrections.
- 8. The bid shall be properly executed on the included Execution of Bid Non-collusion, Debarment and Gift Ban Certification form. All bids shall show the following information:
 - a. Name of corporation, partnership, Limited Liability Company, joint venture, individual or firm, submitting bid.
 - Corporations that have a corporate seal should include it on the bid.
 - b. Name of individual or representative submitting bid and position or title held on behalf of the bidder.
 - c. Name, signature, and position or title of witness.
- 9. The bid shall not contain any unauthorized additions, deletions, or conditional bids.
- 10. The Bidder shall not add any provision reserving the right to accept or reject an award, or to enter into a contract pursuant to an award.
- 11. <u>THE PROPOSAL WITH THE ITEMIZED PROPOSAL SHEET ATTACHED</u> SHALL BE PLACED IN A <u>SEALED</u> ENVELOPE AND SHALL BE DELIVERED TO AND RECEIVED IN THE NCDOT DIVISION OFFICE, LOCATED AT 509 Ward Blvd., P.O. Box 3165, BY 2:00 PM on January 9, 2024.
- 12. The sealed bid must display the following statement on the front of the sealed envelope:

QUOTATION FOR D4POCO136 – DIVISION 4 OFFICE MEMORIAL TO BE OPENED AT 2:00 PM ON JANUARY 9, 2024.

13. If delivered by mail, the sealed envelope shall be placed in another sealed envelope and the outer envelope shall be addressed as follows:

N. C. DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS, DIVISION 4 ATTN: Vickie P. Gardner 509 Ward Blvd., P.O. Box 3165 Wilson, NC 27895

14.	Questions should be emailed 7 calendar days prior to the bid opening to Vickie P. Gardner at vpgardner@ncdot.gov. Contact with any other NCDOT personnel concerning this project is strictly prohibited, unless otherwise noted, and may result in bids being considered non-responsive.

PROJECT SPECIAL PROVISIONS

GENERAL

BOND REQUIREMENTS - No Bonds Required

(06-01-16) SPD 01-420B

The provisions of Articles 102-10 and 103-7 of the 2018 Standard Specifications for Roads and Structures are waived for this project. No bonds required.

LIABILITY INSURANCE:

(5-16-23) 107 SP1 G05

Revise the 2018 Standard Specifications as follows:

Page 1-64, Article 107-15 LIABILITY INSURANCE, replace the first sentence with the following:

The Contractor shall at its sole cost and expense obtain and furnish to the Department an original standard Association for Cooperative Operations Research and Development (ACORD) certificate of liability insurance evidencing commercial general liability with a limit for bodily injury and property damage in the amount of \$5,000,000 per occurrence and \$5,000,000 general aggregate, covering the Contractor from claims or damages for bodily injury, personal injury, or for property damages that may arise from operating under the contract by the employees and agents of the Contractor.

REQUIRED PRECONSTRUCTION MEETING:

The Awarded Contractor shall contact Andy Brown, PE, Deputy Division Engineer, at (252)640-6400 to arrange the required pre-construction meeting. The project superintendent is required to attend.

The proposed progress schedule must be submitted to the Resident Engineer seven (7) days prior to the date of the preconstruction meeting. At the preconstruction meeting the Contractor shall supply the following information:

- Name of persons authorized to sign Supplemental Agreements
- Name of the EEO Officer and Minority Liaison Officer
- Name of the Erosion Control and Sediment Control/Storm Water Certified Supervisor, Certified Foreman, Certified Installer, and Certified Designer
- Name of the Work Zone Traffic Control Supervisor
- Buy America Certification

DIVISION 4 OFFICE MEMORIAL

CONTRACT TIME AND LIQUIDATED DAMAGES:

(4-17-12)(Rev. 5-16-23) SP1 G08 C (REVISED)

The date of availability for this contract is January 29, 2024.

The completion date for this contract is October 30, 2026.

The liquidated damages for this contract are **Two Hundred Dollars** (\$200.00) per calendar day. These liquidated damages will not be cumulative with any liquidated damages which may become chargeable under Intermediate Contract Time Number 1.

INTERMEDIATE CONTRACT TIME NUMBER 1 AND LIQUIDATED DAMAGES:

(7-1-95) (Rev. 2-21-12)

Except for that work required under the Project Special Provisions entitled *Planting*, *Reforestation* and/or Permanent Vegetation Establishment, included elsewhere in this proposal, the Contractor will be required to complete all work included in this contract and shall place and maintain traffic on same.

The date of availability for this intermediate contract time is January 29, 2024.

The completion date for this intermediate contract time is October 25, 2024.

The liquidated damages for this intermediate contract time are Seven Hundred Dollars (\$700.00) per calendar day.

Upon apparent completion of all the work required to be completed by this intermediate date, a final inspection will be held in accordance with Article 105-17 and upon acceptance, the Department will assume responsibility for the maintenance of all work except *Planting*, Reforestation and/or Permanent Vegetation Establishment. The Contractor will be responsible for and shall make corrections of all damages to the completed roadway caused by his planting operations, whether occurring prior to or after placing traffic through the project.

PERMANENT VEGETATION ESTABLISHMENT: (2-16-12)(Rev. 1-16-24) 104

(2-16-12)(Rev. 1-16-24) SP1 G16

Establish a permanent stand of the vegetation mixture shown in the contract. During the period between initial vegetation planting and final project acceptance, perform all work necessary to establish permanent vegetation on all erodible areas within the project limits, as well as, in borrow and waste pits. This work shall include erosion control device maintenance and installation, repair seeding and mulching, supplemental seeding and mulching, mowing, and fertilizer topdressing, as directed. All work shall be performed in accordance with the applicable section of the Standard Specifications. All work required for initial vegetation planting shall be performed as a part of the work necessary for the completion and acceptance of the Intermediate Contract Time (ICT). Between the time of ICT and Final Project acceptance, or otherwise referred to as the vegetation establishment period, the Department will be responsible for preparing the required National Pollutant Discharge Elimination System (NPDES) inspection records.

DIVISION 4 OFFICE MEMORIAL

Once the Engineer has determined that the permanent vegetation establishment requirement has been achieved at an 80% vegetation density (the amount of established vegetation per given area to stabilize the soil) and no erodible areas exist within the project limits, the Contractor will be notified to remove the remaining erosion control devices that are no longer needed. The Contractor will be responsible for, and shall correct any areas disturbed by operations performed in permanent vegetation establishment and the removal of temporary erosion control measures, whether occurring prior to or after placing traffic on the project.

Payment for Response for Erosion Control, Seeding and Mulching, Repair Seeding, Supplemental Seeding, Mowing, Fertilizer Topdressing, Silt Excavation, and Stone for Erosion Control will be made at contract unit prices for the affected items. Work required that is not represented by contract line items will be paid in accordance with Articles 104-7 or 104-3 of the Standard Specifications. No additional compensation will be made for maintenance and removal of temporary erosion control items.

NO MAJOR CONTRACT ITEMS:

(2-19-02) (Rev. 8-21-07) 104 SPI G31

None of the items included in this contract will be major items.

NO SPECIALTY ITEMS:

(7-1-95) 108-6 SPI G34

None of the items included in this contract will be specialty items (see Article 108-6 of the 2018 Standard Specifications).

SMALL BUSINESS ENTERPRISE:

(4-19-22) SPI G73

This contract let pursuant to the Small Business Enterprise provisions of N.C. General Statute §136-28.10. In accordance with N.C. General Statute §136-28.10, an award in a contract may be for an amount less but shall not exceed \$1,000,000 per year. No payments in excess of this amount will be disbursed, in accordance with the Statute.

USE OF UNMANNED AIRCRAFT SYSTEM (UAS):

(8-20-19) SPI G092

The Contractor shall adhere to all Federal, State and Local regulations and guidelines for the use of Unmanned Aircraft Systems (UAS). This includes but is not limited to US 14 CFR Part 107 Small UAS Rule, NC GS 15A-300.2 Regulation of launch and recovery sites, NC GS 63-95 Training required for the operation of unmanned aircraft systems, NC GS 63-96 Permit required for commercial operation of unmanned aircraft system, and NCDOT UAS Policy. The required operator certifications include possessing a current Federal Aviation Administration (FAA) Remote Pilot Certificate, a NC UAS Operator Permit as well as operating a UAS registered with the FAA.

Prior to beginning operations, the Contractor shall complete the NCDOT UAS – Flight Operation Approval Form and submit it to the Engineer for approval. All UAS operations shall be approved by the Engineer prior to beginning the operations.

All contractors or subcontractors operating UAS shall have UAS specific general liability insurance to cover all operations under this contract.

The use of UAS is at the Contractor's discretion. No measurement or payment will be made for the use of UAS. In the event that the Department directs the Contractor to utilize UAS, payment will be in accordance with Article 104-7 Extra Work.

EQUIPMENT IDLING GUIDELINES:

(1-19-21)

SP1 G096

Exercise reduced fuel consumption and reduced equipment emissions during the construction of all work associated with this contract. Employees engaged in the construction of this project should turn off vehicles when stopped for more than thirty (30) minutes and off-highway equipment should idle no longer than fifteen (15) consecutive minutes.

These guidelines for turning off vehicles and equipment when idling do not apply to:

- 1. Idling when queuing.
- 2. Idling to verify the vehicle is in safe operating condition.
- 3. Idling for testing, servicing, repairing or diagnostic purposes.
- 4. Idling necessary to accomplish work for which the vehicle was designed (such as operating a crane, mixing concrete, etc.).
- 5. Idling required to bring the machine system to operating temperature.
- 6. Emergency vehicles, utility company, construction, and maintenance vehicles where the engines must run to perform needed work.
- 7. Idling to ensure safe operation of the vehicle.
- 8. Idling when the propulsion engine is providing auxiliary power for other than heating or air conditioning. (such as hydraulic systems for pavers)
- 9. When specific traffic, safety, or emergency situations arise.
- 10. If the ambient temperature is less than 32 degrees Fahrenheit. Limited idling to provide for the safety of vehicle occupants (e.g. to run the heater).
- 11. If the ambient temperature is greater than 90 degrees Fahrenheit. Limited idling to provide for the safety of vehicle occupants of off-highway equipment (e.g. to run the air conditioning) no more than 30 minutes.
- 12. Diesel powered vehicles may idle for up to 30 minutes to minimize restart problems.

Any vehicle, truck, or equipment in which the primary source of fuel is natural gas or electricity is exempt from the idling limitations set forth in this special provision.

OUTSOURCING OUTSIDE THE USA:

(9-21-04) (Rev. 5-16-06)

SP1 G150

All work on consultant contracts, services contracts, and construction contracts shall be performed in the United States of America. No work shall be outsourced outside of the United States of America.

Outsourcing for the purpose of this provision is defined as the practice of subcontracting labor, work, services, staffing, or personnel to entities located outside of the United States.

The North Carolina Secretary of Transportation shall approve exceptions to this provision in writing.

PROJECT SPECIAL PROVISIONS

ROADWAY

PORTLAND CEMENT CONCRETE PRODUCTION AND DELIVERY: (9-15-20) 1000, 1014, 1024

SP10 R01

Revise the 2018 Standard Specifications as follows:

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

	TABLE 1000-1 REQUIREMENTS FOR CONCRETE										
					Consistancy			Cement Content			
Class of Concrete	Min. Compressive Strength at 28 davs	Air-En Con	trained crete	Entr	-Air- ained crete	Vibrated	Non- Vibrated	Vib	rated	Non-V	ibrated
	Min. C Stre	Rounded Aggregate	Angular Aggregate	Rounded Aggregate	Angular Aggregate	Vibr	Vibr	М.	M	74.	M
77.4						. 1	. 1	Min.	Max.	Min.	Max.
Units AA	<i>psi</i> 4500	0.381	0.426			inch 3.5 ^A	inch	<i>lb/cy</i> 639	<i>lb/cy</i> 715	lb/cy	lb/cy
AA Slip	4300		0.426			3.3**		039	/13		
Form	4500	0.381	0.426			1.5		639	715		
Drilled Pier	4500			0.450	0.450		5 – 7 dry 7 - 9 wet			640	800
A	3000	0.488	0.532	0.550	0.594	3.5 A	4.0	564		602	
В	2500	0.488	0.567	0.559	0.630	1.5 machine placed 2.5 A hand placed	4.0	508		545	
Sand Light- weight	4500		0.420			4.0 A		715			
Latex Modified	3000 (at 7 days)	0.400	0.400			6.0		658			
Flowable Fill excavatable	150 max. (at 56 days)	as needed	as needed	as needed	as needed		Flowable			40	100
Flowable Fill non- excavatable	125	as needed	as needed	as needed	as needed		Flowable			100	as needed

Pavement	4500 Design, field 650 flexural, design only	0.559	0.559	 	1.5 slip form 3.0 hand placed		526			
Precast	See Table 1077-1	as needed	as needed	 	6.0	as needed				
Prestressed	per contract	See Table 1078-1	See Table 1078-1	 	8.0		564	as needed		

A. The slump may be increased to 6 inches, provided the increase in slump is achieved by adding a chemical admixture conforming to Section 1024-3. In no case shall the water-cement ratio on the approved design be exceeded. Concrete exhibiting segregation and/or excessive bleeding will be rejected. Utilizing an Admixture to modify slump does not relinquish the contractor's responsibility to ensure the final product quality and overall configuration meets design specifications. Caution should be taken when placing these modified mixes on steep grades to prevent unintended changes to the set slope.

MATERIALS FOR PORTLAND CEMENT CONCRETE:

(9-15-20) 1000, 1024 SP10 R24

Revise the 2018 Standard Specifications as follows:

Page 10-52, Article 1024-4, WATER, lines 3-6, delete and replace with the following:

Test water from wells at all locations. Test public water supplies from all out of state locations and in the following counties: Beaufort, Bertie, Brunswick, Camden, Carteret, Chowan, Craven, Currituck, Dare, Gates, Hyde, New Hanover, Onslow, Pamlico, Pasquotank, Pender, Perquimans, Tyrell and Washington unless the Engineer waives the testing requirements.

Page 10-52, Table 1024-2, PHYSICAL PROPERTIES OF WATER, replace with the following:

TABLE 1024-2 PHYSICAL PROPERTIES OF WATER					
Property	Requirement	Test Method			
Compression Strength, minimum percent of control at 3 and 7 days	90%	ASTM C1602			

Time of set, deviation from control	From 1:00 hr. earlier to 1:30 hr. later	ASTM C1602
pH	4.5 to 8.5	ASTM D1293 *
Chloride Ion Content, Max.	250 ppm	ASTM D512 *
Total Solids Content (Residue), Max.	1,000 ppm	SM 2540B *
Resistivity, Min.	0.500 kohm-cm	ASTM D1125 *

^{*}Denotes an alternate method is acceptable. Test method used shall be referenced in the test report.

MATERIAL AND EQUIPMENT STORAGE & PARKING OF PERSONAL VEHICLES: (11-17-21)(Rev. 8-16-22) 1101 SP11 R0

Revise the 2018 Standard Specifications as follows:

Page 11-2, Article 1101-8 MATERIAL AND EQUIPMENT STORAGE, line 35-38, delete and replace with the following:

When work is not in progress, keep all personnel, equipment, machinery, tools, construction debris, materials and supplies away from active travel lanes that meets Table 1101-1.

TABLE 1101-1 MATERIAL AND EQUIPMENT STORAGE FROM ACTIVE TRAVEL LANES						
Posted Speed Limit (mph)	Distance (ft)					
40 or less	≥ 18					
45-50	≥ 28					
55	≥ 32					
60 or higher	≥ 40					

When vehicles, equipment and materials are protected by concrete barrier or guardrail, they shall be offset at least 5 feet from the barrier or guardrail.

Page 11-2, Article 1101-9 PARKING OF PERSONAL VEHICLES, line 40-41, delete and replace with the following:

Provide staging areas for personal vehicle parking in accordance with Article 1101-8 or as directed by the Engineer before use.

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1 ALUMINUM CAST MEMORIAL PLAQUE & STAND

General: The work covered by this item shall consist of furnishing and installing the new cast aluminum memorial plaque and stand with the dimensions and finishes as shown on the landscape site plans, sign details, and as described herein.

Signage: The signage shall be manufactured of cast aluminum and powder coated black. There shall be a 1" border around the entire perimeter of the sign, a mix of script and standard text, and a couple of logos that will all be raised and finished in a bronze/gold color. The sign shall be mounted on a 4" powder coated aluminum post with the necessary mounting brackets as shown in the details. The post will be surface mounted to the new concrete in the location shown on the plans. The fabricator shall be an experienced metal fabricator and sign maker. The fabricator shall present examples and references of work done within the past 5 years. The fabricator shall produce artwork as indicated on the plans along with font choices for selection and approval prior to fabricating and installing the sign. This includes a full-scale mockup of the sign with dimensions indicated and colors for approval prior to production. Artwork and text can be provided in a separate document if needed. Final decisions for colors shall be made when full scale mockup is presented to ensure visibility and readability. The signs shall be structurally sound and free of burs and sharp edges. The contractor will be responsible for finding an experienced sign/plaque fabricator.

Compensation:

The plaque and stand will be paid for as a lump sum as 'Aluminum Cast Memorial Plaque & Stand'. Such price and payment will be full compensation for all work covered by this provision, including but not limited to furnishing and installing the aluminum plaque, aluminum stand, mounting brackets, hardware, and all labor, materials, incidentals, and equipment necessary to complete the work.

Payment will be made under:

Aluminum Cast Memorial Plaque &Stand EA

2 ALUMINUM HANDRAILS

General:

The work covered under this provision consists of constructing and installing surface mounted aluminum handrails on the existing set of steps near the building as shown on the plans and details.

Materials:

The handrails shall be constructed of Schedule 40 aluminum pipe with an outside diameter of 2" and will be powder-coated black. See the plans and details for specific dimensions.

Construction/Installation:

Erect the handrails as shown on the details, straight and true to line and grade. They will be surface mounted onto the top of the existing concrete stairs with concrete anchor bolts as recommended by the manufacturer. All welds will be filed smooth to the touch prior to powder-coating. Standards for welding shall meet those requirements defined in the Standard Specification for Roadway Structures Section 1072-20.

Compensation:

The fabrication and installation of the handrails will be paid for as a lump sum as 'Aluminum Handrails' once properly installed and accepted by the engineer. Such price and payment will be full compensation for all work

covered by this special provision; including but not limited to, aluminum handrails, mounting hardware, and furnishing all labor, materials, equipment, and any other incidentals necessary or required to complete the work.

Payment will be made under:

Aluminum HandrailsLS

3 BENCH

General:

This provision covers the furnishing and installation of multiple 4' or similar sized contoured, black powder-coated aluminum benches with recycled planks and all additional hardware needed for installation.

Materials:

The benches shall be Beacon Hill Contour Recycled Plastic Benches (Black with cedar recycled plastic planks), The Bench Factory Madison Benches (Black with cedar recycled plastic planks), Frog Furnishings Heritage Recycled Plastic Bench (Black frame with cedar slats), or equivalent. The aluminum frame shall be a black, faderesistant color and the recycled planks shall be a light wood-like, fade-resistant color. The bench shall have predrilled holes in each foot for easy surface mounting.

Installation:

The benches shall be mounted on a 4" concrete sidewalk border and precast concrete pavers in the locations shown on the plans.

Compensation:

The aluminum bench will be paid for as 'Bench' at the contract unit price for each. Such payment will be full compensation for all work covered by this section including, but not limited to furnishing and installing the benches, hardware, labor, and all labor, materials, and equipment necessary to complete the work.

Payment will be made under:

Ranch	\mathbf{L}	1
Bench	Ŀ.	71

4 BRICK PAVERS

General:

This provision covers the furnishing and installation of decorative brick pavers to be used as the main walking surface between the concrete sidewalk borders.

Materials:

Brick Pavers shall be Belden (470-479 Dark Range Smooth Standard Paver), Belgard (Holland Stone-Guilford Paver), Pavestone (Holland-60mm Old Town Blend Paver), or equivalent. The sizes of the rectangle pavers will be as listed: (4" x 8" x 2.375") or similar sizing and be a dark red blend. Pavers shall be similar in color to the existing brick in the nearby buildings. Submit a sample for approval prior to beginning installation (at least 1 paver unit for each color that will be provided in the full installation). The paver's joints and surfaces will meet ADA gap and lippage requirements and will meet or exceed applicable requirements of ASTM C936 and C1782. The pavers will be first class representation of the type specified and meet all applicable standard specifications of ADA and the concrete paver industry.

Installation:

All brick pavers are to be installed in a sailor course around the edges and a herringbone pattern in the center area as shown in the plans and details. All pavers shall be placed flush against all new and existing hardscapes and building sills. Any revisions will be at the discretion of the Engineer in the field.

Compensation:

The brick pavers will be paid for as 'Brick Pavers' in square feet, measured along the surface of the completed and accepted work. Such price includes, but is not limited to, grading, furnishing and installation of the aggregate base and sand base, furnishing and placing the pavers, joint filler, and any equipment, materials, and labor needed to complete the work.

ayment will be made under:	
rick Pavers	SF

5 DEMOLITION

General:

Demolition consists of the removal and disposal of existing concrete sidewalks, concrete stairs, plant beds, shrub debris, an existing flagpole, and a two existing flagpole lights that will be reused as indicated on the plans and as directed by the Engineer. Soil removed during grading operations shall be reused as fill soil where needed. The specified materials to be salvaged will be handled carefully and stored for later use in a location designated by the Division Roadside Environmental Engineer to protect them from being damaged during the construction process.

Construction:

Remove the existing concrete sidewalk from the areas specified on the plans. Remove and store the existing flagpole flood lights. When removing the flagpole lights, protect the existing electrical lines and connections from the new construction processes for reconnection at a later point. The contractor will be responsible for replacing any items that are damaged during the relocation process. All methods and operations used for the removal of concrete and structures will meet prior approval of the Engineer. Make a saw cut to provide a clean edge at locations where the concrete sidewalk is to be removed. All materials removed will become the property of the contractor and will be properly disposed of by the contractor off-site unless they are to be relocated on-site or noted otherwise. Prevent damage to adjacent properties, structures, and vegetation to remain during the removal and demolition operations. The contractor is responsible for repairing all damaged areas back to their original condition and to the satisfaction of the Engineer.

Compensation:

Payment will be made for the work of removing and disposing of all concrete sidewalks, concrete stairs, plant material, flagpole, and any other item as indicated on the plans and as directed by the Engineer. 'Demolition' will be paid for as a lump sum. Such price and payment will be full compensation for all work covered by this provision, including but not limited to, furnishing all labor, tools and equipment, and any other incidentals necessary or required to complete the work.

Payment will be made under:	
Demolition	<i>LS</i>

6 FILL SOIL

General:

The work covered by this provision shall consist of furnishing and installing fill soil to fill in any remaining voids from the demolition stage and to be used as a base to raise up the memorial area up to the desired elevation.

Material:

Fill soil will be a locally native soil and as defined by NCDOT Standard Specification for Borrow Material – Section 1018. Fill soil shall consist of broken-down rocks, sand, and large amounts of clay and have very little organic material. Fill soil shall be of good texture, compactable, and be representative of the subsoil in the general vicinity of the project. It shall contain no frozen soil, sod, brush, roots, or other perishable material. Rocks (1" or more in size) and large dirt clumps shall be removed or broken up prior to compaction of the fill. It shall be free of any chemicals or byproducts as well. The source of the fill soil shall be submitted to the Division Roadside Environmental Engineer and approved prior to delivery to the project site. All fill soil shall be approved by the Engineer when delivered to the job site, whether or not the source of soil has been previously approved.

Construction:

Care shall be exercised by the Contractor to minimize disturbance to the existing turf, sidewalks, and water, sewer, irrigation, and electrical utilities. The fill soil shall be placed and compacted to the required depth which, after settlement, shall constitute the finish grade. Fill soil shall not be placed when the ground is frozen, excessively wet, or in a condition that the soil cannot be worked and compacted easily. Fill soil shall be installed evenly in 4" lifts and compacted until the desired elevation is reached.

Compensation:

The quantity of fill soil to be paid for will be the actual number of cubic yards of approved soil that has been placed as specified herein and accepted. The fill soil used on this project will be measured by the truck load. Each truck shall have a legible identification mark indicating its capacity. Each truck shall be loaded to its capacity at the time it arrives to the point of delivery. The recorded capacity will be adjusted by making a 25% deduction to allow for shrinkage, and the adjusted capacity will be the quantity to be paid.

The quantity of fill soil, measured as explained above, will be paid for at the contract unit price per cubic yard as 'Fill Soil'. Such price and payment will be full compensation for furnishing and placing the new fill soil, and all labor, equipment and incidentals necessary to complete the work.

Payment will be made under:	
Fill Soil	CY

7 FLAGPOLE (30'; ALUMINUM)

General:

The work covered by this section consists of furnishing and installing 1 - 30' single mast aluminum, nautical flagpole with yardarm at the location as shown on the drawings. The flagpole shall have a 30' exposed height with a standard cone taper. It shall have a cast aluminum revolving truck pulley and be set up for three full-size flags (see detail).

Installation:

Follow the manufacturer's recommendations and specs for the installation and assembly of the pole, base, and other components for 100 mph wind load The contractor shall stake out the location prior to placement and shall coordinate its installation with the placement of the new concrete and pavers.

Compensation:

The aluminum flagpole will be paid for as 'Flagpole (30'; Aluminum)' at the contract unit price for each. Such payment will be full compensation for all work covered by this section including, but not limited to, furnishing and installing the flagpole, yardarm, flash collar, halyard, cleats, flag snaps, ground assembly, fill material, and all labor, materials and equipment necessary to complete the work.

Payment will be made under:

Flagpole (30'; Aluminum)

8 FLAGPOLE LIGHTING INSTALLATION

General:

The work covered by this section consists of installing the existing flagpole flood lights that were removed and stored during the demolition stage at the locations specified in the plans and as directed by the Engineer. Final adjustments of the system is the responsibility of the contractor at the discretion of the Engineer and will be done at no additional expense to NCDOT. All lighting installation shall be completed by a licensed electrician or a contractor that's licensed to perform work associated with lighting systems.

Installation:

Follow the manufacturer's recommendations for installation as required per state electrical code. The flood lights should be on the same circuit as they were prior to the new memorial area being constructed.

Compensation:

The installation of the existing flood lights will be paid for as 'Flagpole Lighting Installation' as a lump sum. Such payment will be full compensation for all work covered by this section including, but not limited to furnishing and installing the flood lights, junction boxes, wiring, and all labor, materials, and equipment necessary to complete the work.

Payment will be made under:

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9 GRANITE PAVERS

General

This provision covers the furnishing and installation of decorative granite pavers to be used in the new memorial walkway as shown on the details and plans. Twelve of the pavers will be engraved with names and departments of former employees that died while on duty for NCDOT. There will be twenty blank pavers installed in the memorial area and extra blank pavers will be ordered to be stored for future use if needed.

Materials:

Granite pavers shall be Pavestone (Granetta Square 50mm – Salt-N-Pepper), Wausau Tile (Textured Granite Pavers-UG-10 SRI 39), MSI (White Mist Granite Paver -Flamed), or equivalent. The size of the paver shall be 12" x 12" and be white or light grey in color. Nine of the granite squares shall be engraved to match the text shown on the plans. An excel file with the exact text can be provided if needed. The text shall be inscribed in the granite paver and filled with a scratch-resistant and fade-resistant black masonry stain or paint. The text shall be in capitalized Arial font and be 3/4" tall. Submit a sample of the engraving on granite for approval prior to producing and installing the nine engraved pavers to the Landscape Architect or Roadside Environmental Engineer. The paver's joints and

surfaces will meet ADA gap and lippage requirements and will be flush with the surrounding pavers and surfaces. The pavers will be first class representation of the type specified and meet all applicable standard specifications of ADA and the concrete/natural stone paver industry.

Installation:

All pavers are to be installed in the locations as shown on the plans. All pavers shall be placed flush against all new hardscapes and set on a 1" sand setting bed. Any revisions will be at the discretion of the Landscape Architect.

Compensation:

The blank pavers will be paid for as each as 'Granite Pavers' in the amount listed above. The engraved memorial pavers will be paid for as each as 'Granite Pavers (Engraved)' in the amount shown on the plans and listed above. Such price includes, but is not limited to furnishing and placing the pavers, joint filler, and any equipment, materials, and labor needed to complete the work.

Payment will be made under:

Granite Pavers	EA
Granite Pavers (Engraved)	EA

10 LANDSCAPE GRADING

General:

Landscape grading consists of grading around the new memorial area to ensure a smooth transition from the top of the walkway to the existing grades at the bottom of the slopes as well as around the areas where sidewalks and stairs were removed. Grading should allow for positive drainage across the new walkways and turf areas to nearby swales. Grading operations should not create any additional issues with water runoff or ponding.

Compensation:

'Landscape Grading' will be paid for as a lump sum for the work detailed in this section that has been completed and approved. Such price and payment will be full compensation for furnishing all labor, equipment, and all incidentals necessary to complete the work satisfactorily.

Payment will be made under:

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Landscape Grading	/	/ //	١.

11 TOPSOIL

General:

The work covered by this provision shall consist of furnishing and installing topsoil to create new plant beds and filling in voids where sidewalks and stairs were removed to prep for new sod.

Material:

Topsoil shall consist of a sandy loam, silt loam, or clay loam that contains a reasonable amount of humus material. Topsoil shall be of good texture, loose, and friable and shall be representative of topsoil in the general vicinity of the project. It shall be reasonably free of sod, hard lumps, subsoil, large roots, rocks and gravel, noxious weeds/seeds, and other material that would be harmful to plant growth. The source of the topsoil shall be submitted to the Division Roadside Environmental Engineer and approved prior to delivery to the project site. All topsoil shall

be approved by the Engineer when delivered to the job site, whether or not the source of topsoil has been previously approved.

Construction:

Care shall be exercised by the Contractor to minimize disturbance to the existing turf, sidewalks, and water, sewer, irrigation, and electrical utilities. The topsoil shall be placed and spread evenly to the depth required which, after settlement, shall constitute the finish grade. Topsoil shall not be placed when the ground is frozen, excessively wet, or in a condition that the soil cannot be worked easily and dressed smoothly.

Compensation:

The quantity of topsoil to be paid for will be the actual number of cubic yards of approved topsoil that has been placed as specified herein and accepted. The topsoil used on this project will be measured by the truck load. Each truck shall have a legible identification mark indicating its capacity. Each truck shall be loaded to its capacity at the time it arrives to the point of delivery. The recorded capacity will be adjusted by making a 25% deduction to allow for shrinkage, and the adjusted capacity will be the quantity to be paid.

The quantity of topsoil, measured as explained above, will be paid for at the contract unit price per cubic yard as 'Topsoil'. Such price and payment will be full compensation for furnishing and placing the new topsoil, and all labor, equipment and incidentals necessary to complete the work.

Payment will be made under:	
Topsoil	

12 SOD (HYBRID BERMUDA)

Description:

This work consists of placing sod on shoulders, slopes, ditches, or other roadside areas, as directed. The sod shall be prepared in accordance with the requirements of Section 1664 of the Standard Specifications and the requirements of this section.

Materials:

Only "approved sod" (trade designation) consisting of Hybrid Bermuda Grass (Cynodon dactylon) shall be used. Approved hybrid bermuda grass varieties/cultivars include Tifton 419 (Tifway), Princess 77, Yukon, Tifsport, and Tiftuf. Common Bermuda, pasture-type bermudagrasses and golf green-type bermudagrasses are not acceptable for this project. In addition, seeding and sprigging are not acceptable establishment methods for this project.

The sod, machine cut to the supplier's standard width and length, shall be 5/8" tall minimum, excluding top growth and thatch, at the time of cutting. Before cutting, the sod shall be uniformly mowed at a height of $1\frac{1}{2}-2$ ". Standard sod sections shall be sufficiently strong to support their own weight and retain their size and shape when suspended vertically from a firm grasp on the upper 10% of the section. The sod may be either industry-standard small roll sod or 18" by 36" strips. Because of the slope associated with this project industry-standard big roll sod will not be accepted.

The Contractor shall obtain a certificate or limited permit issued by the North Carolina Department of Agriculture and Consumer Services (1-800-206-9333) or (919-733-6932) stating that the sod has been found to be free of injurious plant pests.

Sod shall be delivered on site within 18 hours of being cut and be covered by acceptable means during delivery. A certificate from the sod producer stating the date and time of sod cutting shall accompany the sod when it arrives at the project site.

The Contractor shall provide sufficient water to meet the requirements of this section.

Construction Methods:

(A) Soil Preparation

Remove litter and other debris. Mow and satisfactorily dispose of weeds or other unacceptable growth on the areas to be sodded.

Prior to beginning preparation of the soil to receive sod, all eroded, uneven and rough areas shall be contour graded and/or filled with soil as directed. The soil shall be scarified or otherwise loosened to a depth of not less than 5". Clods shall be broken and the top 2" to 3" of soil shall be worked into an acceptable soil bed by the use of soil pulverizers, drags, or harrows.

The Contractor shall be responsible for taking sufficient soil samples - at least one sample per planting area or mile, which ever is less - for testing by the North Carolina Department of Agriculture and Consumer Services, Agronomic Division, Soil Testing Section, to determine the soil pH. Samples shall be taken in the presence of the Engineer. Results shall be received by the Engineer directly from the North Carolina Department of Agriculture and Consumer Services.

Limestone: Based on these results the Contractor shall add limestone, if required, to bring the soil pH to 5.0 to 6.0 (opt. 5.5). The amount of limestone to be applied will be approved by the Engineer prior to application.

Sulfur: Based on these results the Contractor shall add sulfur if the pH is greater than 7.0, to bring the soil pH to 5.0 to 6.0 (opt. 5.5). The amount of sulfur to be applied will be approved by the Engineer prior to application.

Application of limestone, and sulfur will be considered incidental to the work of Sodding and no direct payment will be made for such.

After soil preparation, lime or sulfur, if needed, and fertilizer shall be uniformly distributed by mechanical means using a 42" drop-type spreader and thoroughly mixed with the top 5" of the soil by disking, harrowing, or other approved methods.

The area shall then be harrowed, dragged, raked, or prepared by other approved methods which will give a lawn type finish. All trash, debris and stones larger than 1 ½" in diameter or other obstructions that could interfere with the placing of the sod shall also be removed. The finished surface shall be moistened with water prior to placing the sod as directed.

(B) Sod Placement

Sod handling and placement shall be a continuous process of cutting, transporting and installing including repairing seams and voids. Sod shall always be installed within 36 hours after being cut. Sod shall be watered within 2 hours of installation and periodically thereafter to maintain a moist soil underneath the sod.

Any sod or portions of sod rejected by the Engineer during the initial placement shall be removed from the project and replaced with acceptable sod. The Contractor shall cease any and all other placement of sod on the project until rejected sod has been replaced.

After sod has been placed, and staked where necessary, according to Section 1664 of the Standard Specifications, it shall then be rolled or tamped carefully and firmly by means acceptable to the Engineer to ensure proper soil contact. If rolled, roller shall weigh 150 lbs. per ft. of roller width. Use of rubber tired equipment to roll shall not be allowed. Metal sod staples, 12" long unless otherwise approved, shall be made of 11-gauge new steel wire so as not to bend when pinned or driven through the sod. A minimum of 2 sod staples shall be installed every 3 linear foot of sod to secure it to the surface of the slope. Extreme care shall be taken to prevent the installed sod from being torn or displaced. Because of the slope associated with this site, all sod shall be installed so the long side of the sod is installed vertically (up and down) the face of the slope.

After rolling or tamping the sod, it shall be watered uniformly and thoroughly with a minimum of 1" of water, 5.6 gallons per square yard, applied immediately after installation of sod. In no case shall the time interval between sod placement and initial watering exceed 2 hours. Water shall be placed to the required quantity through sequential passes to insure proper coverage and to prevent runoff. A minimum of ½" should be placed on each pass.

(C) Fertilization

For new sod projects on sandy soils, it is recommended to have two applications of 16-4-8 fertilizer with 50% slow-release nitrogen. Each application should be 250lbs per acre. The first application should occur mid-May and the second application should occur mid-July. Once sod is established, if fertilizer is desired, it should be applied at 250lbs per acre with 34-0-0 fertilizer in May and 16-4-8 fertilizer in July.

(D) Maintenance

The Contractor shall be responsible for all watering and other maintenance required to maintain the livability of the sod from installation until final acceptance, including monitoring the sod to ensure all watering and other maintenance is performed as required.

The Contractor shall be responsible for all watering and other maintenance required to maintain the livability and health of the sod from installation until completion of the 60-day observation period. Additional water shall be applied as needed and as directed to maintain the livability of the sod. Each additional watering event shall be a minimum of 0.5" of water, 2.8 gallons per square yard, uniformly applied over the sodded area and may be placed in a series of passes to prevent runoff, with a minimum of ½" on each pass. The installation contractor may apply additional water if the Engineer and Contractor agree that it is warranted.

Any sod or portions of sod rejected by the Engineer after placement, but prior to beginning the observation period, shall be removed from the project and replaced with acceptable sod. Satisfactory replacement of sod shall begin within 10 days of notification. Failure to replace and repair damaged or dead sod as directed may result in sanctions under Article 108-7 or Article 108-8 of the Standard Specifications.

(E) Observation Period

Sodding shall be inspected by the Engineer to begin and end the 60-day observation period.

The Contractor shall maintain responsibility for the sod for a 60-day observation period beginning upon the satisfactory completion and acceptance of all work required in the plans or as directed. The Contractor shall guarantee the sod under the payment and performance bond in accordance with Article 109-10 of the Standard Specifications.

In the following counties, the 60-day observation period for sod installed between <u>August 31 and March 1</u>, shall not begin until March 1:

Alexander	Catawba	Jackson	Surry
Alleghany	Cherokee	Macon	Swain
Ashe	Clay	Madison	Transylvania
Avery	Graham	McDowell	Watauga
Buncombe	Haywood	Mitchell	Wilkes
Burke	Henderson	Polk	Yadkin
Caldwell	Iredell	Rutherford	Yancey

Installation of sod shall be permitted between August 31 and March 1, however, the Engineer shall not accept such work and begin the 60-day observation period prior to March 1. Upon satisfactory completion of work and acceptance by the Engineer, the 60-day observation period shall begin.

In all other counties, the 60-day observation period for sod installed between <u>September 30 and March 1</u>, shall not begin until <u>March 1</u>.

After the first 30 days of the 60-day observation period, the Contractor and Engineer shall meet to review the project and identify dead or damaged sod to be replaced. The Contractor, at no additional expense to the Department, shall satisfactorily replace any sod that is not in a living and healthy condition as determined by the Engineer. Replacement sod shall be furnished and installed in accordance with the same requirements as for initial sodding operation, except that the amounts of limestone, sulfur, and water may be readjusted as directed. Satisfactory replacement of sod shall begin within 10 days of notification. Failure to replace and repair damaged or dead sod as directed may result in sanctions under Article 108-7 or Article 108-8 of the Standard Specifications. Upon completion and acceptance of the sod repairs, the remaining 30 days of the observation period shall begin.

(F) Acceptance

At the end of the 60-day observation period, the sod furnished and installed under this contract must be in a living and healthy condition, as determined by the Engineer. Acceptance of sod will be either at the end of the 60-day observation period or at final acceptance of the project, whichever is later. The sod shall be weed free at time of final acceptance.

Measurement and Payment:

Sodding will be measured and paid for in square yards under Tifway 419 Bermuda. Such price and payment will be full compensation for all work covered by this provision and including but not limited to ground preparations, fine grading, furnishing the sod, installing the sod, fertilizing, all labor, materials, equipment, and any incidentals required to complete the work. Water for the sod will be furnished and paid for under 'Water for Planting'.

Payment will be made under:

Cynodon dactylon x C. transvaalensis Burtt Davy (TifTuf Bermuda)......SY

13 ESTABLISHMENT

See Standard Specifications Sections 1060 - Landscape Development Materials and 1670 - Planting.

Seasonal Limitations: The initial planting and replacement of plants will be accomplished between October 15th and March 31st for all woody plant material (trees, shrubs, and ground covers). All herbaceous plants and containerized grasses will be planted between September 1st and November 30th and March 1st and May 15th depending on requirements of each species. Exceptions to these seasonal limitations are at the discretion of the Engineer and will be submitted in writing. Submit for approval proposed schedule for plant installation, along with plant sources and contact information for them, by July 1st of the year that planting is to begin.

Establishment Period for Planting: An establishment period will begin after satisfactory installation and acceptance of all of the planting. All plants must be in an upright healthy condition, planted at the proper depth, mulched areas will be weed free and tidy, fresh, and any staking or guying that is utilized must be in proper condition prior to beginning the establishment period. During the establishment period the contractor will be responsible for proper care of the plantings in accordance with Section 1670-14 Establishment.

All plants that do not continue to conform to the specifications and quality as approved when they were installed will be unacceptable. The contractor will remove all plants that are determined to be unacceptable from the site and make replacements within five days of request by the Engineer unless its outside the planting season. Replacements will be installed within the Seasonal Limitations.

Each month during the establishment period a meeting will be held between the Engineer and the Contractor to discuss establishment work required during that period. Additional meetings may be scheduled if deemed necessary by the Engineer. All the required work will be performed in a timely manner and with utmost regard to the safety and convenience of the installation. Failure on the part of the contractor to complete the required work in a satisfactory manner will result in the Department having the work performed by others and paid for by the Performance Bond.

All requirements of Section 1670-14 Establishment will also be applicable during the Establishment Period for Planting. The Establishment Period for Planting will last a minimum of 12 months and extend into the seasonal limitations for planting in order to allow replacement plantings to be installed. See contract times for exact time period and dates.

Measurement and Payment: ESTABLISHEMENT will be paid for at the contract "EACH" unit price per MONTH

Payment will be made under:	
Establishment	EA

STANDARD SPECIAL PROVISION AVAILABILITY OF FUNDS – TERMINATION OF CONTRACTS

(5-20-08)(Rev. 1-16-24)

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

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

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

STANDARD SPECIAL PROVISION ERRATA

(10-16-18) (Rev. 6-20-23) Z-4

Revise the 2018 Standard Specifications as follows:

Division 1

- Page 1-1, Article 101-2 Abbreviations, line 13, replace "American National Standards Institute, Inc." with "American National Standards Institute".
- Page 1-1, Article 101-2 Abbreviations, line 32, replace "Equivalent Single Axis Load" with "Equivalent Single Axle Load".
- **Page 1-16, Subarticle 102-9(A) General, line 26,** replace "10 U.S.C. 2304(g)" with "10 U.S.C. 3205".
- Page 1-43, Article 104-13 RECYCLED PRODUCTS OR SOLID WASTE MATERIALS, line 4, replace "104-13(B)(2)" with "104-13(B)".
- Page 1-52, Article 106-1 RECYCLED PRODUCTS OR SOLID WASTE MATERIALS, line 25, replace "13 NCAC 7CF.0101(a)(99)" with "29 CFR 1910.1200".
- Page 1-79, Article 109-1 MEASUREMENT AND PAYMENT, Test Method prior to line 34, replace "AASHTO M 32" with "AASHTO M 336".

Division 2

- **Page 2-5, Article 210-2 CONSTRUCTION METHODS, line 21,** replace "NCGS §§ 130A-444 to -452" with "NCGS §§ 130A-444 to -453".
- Page 2-13, Article 225-2 EROSION CONTROL REQUIREMENTS, line 17, replace "the Sedimentation and Pollution Control Act" with "Article 107-12".
- Page 2-20, Subarticle 230-4(B)(3) Reclamation Plan, line 12, replace "Department's borrow and waste site reclamation procedures for contracted projects" with "Department's Borrow Waste and Staging Site Reclamation Procedures for Contract Projects".
- Page 2-25, Subarticle 235-3(E) Surcharges and Waiting Periods, line 21 and 27, delete "Department's Materials and Tests Unit.".
- Page 2-27, Article 240-4 MEASUREMENT AND PAYMENT, line 23, replace "Section 225" with "Article 225-7".
- Page 2-30, Article 275-4 MEASUREMENT AND PAYMENT, line 33, replace "Section 815" with "Article 815-4".

Division 4

- Page 4-18, Subarticle 411-5(C)(3) Coring, line 11, replace "in accordance with ASTM D5079" with "with methods acceptable to the Engineer".
- Page 4-50, Article 430-2 MATERIALS, prior to line 15, replace Section "1080-9" with "1080-7".
- Page 4-53, Article 440-2 MATERIALS, prior to line 6, replace Section "1080-9" with "1080-7".
- Page 4-58, Article 442-2 MATERIALS, prior to line 15, replace Section "1080-6" with "1080-12".
- Page 4-59, Subarticle 442-7(A) Blast Cleaning, line 36, replace Article "1080-6" with "1080-12".
- Page 4-76, Article 454-2 MATERIALS, prior to line 24, replace Section "815-2" with "1044".
- Page 4-79, Article 455-2 MATERIALS, prior to line 21, replace Section "815" with "1044".
- Page 4-80, Subarticle 455-3(B) Precast Gravity Wall Designs, line 23 and lines 25-26, replace "AASHTO LRFD specifications" with "AASHTO LRFD Bridge Design Specifications".
- **Page 4-84, Article 458-5 MEASUREMENT AND PAYMENT, line 31,** replace article number "454-1" with "458-1".

Division 6

- Page 6-7, Article 609-1 DESCRIPTION, line 29, replace article number "609-10" with "609-9".
- Page 6-10, Subarticle 609-6(C) Control Charts, line 17, replace Section number "7021" with "7.20.1".
- Page 6-13, Article 609-9 QUALITY ASSURANCE, line 31, replace Section number "7.60" with "7.6".
- Page 6-26, Subarticle 610-13(A)(1) Acceptance for New Construction, line 31, replace Table number "610-7" with "610-8".
- Page 6-29, Subarticle 610-13(B) North Carolina Hearne Straightedge, line 32, replace Table number "610-8" with "610-9".
- Page 6-31, Article 610-14 DENSITY ACCEPTANCE, Specified Density prior to line 30 and line 32, replace Table number "610-6" with "610-7".
- Page 6-37, Article 650-5 CONSTRUCTION METHODS, line 10, replace Section number "9.5(E)" with "9.5.1(E)".

- Page 6-44, Subarticle 660-8(B) Asphalt Mat and Seal, line 40, replace Subarticle number "660-8(A)" with "660-8(C)".
- Page 6-44, Subarticle 660-8(B) Asphalt Mat and Seal, line 42, replace Subarticle number "660-8(C)" with "660-8(A)".

Division 7

- Page 7-11, Subarticle 700-15(E) Compressive Strength, line 5, replace "AASHTO T 23" with "AASHTO R 100".
- Page 7-24, Article 723-4 Very High Early Strength Concrete for Concrete Pavement Repair, line 4, replace "AASHTO T126" with "AASHTO R 39".
- Page 7-24, Article 723-5 MEASUREMENT AND PAYMENT, line 34, replace "Section 225" with "Article 225-7".
- Page 7-24, Article 723-5 MEASUREMENT AND PAYMENT, line 36, replace "Section 270" with "Article 270-4".
- Page 7-27, Article 725-1 MEASUREMENT AND PAYMENT, line 4, replace article number "725-1" with "724-4".
- **Page 7-28, Article 725-1 MEASUREMENT AND PAYMENT, line 10,** replace article number "725-1" with "725-3".

Division 8

- Page 8-11, Article 815-1 MATERIALS, after line 35, replace "1080-12" with "1080-10".
- Page 8-13, Article 816-1 MATERIALS, after line 28, replace "1080-12" with "1080-10".
- **Page 8-17, Article 825-1 Description, line 5, delete "853" and "855".**

Division 10

- Page 10-2, Subarticle 1000-3(B) Air Entrainment, line 33, replace "Chase" with "Chace".
- Page 10-4, Subarticle 1000-4(A) Composition and Design, after line 17, replace "T23" with "R100".
- Page 10-4, Subarticle 1000-4(B) Air Entrainment, line 31 and 33, replace "Chase" with "Chace".
- Page 10-4, Subarticle 1000-4(C) Strength of Concrete, line 39 and 41, replace "T 23" with "R 100".
- Page 10-15, Subarticle 1000-11(B) Mixing Time for Central Mixed Concrete, after line 35, replace "T 23" with "R 100".

Page 10-22, Article 1003-3 COMPOSITION AND DESIGN, line 9, replace "Engineer" with "engineer".

Page 10-23, Article 1003-4 GROUT REQUIREMENTS, line 16 and 18, replace "T 23" with "R 100".

Page 10-26, Article 1005-4 TESTING, after line 26, replace " $1014-2 \in (6)$ " with " $1014-2 \in (6)$ " in C. of Table 1005-1 footnote and replace "Lightweight^B" with "Lightweight^C".

Page 10-29, Subarticle 1012-1(B)(4) Flat and Elongated Pieces, line 44, delete "SF9.5A"

Page 10-36, Subarticle 1012-2(E) Toughness (Resistance to Abrasion), line 31, replace "course" with "coarse".

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

Page 10-48, Subarticle 1020-10(A) Mineral Fibers, line 27, replace "Table 1012-5" with "Table 1020-2".

Page 10-52, Article 1024-5 FLY ASH, line 12, replace "Table 2" with "Table 3".

Page 10-60, Subarticle 1032-6(F) Joint Materials, line 15, replace "AASHTO M 198" with "ASTM C990" and delete "Type B".

Page 10-61, Article 1034-3 CONCRETE SEWER PIPE, line 33, replace "AASHTO M 198" with "ASTM C990" and delete "Type A or B".

Page 10-64, Article 1040-1 BRICK, line 12, replace "ASTM C62" with "ASTM C62 or ASTM C216".

Page 10-67, Article 1044-7 CORRUGATED PLASTIC PIPE AND FITTINGS, line 24, replace "AASHTO M 294 for heavy duty tubing" with "Article 1032-7 and AASHTO M 252".

Page 10-68, Subarticle 1046-3(D) Offset Blocks, lines 30-32, delete "Before beginning the installation of recycled offset block, submit the FHWA acceptance letter for each type of block to the Engineer for approval."

Page 10-69, Subarticle 1046-3(D) Offset Blocks, before line 1, replace "WIRE DIAMETER" with "COMPOSITE OFFSET BLOCKS" as the title of Table 1046-1, delete "Testing" property and associated requirement from Table 1046-1, and replace "Approval" requirement of "Approved for use by the FHWA" with "Approved for use on the NCDOT APL" in Table 1046-1.

Page 10-80, Article 1060-2 FERTILIZER, line 18, replace "North Carolina Fertilizer Law" with "North Carolina Commercial Fertilizer Law".

Page 10-83, Article 1060-9 WATER, line 9, replace "15 NCAC 2B.0200" with "15A NCAC 02B.0200".

Page 10-86, Article 1070-3 COLD DRAWN STEEL WIRE AND WIRE REINFORCEMENT, line 23 and 25, replace "M 32" and "M 55" with "M 336".

Page 10-87, Article 1070-6 DOWELS AND TIE BARS FOR PORTLAND CEMENT CONCRETE PAVEMENT, line 17, replace "AASHTO M 32" with "AASHTO M 336".

Page 10-88, Subarticle 1070-7(D) Handling, Storage and Transportation, line 40, replace "Section" with "Subarticle".

Page 10-89, Article 1070-8 SPIRAL COLUMN REINFORCING STEEL, line 21, replace "AASHTO M 32" with "AASHTO M 336".

Page 10-91, Article 1072-3 BEARING PLATE ASSEMBLIES, line 44, replace "Article 1080-9" with "Article 1080-7".

Page 10-92, Subarticle 1072-5(A) General, after line 30, replace "SAMPLING REQUIREMENTS FOR HIGH STRENGTH BOLTS, NUTS AND WASHERS" with "SAMPLING REQUIREMENTS FOR HIGH STRENGTH BOLTS, NUTS AND WASHERS TO INCLUDE DIRECT TENSION INDICATORS" as the title of Table 1072-1.

Page 10-95, Subarticle 1072-5(D)(7)(a) Mill Test Report(s), line 18, replace title with "Mill Test Report(s) (MTR)".

Page 10-95, Subarticle 1072-5(D)(7)(b) Manufacturer Certified Test Report(s), line 24, replace title with "Manufacturer Certified Test Report(s) (MCTR)".

Page 10-96, Subarticle 1072-5(D)(7)(c) Distributor Certified Test Report(s), line 1, replace title with "Distributor Certified Test Report(s) (DCTR)".

Page 10-98, Subarticle 1072-5(F) Galvanized High Strength Bolts, Nuts and Washers, line 11, replace "Article 1080-9" with "Article 1080-7".

Page 10-111, Subarticle 1072-18(B) General, line 24, replace "Structural Welding Code-Reinforcing Steel" with "Structural Welding Code-Steel Reinforcing Bars".

Page 10-117, Article 1074-1 WELDING, lines 21-22, replace "Structural Welding Code-Reinforcing Steel" with "Structural Welding Code-Steel Reinforcing Bars".

Page 10-119, Article 1074-7(B) Gray Iron Castings, line 16, replace "M306" with "AASHTO M 306".

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

Page 10-125, Subarticle 1077-5(B) Testing, line 31, replace "T 23" with "R 100".

Page 10-131, Subarticle 1078-4(A) Composition and Design, after line 23, in Table 1078-2 replace "T 23" with "R 100".

Page 10-135, Subarticle 1078-4(J)(2) Mixing Time for Central Mixed Concrete, line 46, replace "Table 1078-2" with "Table 1078-3"

Page 10-136, Subarticle 1078-4(J)(2) Mixing Time for Central Mixed Concrete, after line 17, replace "T23" with "R100".

Page 10-153, Subarticle 1079-1 PREFORMED BEARING PADS, line 8, replace "MIL-C882-D" with "MIL-C-882-E".

Page 10-154, Subarticle 1079-2(A) General, line 6, delete "and 1079-2(E)".

Page 10-156, Article 1080-5 SELF-CURING INORGANIC ZINC PAINT, line 8, replace "AASHTO M 252" with "AASHTO M 300".

Page 10-156, Article 1080-5 SELF-CURING INORGANIC ZINC PAINT, line 20, replace "AASHTO M 253" with "AASHTO M 300".

Page 10-156, Subarticle 1080-9(A) Composition, line 40, replace "Tables 1080-7 through 1080-14" with "Tables 1080-1 through 1080-3".

Page 10-157, Subarticle 1080-9(B) Properties, line 5, replace "Tables 1080-7 through 1080-14" with "Tables 1080-1 through 1080-3".

Page 10-157, Subarticle 1080-9(B) Properties, line 35, replace "Materials and Tests Standards CLS-P-1.0" with "*Structural Steel Shop Coatings Program*".

Page 10-159, Subarticle 1080-9(E) Color Variation, Table 1080-1, replace "ASTM D1159" with "ASTM D1199".

Page 10-159, Subarticle 1080-9(E) Color Variation, Table 1080-1, replace "NCDOT M&T P-10" with "ASTM D6280".

Page 10-161, Subarticle 1080-9(E) Color Variation, Table 1080-3, replace "ASTM D13278" and "ASTM D3278".

Page 10-161, Subarticle 1080-9(E) Color Variation, Table 1080-3, replace "NCDOT M&T P-10" and "Structural Steel Shop Coatings Program".

Page 10-161, Subarticle 1080-9(E) Color Variation, Table 1080-3, add Test Method "ASTM D4400" for the Leneta Sag Test property in Table 1080-3.

Page 10-161, Subarticle 1080-9(E) Color Variation, Table 1080-3, add Test Method "ASTM D523" for the Gloss, Specular property in Table 1080-3.

Page 10-161, Subarticle 1080-9(E) Color Variation, Table 1080-3, replace Test Method "ASTM" with "ASTM E70" for the pH property in Table 1080-3.

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

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

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

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

Page 10-166, Subarticle 1081-1(E) Prequalification, line 24, replace "Value Management Unit" with "Product Evaluation Program".

Page 10-168, Subarticle 1081-3(A) Physical Requirements, after line 25, replace "Subarticle 1081-4(B)" with "Subarticle 1081-3(B)" in Table 1081-2.

Page 10-168, Subarticle 1087-2(A) Paint Composition, lines 19-20, replace "Federal Specification TTP 1952F" with "Federal Specification TT-P-1952".

Page 10-200, Subarticle 1090-1(C) Anchor Bolts, line 38, replace ASTM number "A325" with "F3125".

Page 10-202, Subarticle 1091-3(F) Solid Wall HDPE Conduit, line 5, replace ", Table 1091-1, 1091-2 and 1091-3" with "and Table 1091-1".

Page 10-208, Subarticle 1094-1(A) Breakaway or Simple Steel Beam Sign Supports, line 19, replace ASTM number "A325" with "F3125".

Page 10-209, Subarticle 1094-1(D) Steel Square Tube Posts, line 10, replace ASTM number "A123" with "A653".

Page 10-209, Subarticle 1094-1(E) Wood Supports, line 17, replace "Article 1082-2 and 1082-3" with "Section 1082".

Page 10-212, Subarticle 1098-1(H) Electrical Service, line 21, replace "NEMA Type 3R" with "NEMA 3R".

Page 10-212, Subarticle 1098-1(H) Electrical Service, line 36, replace "UL Standard 231" with "UL Standard UL-231".

Page 10-212, Subarticle 1098-1(H) Electrical Service, line 37, replace "UL Standard 67" with "UL Standard UL-67".

Page 10-224, Subarticle 1098-14(H)(1) Type I – Pedestrian Pushbutton Post, line 3, replace ASTM number "325" with "F3125".

Page 10-224, Article 1098-16 CABINET BASE ADAPTER/EXTENDER, line 33, replace Section number "6.7" with "6.8".

Division 14

Page 14-11, Subarticle 1401-2(B) Lowering Device, line 36, replace Military Specification "MIL-W-83420E" with "MIL-DTL-83420".

Page 14-22, Article 1412-2 MATERIALS, line 29, replace UL Standard "1572" with "1598".

Division 15

Page 15-6, Subarticle 1510-3(B) Testing and Sterilization, line 40, replace Section number "4.4.3" with "4.4".

Page 15-14, Article 1525-2 MATERIALS, line 9, replace "AASHTO M 198" with "ASTM C990".

Page 15-14, Article 1525-2 MATERIALS, lines 17-18, delete "in the Grout Production and Delivery provision".

Page 15-19, Article 1550-2 MATERIALS, line 16, replace "AASHTO LRFD Bridge Design Specifications" with "AASHTO LRFD Bridge Construction Specifications".

Division 16

Page 16-9, Article 1630-3 MEASUREMENT AND PAYMENT, line 7, replace "Section 225" with "Article 225-7".

Page 16-9, Article 1630-3 MEASUREMENT AND PAYMENT, line 8, replace "Section 230" with "Article 230-5".

Page 16-16, Article 1637-5 MEASUREMENT AND PAYMENT, line 17, replace "Section 310" with "Article 310-6".

Division 17

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

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

Directional Drill (1)(1.25") Linear Foot

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

Page 17-15, Subarticle 1715-3(E) Bore and Jack, lines 10 & 11, replace "NCDOT Policies and Procedures for Accommodating Utilities on Highway Rights of Way" with "NCDOT Utilities Accommodations Manual".

STANDARD SPECIAL PROVISION

PLANT AND PEST QUARANTINES

(Imported Fire Ant, Gypsy Moth, Witchweed, Emerald Ash Borer, Guava Root Knot Nematode, And Other Noxious Weeds)

(3-18-03) (Rev. 5-21-19) Z-04a

Within Quarantined Area

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

Originating in a Quarantined County

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

Contact

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

Regulated Articles Include

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

D4POC0136 N/A SSP-12 Wilson County

STANDARD SPECIAL PROVISION

MINIMUM WAGES

(7-21-09) Z-5

FEDERAL: The Fair Labor Standards Act provides that with certain exceptions every employer shall pay wages at the rate of not less than SEVEN DOLLARS AND TWENTY FIVE CENTS (\$7.25) per hour.

STATE: The North Carolina Minimum Wage Act provides that every employer shall pay to each of his employees, wages at a rate of not less than SEVEN DOLLARS AND TWENTY FIVE CENTS (\$7.25) per hour.

The minimum wage paid to all skilled labor employed on this contract shall be SEVEN DOLLARS AND TWENTY FIVE CENTS (\$7.25) per hour.

The minimum wage paid to all intermediate labor employed on this contract shall be SEVEN DOLLARS AND TWENTY FIVE CENTS (\$7.25) per hour.

The minimum wage paid to all unskilled labor on this contract shall be SEVEN DOLLARS AND TWENTY FIVE CENTS (\$7.25) per hour.

This determination of the intent of the application of this act to the contract on this project is the responsibility of the Contractor.

The Contractor shall have no claim against the Department of Transportation for any changes in the minimum wage laws, Federal or State. It is the responsibility of the Contractor to keep fully informed of all Federal and State Laws affecting his contract.

STANDARD SPECIAL PROVISION

TITLE VI AND NONDISCRIMINATION:

(6-28-77)(Rev 6/19/2018)

Z-6

Revise the 2018 Standard Specifications as follows:

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

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

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

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

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

(a) Compliance with Regulations

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

(b) Nondiscrimination

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

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

(d) Information and Reports

origin.

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

(e) Sanctions for Noncompliance:

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

- (i) Withholding payments to the contractor under the contract until the contractor complies; and/or
- (ii) Cancelling, terminating, or suspending a contract, in whole or in part.

(f) Incorporation of Provisions

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

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

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

- (a) During the performance of this contract or agreement, contractors (e.g., subcontractors, consultants, vendors, prime contractors) are responsible for complying with NCDOT's Title VI Program. Contractors are not required to prepare or submit Title VI Programs. To comply with this section, the prime contractor shall:
 - 1. Post NCDOT's Notice of Nondiscrimination and the Contractor's own Equal Employment Opportunity (EEO) Policy in conspicuous locations accessible to all employees, applicants and subcontractors on the jobsite.

- 2. Physically incorporate the required Title VI clauses into all subcontracts on federally-assisted and state-funded NCDOT projects, and ensure inclusion by subcontractors into all lower-tier subcontracts.
- 3. Required Solicitation Language. The Contractor shall include the following notification in all solicitations for bids and requests for work or material, regardless of funding source:
 - "The North Carolina Department of Transportation, in accordance with the provisions of Title VI of the Civil Rights Act of 1964 (78 Stat. 252, 42 US.C. §§ 2000d to 2000d-4) and the Regulations, hereby notifies all bidders that it will affirmatively ensure that any contract entered into pursuant to this advertisement, disadvantaged business enterprises will be afforded full and fair opportunity to submit bids in response to this invitation and will not be discriminated against on the grounds of race, color, or national origin in consideration for an award. In accordance with other related nondiscrimination authorities, bidders and contractors will also not be discriminated against on the grounds of sex, age, disability, low-income level, creed/religion, or limited English proficiency in consideration for an award."
- 4. Physically incorporate the FHWA-1273, in its entirety, into all subcontracts and subsequent lower tier subcontracts on Federal-aid highway construction contracts only.
- 5. Provide language assistance services (i.e., written translation and oral interpretation), free of charge, to LEP employees and applicants. Contact NCDOT OCR for further assistance, if needed.
- 6. For assistance with these Title VI requirements, contact the NCDOT Title VI Nondiscrimination Program at 1-800-522-0453.
- (b) Subrecipients (e.g. cities, counties, LGAs, planning organizations) may be required to prepare and submit a Title VI Plan to NCDOT, including Title VI Assurances and/or agreements. Subrecipients must also ensure compliance by their contractors and subrecipients with Title VI. (23 CFR 200.9(b)(7))
- (c) If reviewed or investigated by NCDOT, the contractor or subrecipient agrees to take affirmative action to correct any deficiencies found within a reasonable time period, not to exceed 90 calendar days, unless additional time is granted by NCDOT. (23 CFR 200.9(b)(15))
- (d) The Contractor is responsible for notifying subcontractors of NCDOT's External Discrimination Complaints Process.

1. Applicability

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

2. Eligibility

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

3. Time Limits and Filing Options

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

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

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

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

4. Format for Complaints

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

5. Discrimination Complaint Form

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

6. Complaint Basis

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

TABLE 103-1 COMPLAINT BASIS			
Protected Categories	Definition	Examples	Applicable Nondiscrimination Authorities
Race and Ethnicity	An individual belonging to one of the accepted racial groups; or the perception, based usually on physical characteristics that a person is a member of a racial group	Black/African American, Hispanic/Latino, Asian, American Indian/Alaska Native, Native Hawaiian/Pacific Islander, White	Title VI of the Civil Rights Act of 1964; 49 CFR Part 21; 23 CFR 200; 49 U.S.C. 5332(b); 49 U.S.C. 47123. (Executive Order 13166)
Color	Color of skin, including shade of skin within a racial group	Black, White, brown, yellow, etc.	
National Origin (Limited English Proficiency)	Place of birth. Citizenship is not a factor. (Discrimination based on language or a person's accent is also covered)	Mexican, Cuban, Japanese, Vietnamese, Chinese	
Sex	Gender. The sex of an individual. Note: Sex under this program does not include sexual orientation.	Women and Men	1973 Federal-Aid Highway Act; 49 U.S.C. 5332(b); 49 U.S.C. 47123.
Age	Persons of any age	21-year-old person	Age Discrimination Act of 1975 49 U.S.C. 5332(b); 49 U.S.C. 47123.
Disability	Physical or mental impairment, permanent or temporary, or perceived.	Blind, alcoholic, para-amputee, epileptic, diabetic, arthritic	Section 504 of the Rehabilitation Act of 1973; Americans with Disabilities Act of 1990
Religion (in the context of employment) (Religion/ Creed in all aspects of any aviation or transit-related construction)	An individual belonging to a religious group; or the perception, based on distinguishable characteristics that a person is a member of a religious group. In practice, actions taken as a result of the moral and ethical beliefs as to what is right and wrong, which are sincerely held with the strength of traditional religious views. <i>Note:</i> Does not have to be associated with a recognized religious group or church; if an individual sincerely holds to the belief, it is a protected religious practice.	Muslim, Christian, Sikh, Hindu, etc.	Title VII of the Civil Rights Act of 1964; 23 CFR 230; FHWA-1273 Required Contract Provisions. (49 U.S.C. 5332(b); 49 U.S.C. 47123)

(3) Pertinent Nondiscrimination Authorities

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

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

- (b) The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 U.S.C. § 4601), (prohibits unfair treatment of persons displaced or whose property has been acquired because of Federal or Federal-aid programs and projects);
- (c) Federal-Aid Highway Act of 1973, (23 U.S.C. § 324 et seq.), (prohibits discrimination on the basis of sex);
- (d) Section 504 of the Rehabilitation Act of 1973, (29 U.S.C. § 794 et seq.), as amended, (prohibits discrimination on the basis of disability) and 49 CFR Part 27;
- (e) The Age Discrimination Act of 1975, as amended, (42 U.S.C. § 6101 et seq.), (prohibits discrimination on the basis of age);
- (f) Airport and Airway Improvement Act of 1982, (49 USC § 471, Section 47123), as amended, (prohibits discrimination based on race, creed, color, national origin, or sex);
- (g) The Civil Rights Restoration Act of 1987, (PL 100-209), (Broadened the scope, coverage and applicability of Title VI of the Civil Rights Act of 1964, The Age Discrimination Act of 1975 and Section 504 of the Rehabilitation Act of 1973, by expanding the definition of the terms "programs or activities" to include all of the programs or activities of the Federal-aid recipients, sub-recipients and contractors, whether such programs or activities are Federally funded or not);
- (h) Titles II and III of the Americans with Disabilities Act, which prohibit discrimination on the basis of disability in the operation of public entities, public and private transportation systems, places of public accommodation, and certain testing entities (42 U.S.C. §§ 12131-12189) as implemented by Department of Transportation regulations at 49 C.F.R. parts 37 and 38;
- (i) The Federal Aviation Administration's Nondiscrimination statute (49 U.S.C. § 47123) (prohibits discrimination on the basis of race, color, national origin, and sex);
- (j) Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, which ensures Nondiscrimination against minority populations by discouraging programs, policies, and activities with disproportionately high and adverse human health or environmental effects on minority and low-income populations;
- (k) Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency, and resulting agency guidance, national origin discrimination includes discrimination because of Limited English proficiency (LEP). To ensure compliance with Title VI, you must take reasonable steps to ensure that LEP persons have meaningful access to your programs (70 Fed. Reg. at 74087 to 74100);
- (1) Title IX of the Education Amendments of 1972, as amended, which prohibits you from discriminating because of sex in education programs or activities (20 U.S.C. 1681 et seq).
- (m) Title VII of the Civil Rights Act of 1964 (42 U.S.C. § 2000e et seq., Pub. L. 88-352), (prohibits employment discrimination on the basis of race, color, religion, sex, or national origin).

(4) Additional Title VI Assurances

- **The following Title VI Assurances (Appendices B, C and D) shall apply, as applicable
- (a) Clauses for Deeds Transferring United States Property (1050.2A, Appendix B)

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

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

(HABENDUM CLAUSE)

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

The NCDOT, in consideration of the conveyance of said lands and interests in lands, does hereby covenant and agree as a covenant running with the land for itself, its successors and assigns, that (1) no person will on the grounds of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination with regard to any facility located wholly or in part on, over, or under such lands hereby conveyed [,] [and]* (2) that the NCDOT will use the lands and interests in lands and interests in lands so conveyed, in compliance with all requirements imposed by or pursuant to Title 49, Code of Federal Regulations, U.S. Department of Transportation, Subtitle A, Office of the Secretary, Part 21, Nondiscrimination in Federally-assisted programs of the U.S. Department of Transportation, Effectuation of Title VI of the Civil Rights Act of 1964, and as said Regulations and Acts may be amended [, and (3) that in the event of breach of any of the above-mentioned nondiscrimination conditions, the Department will have a right to enter or re-enter said lands and facilities on said land, and that above described land and facilities will thereon revert to and vest in and become the absolute property of the U.S. Department of Transportation and its assigns as such interest existed prior to this instruction].*

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

- (b) Clauses for Transfer of Real Property Acquired or Improved Under the Activity, Facility, or Program (1050.2A, Appendix C)
 - The following clauses will be included in deeds, licenses, leases, permits, or similar instruments entered into by the North Carolina Department of Transportation (NCDOT) pursuant to the provisions of Assurance 7(a):
 - 1. The (grantee, lessee, permittee, etc. as appropriate) for himself/herself, his/her heirs, personal representatives, successors in interest, and assigns, as a part of the consideration hereof, does hereby covenant and agree [in the case of deeds and leases add "as a covenant running with the land"] that:
 - (i.) In the event facilities are constructed, maintained, or otherwise operated on the property described in this (deed, license, lease, permit, etc.) for a purpose for which a U.S. Department of Transportation activity, facility, or program is extended or for another purpose involving the provision of similar services or benefits, the (grantee, licensee, lessee, permittee, etc.) will maintain and operate such facilities and services in compliance with all requirements imposed by the Acts and Regulations (as may be amended) such that no person on the grounds of race, color, or national origin, will be excluded from participation in, denied the benefits of, or be otherwise subjected to discrimination in the use of said facilities.
 - 2. With respect to licenses, leases, permits, etc., in the event of breach of any of the above Nondiscrimination covenants, the NCDOT will have the right to terminate the (lease, license, permit, etc.) and to enter, re-enter, and repossess said lands and facilities thereon, and hold the same as if the (lease, license, permit, etc.) had never been made or issued. *
 - 3. With respect to a deed, in the event of breach of any of the above Nondiscrimination covenants, the NCDOT will have the right to enter or re-enter the lands and facilities thereon, and the above described lands and facilities will there upon revert to and vest in and become the absolute property of the NCDOT and its assigns. *
 - (*Reverter clause and related language to be used only when it is determined that such a clause is necessary to make clear the purpose of Title VI.)
- (c) Clauses for Construction/Use/Access to Real Property Acquired Under the Activity, Facility or Program (1050.2A, Appendix D)
 - The following clauses will be included in deeds, licenses, permits, or similar instruments/ agreements entered into by the North Carolina Department of Transportation (NCDOT) pursuant to the provisions of Assurance 7(b):

- 1. The (grantee, licensee, permittee, etc., as appropriate) for himself/herself, his/her heirs, personal representatives, successors in interest, and assigns, as a part of the consideration hereof, does hereby covenant and agree (in the case of deeds and leases add, "as a covenant running with the land") that (1) no person on the ground of race, color, or national origin, will be excluded from participation in, denied the benefits of, or be otherwise subjected to discrimination in the use of said facilities, (2) that in the construction of any improvements on, over, or under such land, and the furnishing of services thereon, no person on the ground of race, color, or national origin, will be excluded from participation in, denied the benefits of, or otherwise be subjected to discrimination, (3) that the (grantee, licensee, lessee, permittee, etc.) will use the premises in compliance with all other requirements imposed by or pursuant to the Acts and Regulations, as amended, set forth in this Assurance.
- 2. With respect to (licenses, leases, permits, etc.), in the event of breach of any of the above Non¬ discrimination covenants, the NCDOT will have the right to terminate the (license, permit, etc., as appropriate) and to enter or re-enter and repossess said land and the facilities thereon, and hold the same as if said (license, permit, etc., as appropriate) had never been made or issued. *
- 3. With respect to deeds, in the event of breach of any of the above Nondiscrimination covenants, the NCDOT will there upon revert to and vest in and become the absolute property of the NCDOT and its assigns. *

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

STANDARD SPECIAL PROVISION

ON-THE-JOB TRAINING

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

Description

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

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

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

Minorities and Women

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

Assigning Training Goals

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

Training Classifications

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

Equipment Operators Office Engineers

Truck Drivers Estimators

Carpenters Iron / Reinforcing Steel Workers

Concrete Finishers Mechanics
Pipe Layers Welders

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

Proposed training classifications are reasonable and realistic based on the job skill classification needs, and

The number of training hours specified in the training classification is consistent with common practices and provides enough time for the trainee to obtain journeyman level status.

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

Where feasible, 25 percent of apprentices or trainees in each occupation shall be in their first year of apprenticeship or training. The number of trainees shall be distributed among the work classifications on the basis of the contractor's needs and the availability of journeymen in the various classifications within a reasonable area of recruitment.

No employee shall be employed as a trainee in any classification in which they have successfully completed a training course leading to journeyman level status or in which they have been employed as a journeyman.

Records and Reports

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

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

Trainee Interviews

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

Trainee Wages

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

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

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

Achieving or Failing to Meet Training Goals

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

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

Measurement and Payment

No compensation will be made for providing required training in accordance with these contract documents.

Acknowledge receipt of Addendum #3.

ADDENDA

ADDENDUM #1		
I,(SIGNATURE)	representing	
Acknowledge receipt of Addendum #1.		
ADDENDUM #2		
I,(SIGNATURE)	representing	
Acknowledge receipt of Addendum #2.		
ADDENDUM #3		
I,(SIGNATURE)	representing	

North Carolina Dept. of Transportation Bid Form

ITEM	SECT	DESCRIPTION	QTY	UNIT	UNIT PRICE	AMOUNT BID
1	848	4" CONCRETE SIDEWALK	36	SY		
2	SP	ALUMINUM CAST MEMORIAL PLAQUE & STAND	1	EA		
3	SP	ALUMINUM HANDRAILS	1	LS		
4	SP	BENCH	2	EA		
5	SP	BRICK PAVERS	235	SF		
6	SP	DEMOLITION	1	LS		
7	SP	FILL SOIL	13.5	CY		
8	SP	FLAGPOLE (30'; ALUMINUM)	1	EA		
9	SP	FLAGPOLE LIGHTING INSTALLATION	1	LS		
10	SP	GRANITE PAVERS	25	EA		
11	SP	GRANITE PAVERS (ENGRAVED)	12	EA		
12	SP	LANDSCAPE GRADING	1	LS		
13	SP	TOPSOIL	28	CY		
14	1605	TEMPORARY SILT FENCE	200	LF		
15	1670	DISTYLIUM 'PIIDIST-V' (15"-18"; #3) CINNAMON GIRL DISTYLIUM	33	EA		
16	1670	ROSE 'MEIGGILI' (12"-15"; #3) PEACH DRIFT ROSE	25	EA		
17	1670	LIRIOPE MUSCARI 'VARIEGATA' VARIGATED LILY TURF (6"-12"; #1)	103	EA		
18	1670	CYNODON DACTYLON X C. TRANSVAALENSIS TIFTUF BERMUDAGRASS SOD	75	SY		
19	1670	EXISTING PLANT BED REMOVAL	39	SY		
20	1670	MULCH FOR PLANTING (ESTABLISHMENT YEAR 1)	17	CY		

21	1670	MULCH FOR PLANTING (ESTABLISHMENT YEAR 2)	8	CY	
22	1670	PRE-EMERGENT HERBICIDAL TREATMENT	157	SY	
23	1670	POST-EMERGENT HERBICIDAL TREATMENT	157	SY	
24	1670	WATER FOR PLANTING (ESTABLISHMENT YEAR 1)	3	M/G	
25	1670	WATER FOR PLANTING (ESTABLISHMENT YEAR 2)	2	M/G	
26	SP	MONTHLY ESTABLISHMENT	24	EA	

T	OT_{-}	4L	BID	FOR	PRO.	JECT:
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CORPORATION

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

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

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

Full name of Corporation			
	Address a	as Prequalified	
Attest		By	
	Secretary/Assistant Secretary	President/Vice President/Assistant Vice Presiden	nt
	(Select appropriate title)	(Select appropriate title)	
	Print or Type Signer's name	Print or Type Signer's name	
		CORPORATE SEAL	

PARTNERSHIP

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

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

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

	Full Name of
	Partnership
	Address as
	Prequalified
Signature of Witness	Signature of Partner
Print or Type Signer's Name	Print or Type Signer's Name

LIMITED LIABILITY COMPANY

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

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

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

Fı	all Name of Firm
Add	ress as Prequalified
Signature of Witness	Signature of Member/Manager/Authorized Agent (Select appropriate Title)

JOINT VENTURE (2) or (3)

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

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

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

SIGNATURE OF PREQUALIFIED BIDDER

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

Addres	ss as Prequalified	
	BY	
Signature of Witness or Attest		Signature of Contractor
Print or Type Signer's Name		Print or Type Signer's Name
If Corporation, affix Corporate Seal	AND	
	Name of Contractor	
Addre	ss as Prequalified	
	BY	
Signature of Witness or Attest		Signature of Contractor
Print or Type Signer's Name		Print or Type Signer's Name
If Corporation, affix Corporate Seal	AND	
	Name of Contractor	
Addre	ss as Prequalified	
	BY	
Signature of Witness or Attest		Signature of Contractor
Print or Type Signer's Name		Print or Type Signer's Name
If Corporation, affix Corporate Seal		

NON-COLLUSION, DEBARMENT AND GIFT BAN CERTIFICATION INDIVIDUAL DOING BUSINESS UNDER A FIRM NAME

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

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

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

Name of Prequalified Bidder	
	Individual Name
Trading and Doing Business As	
	Full name of Firm
Addı	ress as Prequalified
Signature of Witness	Signature of Prequalified Bidder, Individual
Print or Type Signer's Name	Print or Type Signer's Name

INDIVIDUAL DOING BUSINESS IN HIS OWN NAME

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

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

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

Name of Prequalified Bidder	
	Print or Type Name
	ddress as Prequalified
	Signature of Prequalified Bidder, Individually
	, , ,
	Print or Type Signer's Name
Signature of Witness	
Print or Type Signer's name	

DEBARMENT CERTIFICATION

Conditions for certification:

- 1. The prequalified bidder shall provide immediate written notice to the Department if at any time the bidder learns that his certification was erroneous when he submitted his debarment certification or explanation that is file with the Department, or has become erroneous because of changed circumstances.
- 2. The terms covered transaction, debarred, suspended, ineligible, lower tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded, as used in this provision, have the meanings set out in the Definitions and Coverage sections of the rules implementing Executive Order 12549. A copy of the Federal Rules requiring this certification and detailing the definitions and coverages may be obtained from the Contract Officer of the Department.
- 3. The prequalified bidder agrees by submitting this form, that he will not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in NCDOT contracts, unless authorized by the Department.
- 4. For Federal Aid projects, the prequalified bidder further agrees that by submitting this form he will include the Federal-Aid Provision titled *Required Contract Provisions Federal-Aid Construction Contract (Form FHWA PR 1273)* provided by the Department, without subsequent modification, in all lower tier covered transactions.
- 5. The prequalified bidder may rely upon a certification of a participant in a lower tier covered transaction that he is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless he knows that the certification is erroneous. The bidder may decide the method and frequency by which he will determine the eligibility of his subcontractors.
- 6. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this provision. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 7. Except as authorized in paragraph 6 herein, the Department may terminate any contract if the bidder knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available by the Federal Government.

DEBARMENT CERTIFICATION

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

- a. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency;
- b. Have not within a three-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records; making false statements; or receiving stolen property;
- c. Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or local) with commission of any of the offenses enumerated in paragraph b. of this certification; and
- d. Have not within a three-year period preceding this proposal had one or more public transactions (Federal, State or local) terminated for cause or default.
- e. Will submit a revised Debarment Certification immediately if his status changes and will show in his bid proposal an explanation for the change in status.

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

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

Check here if an explanation is attached to this certification.

Execution of Contract

Contract No: D4POC0136	
County: WILSON COUNTY	
ACCEPTED BY THE DEPARTMENT	
Proposals Engineer	
Date	
EXECUTION OF CONTRACT AND BONDS APPROVED AS TO FORM:	
for <u>Division Engineer</u>	
Date	
Signature Sheet (Bid) - ACCEPTANCE SHEET	

CONTRACTOR INFORMATION SHEET

CONTRACTOR	FEDERAL ID	
MAILING ADDRESS		
PHYSICAL ADDRESS		
PHONE		
AUTHORIZED AGENT		
SIGNATURE	DATE	
EMAIL ADDRESS FOR CORRESPONDENCE		