RESOURCES MANUAL
Equal Opportunity Contract Compliance

Missouri Department of Transportation
External Civil Rights
Revised July 2023
This Resource Manual is a guide to assist you on the requirements outlined in your Missouri Department of Transportation (MoDOT) federal-aid contracts. As a contractor, whether a prime or subcontractor, on a federal-aid project you are required to fulfill certain affirmative action requirements. Several authorities are applied to ensure non-discrimination and equal employment opportunity (EEO) on federal-aid projects. These authorities include the following laws, regulations, and policies:

**Laws:**
- Executive Order 11246
- Title VI and VII of the Civil Rights Act of 1964
- Federal-Aid Highway Act of 1968 (23 USC 140, 324)
- Age Discrimination Act of 1975
- Civil Rights Restoration Act of 1987

**Regulations:**
- 23 CFR 200, 230, 635.117(d)(e)
- 49 CFR 26
- 41 CFR 60

**Contract Provisions:**
- FHWA 1273

**Policies:**
- FHWA Order 4710.8
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Definitions

Affirmative Action (AA) - The efforts exerted towards achieving equal opportunity through positive, aggressive and continuous measures to correct past and present discriminatory practices and their effects on the conditions and privileges of employment. These measures include, but are not limited to, recruitment, hiring, promotion, upgrading, demotion, transfer, termination, compensation and training.

Commission - Missouri Highways and Transportation Commission

Compliance – A satisfactory condition that exists when a contractor (i.e., prime/sub, material supplier or vendor) has effectively implemented all the contract EO requirements or can demonstrate that a good faith effort toward achieving them has been made.

Compliance Review – An evaluation and determination of a non-exempt direct or federal-aid contractors or subcontractor’s compliance with equal opportunity requirements.

Consolidated Compliance Review - A review and evaluation of all significant construction employment in a specific geographical area.

Corrective Action Plan (CAP) - A mandatory written and signed commitment, outlining specific actions the contractor has taken, or proposes, to correct the deficiencies cited in a finding of non-compliance. The statement must include time limits and goals to remedy each violation of the equal opportunity requirements as specified in the show cause notice.

Disadvantaged Business Enterprise (DBE) - A firm certified with the Missouri Regional Certification Committee (MRCC) as a company owned and controlled by a socially and economically disadvantaged individual.

Discrimination – An act or failure to act, whether intentional or unintentional through which a person in the United States, solely because of race, color, religion, sex, national original, age or disability, has been subjected to unequal treatment under any program or activity of a recipient, sub-recipient or contractor receiving financial assistance from FHWA under Title 23 U.S.C.

Equal Employment Opportunity (EEO) - The absence of partiality or distinction in employment treatment maintaining the right of all persons to work and advance on the basis of merit, ability and potential.

Equal Opportunity Requirements - A general term used to mean contract provisions relative to EEO, subcontracting and training.

Executive Order - An order prepared by the executive branch of the Federal Government and signed by the President of the United States to control the manner in
which a law is to be implemented or enforced.

**FHWA** - Federal Highway Administration.

**Form FHWA 1273** – The standard Federal form containing required contract provisions and proposal notices physically required to be incorporated in each federal-aid highway construction contract and subcontract at any tier.

**Good Faith Effort** – Affirmative action measures and actions designed to implement the established objectives of an Affirmative Action Plan and equal opportunity provisions of the contract.

**Journey Worker** - A person capable of performing all the duties within a given job classification or craft.

**Noncompliance** – A contractor can be found in non-compliance when there is sufficient information, data and evidence to make a determination that the contractor failed to effectively implement the Equal Opportunity requirements.

**OFCCP** - Office of Federal Contract Compliance Programs, Department of Labor.

**Operating Policy Statement** - The contractor's stated official position on employment and personnel administration policies covering, but not limited to, EEO. This statement must include, as a minimum, the points contained in the "Operating Policy Statement" of the "Standard Federal Equal Employment Opportunity Contract Specifications".

**Project Personnel** - The Resident Engineer or designated representative monitoring the project site.

**Show Cause Notice** - A written notification finding the contractor in non-compliance with the equal opportunity requirements. The notice informs the contractor of the specific basis for the determination and allows 30 days for an explanation as to why sanctions should not be imposed.

**Supportive Services** - Those services provided in connection with approved on-the-job training programs designed to increase the overall effectiveness of training programs. These functions are necessary but not generally considered as part of actual on-the-job training.

**Trainee** - A person receiving on-the-job training through a program approved or accepted by the, Department of Labor, Bureau of Apprenticeship and Training (BAT), MoDOT or the FHWA.

**Voluntary Corrective Action Plan (VCAP)** - A contractor's written and signed commitment, outlining specific actions taken, or proposed, to correct the deficiencies cited in a compliance review. Failure to submit an acceptable VCAP is grounds for a finding of non-compliance. (Sometimes called a conciliation agreement or a letter of commitment.)
**General Requirements**

FHWA requires that all federal-aid highway construction contracts include specific EEO requirements. In addition, all subcontracts exceeding $10,000, must include the same requirements. This is accomplished by the inclusion or attachment of the Federal Aid Special Provisions. Those provisions include:

(a) The contractor shall notify the Resident Engineer, in writing, of the name, address and telephone number of the contractor's EEO Officer.

(b) The contractor must also require each subcontractor, with a subcontract exceeding $10,000, to notify the Resident Engineer, in writing, of the name, address and telephone number of the subcontractor's EEO Officer. This is to be done at the time the subcontract is submitted for approval.

(c) The contractor shall physically attach a copy of the following documents to the subcontractor's copy of each subcontract exceeding $10,000:

(1) "Notice of Requirement for Affirmative Action to Ensure Equal Employment Opportunity".


(3) Form FHWA 1273 (Required Contract Provisions Federal-Aid Construction Contracts).

(d) The contractor is required to make a good faith effort to comply with any training requirements contained in the Training Special Provisions and must submit the required reports to the Resident Engineer.
Section I - EEO & Affirmative Action Requirements

What is a Compliance Review?

Compliance reviews are conducted in an effort to determine whether a federal contractor (prime or subcontractor) performing work on a federal-aid project is in compliance with its contractual non-discrimination and affirmative action requirements. This review consists of making an evaluation and determination of a contractor’s compliance with those contract provisions relative to EEO, subcontracting, and training as outlined in 23 CFR Section 230.407(n).

The following is a brief description of each of the contract compliance components:

**Step 1** – Planning: MoDOT reviews current and future projects to determine which projects will be reviewed.

**Step 2** – Preliminary Analysis: This step involves review of the documentation (contract compliance EEO questionnaire) submitted by the contractor.

**Step 3** – On-site verification: After completing the preliminary analysis of the data and information submitted, an on-site review is performed which includes conducting interviews, physical tour of job site, exit conference, etc.

**Step 4** – Compliance Determination: All documentation and on-site information is reviewed to determine if the contractor is in compliance with the EEO provisions.

**Step 5** – Corrective Action: A contractor found in non-compliance of minor deficiencies can develop and submit an acceptable Voluntary Corrective Action Plan (VCAP) within 15 days following the exit conference. Contractors who have major deficiencies which include underutilization of minorities and females, signs of discrimination, allowing DBE’s not to perform a Commercially Useful Function (CUF), etc. will be issued a show cause notice and will be required to enter into a Corrective Action Plan (CAP) in order to correct the deficiencies.

Conducting Compliance Reviews

1. **Purpose**

   The purpose of a Compliance Review is to determine if the prime or subcontractors maintain nondiscriminatory hiring and employment practices and are taking affirmative action as outlined in the EEO Special Provisions and the Training Special Provisions, and to ensure applicants are employed and placed, trained, upgraded, promoted and otherwise treated equally during employment without regard to race, color, religion, sex, national origin or age. The review
provides a comprehensive evaluation of all aspects of employment practices and conditions.

The selection of a contractor for Compliance Reviews is based upon one or more of the following:

- Contractors or projects, which offer the greatest potential for employment and promotion of minorities and females, particularly to higher-skilled crafts or occupations.
- Contractors or projects in areas, which have a significant minority and female labor forces within a reasonable recruitment area.
- Contractors or projects that have the type of projects (grading, paving, bridge, etc.) as it relates to potential employment on the projects.
- Contractors or projects that have contracts that include training special provisions.
- Contractors who through a review of statistical data on past and/or current minority and females employment indicates a need.
- Contractors or projects that have had an employee complaint.

2. **Authorities**

A. Construction Contract Equal Opportunity Compliance Procedures, 23 CFR 230, Subpart D

B. EEO Special Provision (23 CFR 230, Subpart A)

C. 23 CFR 200, 6350117(d) and (e)

D. Training Special Provision (23 CFR 230, Subpart A, Appendix B)

D. 49 CFR Part 26, Disadvantaged Business Enterprise Program

E. FHWA 1273
3. **16 Affirmative Action Steps**

The Contractor shall take specific affirmative actions to ensure equal employment opportunity. The evaluation of the Contractor’s compliance with these specifications shall be based upon its effort to achieve maximum results from its actions. The Contractor shall document these efforts fully, and shall implement affirmative action steps at least as extensive as the following:

a. Ensure and maintain a working environment free of harassment, intimidation, and coercion at all sites, and in all facilities at which the Contractor’s employees are assigned to work. The Contractor, where possible, will assign two or more women to each construction project. The Contractor shall specifically ensure that all foremen, superintendents, and other on-site supervisory personnel are aware of and carry out the Contractor’s obligation to maintain such a working environment, with specific attention to minority or female individuals working at such sites or in such facilities. {41CFR 60-4.3(a)7a}

b. Establish and maintain a current list of minority and female recruitment sources, provide written notification to minority and female recruitment sources, and to community organizations when the Contractor or its union have employment opportunities available, and maintain a record of the organizations’ response. {41CFR 60-4.3(a)7b}

c. Maintain a current file of the names, addresses and telephone numbers of each minority and female off-street applicant and minority or female referral from a union, a recruitment sources or community organization and of what action was taken with respect to each such individual. If such individual was sent to the union hiring hall for referral and was not referred back to the Contractor by the union or, if referred not employed by the Contractor, this shall be documented in the file with the reason therefore, along with whatever additional actions the Contractor may have taken. {41CFR 60-4.3(a)7c}

d. Provide immediate written notification to the Directors when the union or unions with which the Contractor has a collective bargaining agreement has not referred to the Contractor a minority person or woman sent by the Contractor, or when the Contractor has other information that the union referral process has impeded the Contractor’s efforts to meet its obligations. {41CFR 60-4.3(a)7d}

e. Develop on-the-job training opportunities and/or participate in training programs for the area which expressly include minority and women, including upgrading programs and apprenticeship and trainee programs relevant to the Contractor’s employment needs, especially those programs funded or approved by the Department of Labor. The Contractor shall provide notice to these programs to the sources complied under b above. {41CFR 60-4.3(a)7e}

f. Disseminate the Contractor’s EEO Policy by providing notice of the policy to unions and training programs and requesting their cooperation in assisting the Contractor in meeting its EEO obligations; by including it in any policy manual and collective bargaining agreement; by publicizing it in the company newspaper, annual report, etc.; by specific review of the policy with all management personnel and with all minority and female employees at least
once a year; and by posting the company EEO policy on bulletin boards accessible to all employees at each location where construction work is performed. {41CFR 60-4.3(a)7f}

g. Review, at least annually, the company’s EEO Policy and affirmative action obligations under these specifications with all employees having any responsibility for hiring, assignment, layoff, termination or other employment decisions including specific review of these items with onsite supervisory personnel such as Superintendents, General Foreman, etc., prior to the initiation of construction work at any job site. A written record shall be made and maintained identifying the time and place of these meetings, persons attending, subject matter discussed, and disposition of the subject matter. {41CFR 60-4.3(a)7h}

h. Disseminate the Contractors EEO Policy and Affirmative Action Plan externally by including it in any advertising in the news media, specifically including minority and female news media, and providing written notification to and discussing the Contractor’s EEO Policy and Affirmative Action Plan with other Contractors and Subcontractors with whom the Contractor does or anticipates doing business. {41CFR 60-4.3(a)7h}

i. Direct its recruitment efforts, both oral and written record, to minority, female and community organizations, to schools with minority and female students and to minority and female recruitment and training organizations serving the Contractor’s recruitment area and the employment needs. Not later than one month prior to the date for the acceptance of applications for apprenticeship or other training by and recruitment source, the Contractor shall send written notification to organizations such as the above, describing the openings, screening procedures, and tests to be used in the selection process. {41CFR 60-4.3(a)7i}

j. Encourage present minority and female employees to recruit other minority persons and women and, where reasonable, provide after school, summer and vacation employment to minority and female youth both on the site and in other areas of a Contractor’s workforce. {41CFR 60-4.3(a)7j}

k. Validate all tests and other selection requirements where there is an obligation to do so under 41 CFR Part 60-3. {41CFR 60-4.3(a)7k}

l. Conduct, at least annually, an inventory and evaluation at least of all minority and female personnel for promotion opportunities and encourage these employees to seek or to prepare for, through appropriate training, etc., such opportunities. {41CFR 60-4.3(a)7l}

m. Ensure that seniority practices, job classifications, work assignments and other personnel practices, do not have a discriminatory effect by continually monitoring all personnel and employment related activities to ensure that the EEO Policy and Affirmative Action Plan and the Contractor’s obligations under these specifications are being carried out. {41CFR 60-4.3(a)7m}

n. Ensure that all facilities and company activities are non-segregated except that separate or single-user toilet and necessary changing facilities shall be provided to assure privacy between the sexes. {41CFR 60-4.3(a)7n}

o. Document and maintain a record of all solicitations of offers for
subcontracts from minority and female construction contractors and female construction constructors and suppliers, including circulation of solicitations to minority and female contractor associations and other business associations. \{41 CFR 60-4.3(a)7o\}

p. Conduct a review, at least annually, of all supervisors’ adherence to and performance under the Contractors EEO policies and affirmative action obligations. \{41 CFR 60-4.3(a)7p\}
Affirmative Action Requirements

1. Written EEO Policy (230 CFR Subpart A; Appendix A (2))
   A. The contractor must have a written EEO policy, which must be signed and dated by the company's chief officer. The policy should be annually reviewed for updates.
   B. The policy must identify actions that the contractor will take to ensure equal employment opportunity.
   C. The policy must contain the name and means of access to the company EEO officer.
   D. The policy must contain the following statement at a minimum:

   "It is the policy of this company to assure that applicants are employed, and are treated during employment, without regard to their race, religion, sex, color, national origin, age, ancestry, veteran status or disability. Such action shall include employment, upgrading, demotion, transfer, recruitment, advertising, layoff, termination, compensation, and training, including apprenticeship, pre-apprenticeship, and/or on-the-job training."

2. Dissemination of the EEO Policy (FHWA 1273, Section II, (3)), (230 CFR Subpart A, Appendix A (4))
   A. The contractor must make the EEO policy known to all employees, applicants, unions, training program administrators and recruitment sources. The contractor should also request cooperation of its EEO obligation in employee meetings.
   B. All members of the contractor's staff who are authorized to hire, supervise, promote, and discharge employees, or who recommend such action, or who are substantially involved in such action, will be made fully cognizant of, and will implement, the contractor's EEO policy and contractual responsibilities to provide EEO in each grade and classification of employment as well as informing them of the contractor's obligation to maintain a workplace free of harassment, intimidation, and coercion. This education and awareness may be done through supervisory meetings as well as by issuing memos and other written instructions addressing EEO obligations. The contractor must maintain electronic records of these meetings and communications.
   C. The contractor shall conduct a detailed EEO Policy review, at least annually with employees. During this meeting, the EEO Policy and affirmative action requirements must be discussed with all employees as well as a harassment awareness training. A separate EEO meeting should be held with foremen and supervisors, having any responsibility
for hiring, assignment, layoffs, terminations, or other employment decisions.

The EEO meeting must be documented including, the date and location of the meeting, subject matter discussed and disposition of the subject matter. A sample of review letters and forms are provided in the contract compliance forms section of this manual.

All persons attending the meeting should be required to sign an attendance roster. Minutes of the meeting must also be documented and made available for inspection. A copy of the signed documents should be retained in the company’s EEO files. Copies of the documents must be forwarded to the appropriate contracting agencies, upon request. The meetings should also be conducted at the following times:

- At the time supervisory personnel are employed.
- At least semi-annually for all supervisory personnel.
- All personnel working on the project should be included in the EEO Policy Review.

D. The contractor shall discuss and disseminate the EEO Policy with all employees at least annually. All new supervisors should also be educated within 30 days of being hired. Maintain documentation of employees’ receipt or review of EEO policies.

E. The policy should be discussed at EEO meetings, reviewed with all officials annually, posted in the home office and at every job site and included in all company reports. The EEO officer must conduct the annual meetings. If an employee is not in attendance, the EEO officer must meet individually with that employee. Written documentation of the meeting must be maintained and include the date of the meeting, location, subject matters discussed and indicate those individuals in attendance.

F. In written ads for employment the phrase "Equal Opportunity Employer" must be used. The contractor should use minority and female publications when possible and shall retain copies in the EEO files for three (3) years.

G. The contractor shall include the EEO Policy in all policy manuals and in collective bargaining agreements.

H. The contractor shall publicize EEO Policy in the company newspaper, handbooks or other information booklets.

I. The contractor shall send a copy of the EEO Policy to all subcontractors, vendors and suppliers with which business is anticipated.

J. The contractor shall conduct a review of the company’s overall compliance with the EEO requirements annually and maintain documentation of the results of that review.
K. The contractor shall send copies of any EEO documentation to contracting agencies, upon request.

3. **Appointment Of EEO Officer** *(FHWA 1273, Section II, (2)), {230 CFR Subpart A, Appendix A (3)}*

A. The contractor must designate, in writing, a company official to monitor all employment related activity to ensure the company’s EEO Policy is carried out, reports are submitted related to the contract provisions, and act as custodian of documentation and records. The EEO Officer must be delegated the power to carry out the policy and must be capable of effectively administering and promoting an active EEO program. The individual must have full authority to carry out all EEO responsibilities. The role must be designated to a person with authority to make decisions.

B. The EEO Officer must have access to records for every employee including name, address, telephone, race, sex, classification, hours worked, rate of pay and work site.

C. The EEO Officer must forward copies of the letter appointing them to all contracting agencies with which the contractor does business and ensure that it is posted on all company bulletin boards and at all job sites.

D. The EEO Officer should be introduced to employees. Employees must be made aware that they can contact the EEO Officer. If an inquiry is made to an employee as to whom the EEO Officer is, the employee should be able to give the name of the EEO Officer.

4. **EEO Officer Responsibilities** *(FHWA 1273, Section II, (2))*

The EEO Officer’s responsibilities must include but not necessarily be limited to:

A. Review the contractor’s EEO Policy for compliance with federal requirements.

B. Develop an affirmative action program to meet the EEO requirements.

C. Assist in identifying and resolving EEO problems.

D. Design and implement audits and reports to track the effectiveness of the EEO Policy.

E. Serve as a liaison between the contractor and MoDOT.

F. Serve as liaison to the community organizations used for recruitment purposes.
G. Inform management of all EEO matters and problems within the company.

H. Audit training programs to determine effectiveness.

I. Provide career counseling to all employees.

J. Ensure equal access of all facilities operated by the company.

K. Rate supervisors on how well they meet their EEO goals.

L. Maintain all bulletin boards with EEO posters, wage rate order, letters, and other required documentation.

M. Encourage minorities and women to participate in all company social activities and training.

N. Instruct all new employees regarding the EEO Policy.

O. Capable of conducting investigations for the company regarding EEO and employment matters if the need arises. The investigation may include interviewing employees, maintaining confidentiality, and submitting a finalized report as to the findings to the President of the company as needed.

5. **EEO Records** {FHWA 1273, Section II, (9)}, {230 CFR Subpart A, Appendix A (10), 41 CFR 60-4.3(a)7o}

   A. The progress and efforts made in locating, hiring, training, qualifying, and upgrading minority and female employees. Written documentation must be made verifying efforts, including a current listing of minority and female recruitment sources, outreach to them, and responses.

   B. The progress and efforts being made in securing the services of DBE subcontractors. Written documentation must be made verifying efforts, including solicitations to DBE’s to bid on projects as subcontractors or suppliers as well as to minority and women’s contractor associations.

   C. The contractor shall keep such records as necessary to document compliance with the EEO requirements. Such records shall be retained for a period of three (3) years following completion of the contract work and shall be available at reasonable times and places for inspection by authorized representatives of MoDOT and FHWA.

6. **EEO Issues** {FHWA 1273, Section II, (2)}

   If any of the following conditions are found within the company, the EEO Officer
must take steps to correct them.

A. Under-utilization of minorities or women in any work classification within the location of the federal-aid project.
B. Lower promotion rate for minority or women employees.
C. Hiring process that tends to eliminate minorities or women.
D. Minorities or women not participating in company training activities.
E. Non-support of EEO Policy by senior management or supervisors.
F. Lack of formal techniques or benchmarks for evaluating effectiveness of the EEO program.
G. Lack of cooperation by labor unions or subcontractors.
H. Evidence of discrimination or harassment and the contractor’s failure to address or properly investigate and remedy the matter.

7. **Enhancing Affirmative Action Efforts** {FHWA 1273, Section II, (3)(b)}, {230 CFR Subpart A, Appendix A (5)(b)}

A. All personnel involved in recruiting, hiring, disciplining and firing should be trained and evaluated by the EEO Officer to ensure decisions are free of bias or prejudice. All new supervisory or personnel office employees will be given a thorough indoctrination by the EEO Officer, covering all major aspects of the contractor’s EEO obligations within thirty days following their reporting for duty with the contractor. Documentation must be maintained verifying this training. {FHWA 1273, Section II, (3)(b)}

B. Develop a useful list of recruitment sources for minorities and women, and maintain follow-up contact with these sources. {230 CFR Subpart A, Appendix A (5)(b)}

C. Minorities and women should be part of the recruitment and hiring process.

8. **Discrimination Complaints** {FHWA 1273, Section II, (5)(d)}

A. The contractor must have a written discrimination complaint procedure which details how to file a complaint, where to file, and the name of the person responsible for accepting complaints.

B. Records should be maintained of these complaints and the results of the investigations.
9. Investigating Complaints

**Investigation Framework** – This information is being offered as a sample investigation procedure. Under no circumstances should this information be used as comprehensive document or have legal sufficiency for contractors. You should follow all applicable laws and regulations in developing your investigation procedures to ensure compliance.

Receiving and reviewing the complaint

Initial receipt and acknowledgement of the complaint
Complainant interview
Create an investigation file
Maintain privacy of records

**Determine Jurisdiction** (Complaint/Issue Analysis/Timeliness/Standing to file)

Review and apply relevant State and Federal laws and regulations
Review and apply company policies
Allegations raised (Adverse act)
Identify the basis of the complaint (Protected classes)

Creating an Investigation Plan

Review the file and try to answer these questions (at minimum)
--Can jurisdiction be verified?
--Can a prima facie case be established under the proper formula?
--Can the accused provide a defense to the prima facie case? Are there facts adequate to prove the underlying conduct supporting the cause of action and thereby prevail?
--Can this defense be affirmed or rebutted?
Determine what records to request and questions to ask of witnesses

Before writing the plan, analyze the charge(s) and review any supporting material in an effort to answer, at a minimum, the four questions listed above. Creating an investigation plan allows the investigator to focus on the important questions, which need to be answered including the relevant legal theories. In this way, irrelevant questions or inquiries can be avoided. The plan should be revised as the investigation proceeds to account for new information or critical questions answered following interviews and/or document reviews. After constructing your plan, select the first person you would like to interview. This individual is likely to be interviewed first because they have been determined to have the most information. For this reason, the plan usually identifies the complaining party as the first person to be interviewed.

**Complaint Resolution**

You may decide that it is appropriate to attempt settlement prior to a detailed investigation or at any time during an investigation. However, you should ensure that
you have enough information when you do discuss settlement to be certain that the relief you are offering is sufficient for the case at hand.

**Conducting the Investigation**

If a decision is made to conduct an investigation, you should provide written notice to the parties that you have accepted the complaint for investigation. In your letter to the parties indicate, 1) the basis for the complaint; 2) a brief statement of the allegation(s) over which your company has authority to investigate; 3) a brief statement of the company’s authority to investigate the allegations brought against the respondent; 4) a statement that the investigation will be conducted in a confidential manner to the fullest extent possible; 5) an offer to engage in settlement discussions with the parties at any time during the process (*this may not be possible if the allegations are complex or involves a class of individuals*); and 6) an indication of when the parties will be contacted. Create an investigation file, which contains all information acquired or documented in relation to the complaint.

**Interviews**

When interviewing keep in mind that you are looking for information, which refutes or supports the allegations. Explain the purpose of the interview, listen effectively, probe effectively with your questions, recognize the difference between factual information and opinions, take clear and precise notes, and deal with negative reactions by being professional and impartial at all times. Stress that interviews are confidential and generally should not be discussed outside the interview setting.

**Documents**

Most investigations will depend upon documents or written information. The review of relevant documents during an investigation is critical to an effective investigation.

**Final Report**

Once information from interviews and documents have been reviewed and analyzed relevant to the allegations, you should prepare a final investigative report. The final report summarizes the important facts found and the conclusions drawn from the investigation. It should be prepared in a manner, which can be easily read and understood by a reviewer/decision maker. Generally, the final report is not released to the complainant or the recipient except in conjunction with a judicial or administrative proceeding.

**Closure Letter**

In preparing a closure letter, include a restatement of the authority under which the contractor conducted the investigation. State the allegation(s), which were investigated, and the findings for each allegation (allegations supported or not supported). If the findings do not support the allegations, identify complainant’s appeal rights in complainant’s closure letter.
Upon completion of each investigation, the EEO Officer will inform every complainant of all of their avenues of appeal. The following are the addresses for avenues for appeals:

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<th><strong>Missouri Department of Transportation</strong>&lt;br&gt;External Civil Rights Division&lt;br&gt;P.O. Box 270&lt;br&gt;Jefferson City, MO 65102</th>
<th><strong>Missouri Commission on Human Rights</strong>&lt;br&gt;P.O. Box 1129&lt;br&gt;Jefferson City, MO 65102-1129&lt;br&gt;(573) 751-3325</th>
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<td>U.S. Dept. of Labor, Regional Director&lt;br&gt;Office of Federal Contract Compliance&lt;br&gt;1100 Main Street, Room 860&lt;br&gt;Kansas City, MO 64105&lt;br&gt;(816) 502-0370</td>
<td>U.S. Dept. of Labor, Regional Director&lt;br&gt;Robert E. Young Building&lt;br&gt;1222 Spruce Street, Room 10.207&lt;br&gt;St. Louis, MO 63103&lt;br&gt;(314) 539-6394</td>
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<td><strong>U.S. Equal Employment Opportunity Commission</strong>&lt;br&gt;Gateway Tower, II&lt;br&gt;4th Street Ave, 8th floor&lt;br&gt;Kansas City, KS, 66101&lt;br&gt;(800) 669-4000</td>
<td><strong>U.S. Equal Employment Opportunity Commission</strong>&lt;br&gt;Robert E. Young Building&lt;br&gt;1222 Spruce Street, Room 8.100&lt;br&gt;St. Louis, MO 63103&lt;br&gt;(314) 669-4000</td>
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10. **Recruitment** {FHWA 1273, Section II, (3)(b)}, {230 CFR Subpart A, Appendix A (5)}

   A. Identify recruitment sources capable of referring qualified applicants, including minorities and women.
   B. Develop relationships with high school and community college-based skills training programs and organizations providing effective pre-apprenticeship preparation that help prepare for entry into the construction trades.
   C. Maintain files of interactions with recruitment sources, detailing achievements in developing employment and/or training opportunities. Details should include descriptions of initiatives and resulting outcomes.
   D. Utilize applicant and hire logs to monitor the source of referrals and to evaluate effectiveness of recruitment sources. Union contractors should use this information to inform union representatives about the impact of union referrals on contractor efforts to provide equal employment opportunity. In lieu of an “applicant” log, union contractors should maintain a “union referral” log.
E. Establish standard personnel procedures requiring the creation and retention of records showing the name, address, phone number, sex, race, ethnicity, trade, source of referral, and action taken concerning each applicant.

F. Post information at each worksite directing interested parties to the location or website where applications for employment are accepted. For union contractors, the contact information for each union trade employed on the site should be posted.

G. For union contractors, records should be created and retained identifying the union local(s) involved, union contact persons and their names, addresses and phone contact information, the results of referrals showing hires and reasons for those not hired.

H. Where applicants are referred to a union for referral back to the contractor, contractors should retain documentation of this action and its results, as well as any follow-up contacts made with the applicant or union.

I. Establish standard selection process for all applicants that are trade and skill based, including documenting the reasons for nonhire.

J. Maintain electronic diaries, phone logs/memos of contacts (both written & oral) with minority and female employees encouraging them to recruit other minorities and women, and records of the results.

K. Union contractors should establish standard procedures for making and documenting referrals to and/or requesting referrals from the union or unions consistent with the applicable collective bargaining agreements.

L. The contractor must provide written notification to OFCCP and MoDOT when the union is unable to provide minority and women referrals or impedes the contractor’s efforts to meet EEO obligations.

M. The contractor should write and visit minority, women and community organizations, schools with minority and women students, and minority and women recruitment and training organizations to inform them of their firm’s recruitment policy and the opportunity for minorities and women to receive on-the-job training. The contractor must document follow-up contact with these sources. Written documentation should include whom the contractor spoke to, date, discussion, and any information provided. When letters are sent to recruitment sources for vacant positions, follow-up contact must be made and documented. If a contractor simply sends out letters and does not follow-up with the sources, this will not be considered a GFE (good faith effort) to locate minority and female applicants.

N. Maintain electronic records of contacts with recruitment sources announcing apprenticeship and other training opportunities. The notification to these organizations should include information about the openings, screening procedures, and tests for the selections process at least one month before applications for training will be accepted.

O. Contractors providing work experience or work exposure opportunities to minority and female youth should maintain electronic records of such activities. Contractors may also retain letters and other documentation of
contact with recruitment sources that assist youth with employment programs.

P. The contractor shall document all recruitment efforts and retain this documentation in the firm's EEO files.

Q. Establish a standard practice of retaining electronic records of any employment advertisements or job announcements that include the EEO “tagline” stating the contractor’s commitment to its EEO policy. The tagline may state that the contractor is an “equal opportunity employer” or it may state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin. The tagline should appear in all advertisements placed in media.

11. Personnel Actions & Evaluations {FHWA 1273, Section II, (5)},

A. All employers should collect data to determine if any selection procedure has a possible adverse impact on any race, sex, or ethnic group. Maintain and have available the following information for each year:
   - Number of persons hired, promoted and terminated in each trade by sex and race.
   - Number of applicants (or union referral) for hire and promotion by sex and race.
   - Selection procedures used (such as standardized testing or unstructured interviews and qualifications review).

B. Employers with 100 or more employees, in addition to the data outline in B. above, should maintain:
   - Records for each job to show whether total selection process for each job has an adverse impact on either sex or any of the races and ethnic groups. Information on conducting an adverse impact analysis is available in Appendix L of the Office of Federal Contract Compliance Construction Contractors Technical Assistance Guide.
   - Perform adverse impact analyses at least once a year for each group that constitutes at least 2% of the labor force in the relevant area or 2% of the applicable workforce.
   - Where a total selection process for a job has an adverse impact, the contractor should maintain and have available records showing which components of the selection process have an adverse impact.
   - Records regarding individual components of the selection process should be collected for at least
two years after the adverse impact has been eliminated in the total selection process for a particular job.

- Validate selection procedures that have an adverse impact on any race, sex, or ethnic group following the Uniform Guidelines on Employee Selection Procedures.

C. Documentation must be kept regarding training, referrals, lay-offs, terminations, transfers, hiring and other employment practices.

D. The contractor shall conduct an annual inventory and evaluation of all personnel for promotional and training opportunities and encourage them to seek or prepare for promotional opportunities through appropriate training. Electronic records such as memos, letters, and personnel files should be maintained showing how promotional opportunities for all employees are reviewed and inventoried annually.

E. The contractor must maintain documentation of the evaluation of all employees, including rationale for selection or non-selection for a promotion or raise.

F. Establish standards of performance measuring supervisors’ adherence to and performance under EEO policies and affirmative action obligations.

G. Retain electronic records of annual evaluations of supervisor performance, as well as memos, letters, reports, and minutes of meetings or interviews with supervisors and management personnel about company practices relating to EEO policy and affirmative action obligations.

H. Retain electronic records of company policies and procedures showing how supervisors and managers are notified when their employment practices adversely or positively affect the company’s EEO and affirmative action posture.

I. Use data collected to determine if seniority practices, job classifications, work assignments or other personnel practices have a discriminatory effect on women or minorities.

J. Audit or examine existing personnel practices periodically to ensure EEO obligations are being adequately addressed and incorporated in personnel practices.

K. Ensure current policies are reviewed regularly to identify any policies that are not equally applied.

12. **Training** *(FHWA 1273, Section II, (6)),*

   A. Develop on-the-job training opportunities, participate in other training programs offered in the geographical area, or both. These programs and opportunities must expressly include minorities and women. Contractors must provide notice of these training opportunities to their recruitment
sources, including the minority and female recruitment sources and community organizations they have identified.

B. Contractors may meet this requirement by actively participating in the Missouri Manpower Development and Training Program or any other program that has been approved by the U.S. Department of Labor or MoDOT.

C. Maintain electronic records of employees’ participation in training programs.

D. Maintain electronic records of any contributions of cash, equipment or personnel provided in support of training or apprenticeship programs.

E. Contractors must make a good faith effort to achieve the contractual trainee goals and to hire minorities and females who have successfully completed training.

F. Current employees should be notified of training opportunities in order to assist in recruitment.

G. The contractor must contact recruitment sources in an effort to locate minority and female trainees. Letters, telephone journals, or any other methods can be used as documentation of these efforts.

H. No trainee shall be paid less than 60% of the journey wage for the classification they are training in. Where feasible, 25 percent of apprentices or trainees in each occupation shall be in their first year of apprenticeship or training.

13. Unions {FHWA 1273, Section II, (7)},

A. Communicate to unions and union apprenticeship training programs of the contractor’s EEO policies, requesting their assistance in meeting these obligations. Communication may be in the form of emails, letters, memos, or notices but must be electronically maintained.

B. The contractor shall provide immediate written notification to MoDOT and to the Director of the OFCCP if any union with which the contractor has a collective bargaining agreement has not referred a minority or female sent to the union by the contractor, or when the contractor has information that the union referral process has impeded the contractor’s efforts to meet its obligations.

C. In the event the union is unable to provide the contractor with a reasonable flow of minority and women referrals within the time limit set forth in the collective bargaining agreement, the contractor will, through independent recruitment efforts, fill the employment vacancies without regard to race, color, religion, sex, national origin, age or disability; making full efforts to obtain qualified minority group persons and women. It shall be no excuse that the union with which the contractor has a collective bargaining agreement providing exclusive referral failed to refer minority and female employees.)
D. The contractor will pursue best efforts to incorporate an EEO clause into each union agreement to the end that such union will be contractually bound to refer applicants without regard to their race, color, retaliation, sex, national original, age or disability.

14. **Working Environment** *(FHWA 1273, Section II)*

A. The contractor must maintain a working environment free of harassment, coercion and intimidation at all sites and facilities.

B. Ensure that all supervisory personnel and workers are aware of the company EEO policy and that the policy is rigidly enforced. A contractor may be legally liable for any violation that may occur, even without the contractor's knowledge or consent.

C. All supervisors must be aware of and must carry out the EEO and non-harassment policies. The company EEO Officer is responsible for ensuring compliance.

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

E. Compile announcements of company-sponsored events such as training, parties or picnics and documentation reflecting that notification has been disseminated equally to all employees.

F. Provide adequate toilet and changing facilities to all employees guarantee privacy between the sexes.

G. Designate single-user restrooms, changing rooms, showers, and similar single-user facilities as sex-neutral.

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

I. The contractor will promptly investigate all complainants of alleged discrimination made to the contractor in connection with its obligation under the contract, will attempt to resolve such complaints, and will take appropriate corrective action within a reasonable time. The EEO Officer must be properly trained on how to conduct investigations.

15. **Workforce Analysis** *(Executive Order 11246)*

Contractors take specific affirmative actions in pursuit of participation goals established for women and minorities on construction sites. For Executive Order 11246, OFCCP set the goals based on the participation rates of women and minorities in the construction civilian labor force. These goals are not quotas that must be met. Quotas are expressly forbidden by law. Also, the numerical goals do not create set-asides for specific groups, nor are they designed to achieve proportional representation or equal results. Rather, the construction goals under Executive Order 11246 are minimum targets for the participation of women and minorities that should be reasonably attainable by acting in good faith to take the 16
affirmative action steps prescribed by OFCCP. The standard of compliance is good faith.

Contractors must maintain the following data and utilize it as a benchmark for effectiveness of their affirmative action efforts:

A. The number of prime contractor workforce hours by county. Maintain hours worked at all sites by construction trade in every geographical area where work is being performed on an annual basis.

B. Calculate the actual percentage of participation of women and minorities, by trade using the hours worked at every construction site in each geographical area to determine if the established goals for each county are met.

C. Hours at all construction sites must be counted, regardless of federal, federally assisted, or nonfederal work. A spreadsheet to assist in aggregating this data can be found here: Workforce Reporting Form.


A. MoDOT requires that solicitation of certified DBE firms, and any responses or follow-up, be documented and records maintained for three (3) years.

B. A directory of DBE firms may be obtained from MoDOT or found on the MoDOT website at: https://www6.modot.mo.gov/MRCC/Home/PublicSearch

C. Contractors must make a good faith effort in bidding and replacement of DBE firms. Contractors are responsible for ensuring that the DBE's perform a commercially useful function (CUF).

D. Contractors must promptly inform MoDOT of any termination or substitution of DBE firms committed to meet the DBE goal. The DBE Termination Form and/or the DBE Change Form must be submitted and approval given prior to the actual change in DBE participation. If prior written approval is not sought out and given, the contractor will be ineligible for the reimbursement of work applicable to the terminated DBE.

17. Commercially Useful Function (CUF) (49 CFR 26)

A prime contractor will be given credit, towards the applicable DBE contract goal, for the amounts paid to the DBE firm only if that firm performs a commercially useful function. Failure to fulfill this obligation will be considered a breach of contract and liquidated damages will be assessed by the Department. The Department will determine compliance with the commercially useful function requirement through application of the following principals:
(a) the DBE is responsible for the performance, management and supervision of a distinct element of the work, in accordance with normal industry practice (except where such practices are inconsistent with the DBE regulations and these guidelines)

(b) the firm receives compensation, as agreed upon, for the work performed, regardless as to whether or not the agreement is standard industry practice. If the agreement erodes the ownership, control or independence of the DBE firm or does not meet the commercially useful function requirements, the contractor will not receive credit towards the contractual goal.

The following situations are examples of a DBE firm that is not performing a commercially useful function under the definition above.

(a) The work to be performed by the DBE is outside of the DBE's known experience or capability.

(b) The DBE provides little or no supervision of the work, the DBE superintendent is not a regular employee of that firm or supervision is performed by personnel associated with the prime contractor, another business or personnel not under the control of the DBE firm.

(c) The DBE's workforce in not under the DBE firm's control and direction or work is performed by personnel normally employed by the prime contractor or another business.

(d) Any part of the work designated to be performed by a DBE subcontractor is performed by the prime contractor.

(e) A substantial portion of the equipment used by the DBE firm belongs to the prime contractor or another contractor with no formal lease agreement or the equipment signs and markings cover another owner's identity, usually through the use of magnetic signs. The Division office will determine "substantial portion" on a case by case basis.

(f) Materials or supplies, necessary for the DBE firm's performance, are delivered to, billed to, or paid by another business.

(g) The DBE firm subcontracts or assigns any portion of work to another firm.

(h) The DBE firm is working without a subcontract agreement approved by the Department, except in the case of trucking and material supply.

(i) A DBE trucking business utilizes trucks owned by the prime contractor.

(j) A DBE prime contractor subcontracts more than 40% of the contract value.
(k) A DBE prime contractor only purchases materials while performing little or no work the agreement between the prime contractor and DBE firm artificially inflates the DBE participation or erodes the ownership, control or independence of the firm.

(l) A DBE firm works for only one prime contractor.

(m) Employees work for the DBE firm and the prime contractor or mentor.

(n) The volume of work is beyond the capacity of the DBE firm.

(o) Inquiries by Department or FHWA representatives are answered by the prime contractor or mentor.

(p) The DBE firm's owner is not aware of the status of the work or the performance of the business.

18. **Notice To OFCCP** {41 CFR 60-4.2(c)}

A. The contractor must provide written notification to the Director of the Office of Federal Contract Compliance Programs (OFCCP) within ten (10) working days of award of any construction subcontract in excess of $10,000 at any tier for construction work under a federal-aid contract. {41 CFR 60-4.2d(3)}

B. Instructions on submitting this form to OFCCP can be found here: [https://www.dol.gov/agencies/ofccp/contract-award-notifications](https://www.dol.gov/agencies/ofccp/contract-award-notifications)
Section II - Wage Rates and Payrolls

Contractors must conform to all Labor and Equal Employment Opportunity provisions included therein. The following information has been compiled as an aid in fulfilling the requirements for each area:

1. **Wage Rates**

   A. All construction contracts entered into by MoDOT contain provisions and regulations governing the employment and payment of persons engaged to perform work by contractors, subcontractors and others.

   B. The prevailing rate of wages, overtime, and fringe benefits for the locality of the work, as determined by the Federal Wage Rates, Department of Labor and Industrial Relations of Missouri, or by any court decision is contained in the proposal by special provision. The contractor and all subcontractors must pay not less than the prevailing rate of wages, overtime, and fringe benefits for all work performed under the contract.

   C. In the event of a conflict between any prevailing wage rate, overtime, or fringe benefits as determined by the Department of Labor and Industrial Relations and any minimum rate of wages, overtime, or fringe benefits as determined by the Secretary of Labor, where the latter is applicable, the greater of the two applies.

2. **Payrolls**  {FHWA 1273, Section V},

   A. The prime contractor, and each subcontractor, is required to submit one original certified copy of payrolls for each week that work is in progress. If work is temporarily suspended, the last payrolls should be appropriately marked to note that it will be the last payroll until work is resumed. The payroll records shall contain the name, last four digits of the social security number (or another identifying number); his or her classification; hourly rates of wages paid (fringe benefits); daily and weekly number of hours worked; deductions made; and actual wages paid.

   B. An original certified copy of each weekly payroll must be submitted by the prime contractor within 7 days of the payment date of the payroll. The certification may be attached to the payroll or may be on the payroll itself. The prime contractor will be considered responsible for submittal of payrolls and certifications for all subcontractors on the project.

   C. Failure to submit the payrolls within the 7-day period will result in delay in submittal of the engineer's payment estimates for each project involved.
Estimates not submitted by the established date are withheld until the next estimate period. In addition, the contractor’s performance rating may be negatively impacted.

D. The statement of compliance form must accompany all certified payrolls. The statement of compliance form must describe each deduction listed on the certified payroll and be described under Section 1 of the Statement of Compliance form. The statement of compliance and certified payroll must be submitted to the Resident Engineer (RE) Office within 7 days.

E. Contractor's payrolls, certifications, and statements of compliance are not required on Railroad or other Utility Adjustments, or on Maintenance funded projects.

F. An average of one wage rate interview every two weeks is conducted by project personnel on every contract.

G. Contractors or subcontractors employing apprentices or trainees under approved programs shall maintain written evidence of the registration of apprentices and trainees, and ratio and wage rates prescribed in the applicable programs. Documentation of the enrollment shall be provided to MoDOT prior to the individual commencing work on the project.

H. The correct employee work classifications must be shown. The classification shown on the payroll should coincide with the classifications shown on the Wage Rate Decision in the contract. Employees must be paid for the specific craft they are working on the project.

I. Hourly wage rates, including fringe benefits where applicable, and overtime hourly rates must be shown for each employee, for each craft worked.

J. Daily and weekly hours worked in each classification, including actual overtime hours, worked must be shown.

4. **Truck Drivers**

A. The names of owners/drivers of owner-operated trucks must appear on applicable payrolls. The name and classification "Owner-Operator" is all that is necessary. No other information, such as hours worked, amount paid, etc., needs to be shown.

B. Davis-Bacon wage rates do not apply to owner/operator trucking transactions. However, if the individual spends a significant amount of time on the project they will be required to be paid prevailing wage on the project. For example, an individual driving a water truck on the project and spends a significant amount of time on the project will be required to be paid prevailing wage for those hours on the project.
C. If the work involves hauling done on the actual site where the construction in the contract will remain when work has been completed, the truck drivers are covered by the Davis-Bacon Act and are subject to prevailing wage rates.

D. If the work involves hauling from an adjacent or nearby property dedicated exclusively, or nearly so, to performance of the contract or project, and the site is located in proximity to the actual construction location so that it would be reasonable to include them, the truck drivers are covered by the Davis-Bacon Act and subject to prevailing wage rates.

E. If the work involves hauling from an off-site location, such as permanent home offices, branch plant establishments, fabrication plants, and/or tool yards of a contractor or subcontractor, whose locations and continuance in operation are determined wholly without regard to a particular Federal or federally assisted contract or project, the truck drivers are not covered by the Davis-Bacon Act and are not subject to prevailing wage rates.

F. The Fabrication plants, batch plants, borrow pits, job headquarters, etc., of a commercial supplier, established by a supplier of materials before opening of bids and not on the project site, are not part of the site of work.

G. Determinations of Davis-Bacon coverage must be based solely on the location of the truck drivers' job site, rather than the employment status of the driver. These determinations must occur on a case-by-case basis. It is important that the contractor indicate as early as possible how the trucking and hauling operations will occur on the project.

5. Working Foreman

A. An individual performing work of a supervisory nature is exempt from Davis-Bacon wage rates. However, if over 20 percent of the individual's time is spent performing duties that are covered under classifications included in the prevailing wage publication(s), including overtime that time is subject to the appropriate wage classification pay rate. The number of hours worked, hourly rate paid and other applicable data must be reflected in the certified payrolls.

6. Employment Of Trainees

A. A subcontractor can be used to meet an OJT requirement on the project, however, the contractor must determine how many of the trainees are to be trained by the subcontractor and the contractor shall retain the primary responsibility for meeting the training requirements. Where feasible, 25 percent of apprentices or trainees in each occupation shall be in the first year of apprenticeship or training.

B. The number of trainees shall be distributed among the work classifications
based on the contractor’s needs and the availability of journey workers in the various classifications within a reasonable area of recruitment. Prior to commencing construction on the project, the contractor must submit to MoDOT the number of trainees to be trained in each classification and the training program to be used for approval. The ECR Unit will approve all trainee notifications submitted by the contractor.

C. Training and upgrading of minorities and women to journey status is a primary objective of the On-the-Job Training requirement. The contractor shall make every effort to enroll minorities and women. The contractor is responsible for demonstrating the steps taken to illustrate that a "good faith effort" was made to meet the training requirements.

D. No employee shall be employed as a trainee in any classification in which that employee has successfully completed a training course leading to journey status or has been employed as a journey worker. The contractor should satisfy this requirement by including appropriate questions in the employee application or by other suitable means.

E. The minimum length and type of training for each classification must be established in the training program selected by the contractor and approved by MoDOT. MoDOT may approve a training program if it is reasonably calculated to meet the equal employment opportunity obligations and to qualify the trainee for journey status in the classification at the end of the training period.

F. Apprenticeship programs registered with the U.S. Department of Labor, Bureau of Apprenticeship and Training, or with a State apprenticeship agency recognized by the Bureau, and training programs approved but not necessarily sponsored by the Department of Labor, Manpower Administration, Bureau of Apprenticeship and Training shall also be considered acceptable provided the program is being administered in a manner consistent with the equal employment obligations of Federal-aid highway construction contracts. Approval from MoDOT must be secured prior to proceeding.

G. MoDOT must approve any training program prior to the trainee/apprentice commencing work in the classification covered by the program. It is the intention of these provisions for training to be provided only in the construction crafts. Training in the laborer classification may be permitted provided significant and meaningful training is provided. Limited off-site training is permissible if the training is an integral part of an approved training program and does not comprise a significant part of the overall training. If a trainee is denied by the ECR Office on a project, it does not exclude the contractor from using the individual on the project; however, any hours completed will not count towards the goal on the project.

H. Reimbursement may be made for training hours in excess of the number
specified in the contract. This reimbursement will be made even though the contractor receives additional training program funds from other sources, provided such other source does not specifically prohibit the contractor from receiving other reimbursement. Requests for approval must be submitted in writing to the Resident Engineer and forwarded to the External Civil Rights Administrator for final approval.

I. It is expected that a trainee will begin working on a project as soon as feasible after the start of work utilizing the skill involved and will remain on the project as long as training opportunities exist in the work classification, or until they have completed the training program. It is not required that all trainees work the entire length of the contract.

J. Trainees must be paid at least 60 percent of the appropriate minimum journey worker's rate specified in the contract for the first half of the training period, 75 percent for the third quarter of the training period, and 90 percent for the last quarter of the training period, unless apprentices or trainees in an approved existing program or enrolled as trainees on this project. In that case, the appropriate rates set out in the approved program shall apply to all trainees being trained for the same classification covered in the contract.

K. A trainee/apprentice must be pre-approved by MoDOT ECR Office prior to the trainee/apprentice beginning work on the project. Trainee goals are assigned in 1,000-hour increments or 1 slot (person). Only one trainee can be utilized to meet the 1,000-hour goal on the project. If the trainee goal is 2,000 hours, no more than 2 trainees can be used to meet the goal. The only exception would be if a trainee quits and must be replaced on the project.

   1,000 – 1 trainee; 2,000 – 2 trainees; 3,000 – 3 trainees; 4,000 – 4 trainees

L. A copy of the most recent trainee special provision (TSP) can be found at: https://www.modot.org/job-trainingcontract-compliance
Section III – Bulletin Boards

Information to be Posted

Department personnel will regularly inspect the project site bulletin board to ensure compliance with the requirements contained in the special provisions. Those requirements include:

(a) Form FHWA 1273, and addendum, contained in all current Federal-Aid contracts, requires placement of notices and posters setting forth the contractor's EEO Policy. These should be placed at the project trailer or the area on the project where employees regularly congregate. The required notices include:

(1) Contractor's signed EEO Policy
(2) Notice of contractors and subcontractors EEO Officer, including the name, address and telephone number
(3) Federal and State Wage Rate Notices

The required posters and bulletin board checklist are located at: https://www.modot.org/forms-contractor-use

(b) The board is in good condition.
(c) The board has weatherproof protection. Weatherproof protection is not a contractual requirement; however it is desirable. Any faded or blurred material must be replaced immediately.
(d) If the project is a federal aid project, it must include both federal aid and state posters.
(e) Bulletin boards must be placed on the project site and in a location accessible to all employees and potential applicants.
(f) Binder style bulletin boards are not acceptable.
Dear ________________:

This is to advise you that in addition to other company duties, you have been appointed EEO Officer for this company. You will be expected to enforce the company’s policies and to receive any complaints regarding EEO matters. You will also be required to thoroughly investigate any complaints received from employees including discrimination, sexual harassment, etc.

<Company> gives you the authority to implement the EEO Policy and to take affirmative action as needed.

Sincerely,

Company Official
Announcement

As EEO Officer, I recognize the following as my duties;

1. Maintain a good dissemination of the EEO Policy, so that all concerned will be familiar with our company's commitment to the policy.

2. Recruit and employ minority and female employees in all positions.

3. Investigate, in depth, any claims of discrimination or unfair treatment.

4. Make periodic inspections of job sites for any signs of discrimination, coercion, or intimidation.

5. Maintain all records pertaining to the EEO matters.

6. Conduct at least annual EEO meeting with all employees to educate on all matters involving EEO, discrimination, sexual harassment or any other employment matters.

7. Conduct at least annual EEO meetings with all supervisory personnel.

Any complaints or comments regarding employment the EEO policies or any other employment matters should be directed to me at:

<Name>
<Address>
<City>, MO <zip>
555-5555 Residence
444-4444 Business
333-3333 Fax
Email -

________________________________________
Signature

________________________________________
Date

Posting of EEO Officer
A pre-job meeting was held on this date with supervisory personnel.

At this time, I explained our EEO policy and its implementation. Our obligations under the contract special provisions and federal law were covered. The need and procedure for locating, recruiting and hiring minority and female employees was emphasized. The supervisors were instructed to review wages and classifications periodically to ensure against discrimination. In addition, they were instructed to review the promotional potential of all employees without regard to race, creed, sex, national origin, ancestry or age. They were advised to make every effort to guard against any type of discrimination or harassment and if any was observed to report to me.

__________________________                           ______________________________
EEO Officer                                                      Signatures of those present:

__________________________                           ______________________________
Date                                                          ______________________________

__________________________                           ______________________________
Project                                                         ______________________________

__________________________                           ______________________________
Route                                                          ______________________________

__________________________                           ______________________________
County                                                         ______________________________

Pre-Job EEO Meeting-Supervisors
Dear __________________:

We currently have a contract with the Missouri Department of Transportation and request your assistance in the recruiting and hiring of minority and female applicants.

At the present time, we are seeking to hire the following personnel to work in ____________ County, Missouri on Route ____________.

One (1) Carpenter  
One(1) Ironworker  
One (1) Truck Driver

The job will start on ___________________________ and continue for approximately ______________ months.

We would be pleased if your agency would refer qualified personnel to our firm for possible employment. Your assistance in filing the above position vacancies will be greatly appreciated. Please contact me at (555) 555-5555 should you have any available candidates to fill the positions.

Sincerely,

______________________________
Company Official

Sample Recruiting Letter
The contract documents for this project include the provision for On the Job training. Training and upgrading of minorities and women toward journey status is a primary objective of this program. This company is committed to these goals and will make every effort to see that these objectives are met.

This company will conduct job training for classification of ________________. New applicants and present employees are encouraged to apply. For more information, contact ________________ at 555-5555.

______________________________
Project

______________________________
County-Route

Trainee Program
On this date, I inspected the jobsite for this project to determine if there was any evidence of discrimination, coercion, intimidation harassment or unfair treatment.

I found the following:
________________________________________________________________________
________________________________________________________________________

I inspected the payroll records for this project and found the following:
________________________________________________________________________
________________________________________________________________________

I <did or did not> find evidence of discrimination:

Explanation:_________________________________________________________________

I <did or did not> receive verbal or written complaints from the project personnel.

Explanation:_________________________________________________________________

EEO Officer

_____________________________________

Date

_____________________________________

Project

_____________________________________

Route-County

Payroll(Job Site Inspection
Current Date

Missouri Department of Transportation
<Address>
<City>, MO <Zip>

Attn: __________________ R.E.

RE: EEO Officer
   Project
   Route, County

Dear __________________:

This is to inform you that the following individual has been appointed EEO Officer for this company. They have full authority to carry out all EEO related matters.

   <Name>
   <Address>
   <City>, MO <Zip>
   555-5555 Residence
   444-4444 Business
   333-3333 Fax
   Email -

Sincerely,

________________________
Company Official

EEO Officer Notification-
Resident Engineer
On _____ day of _________, 200_, the annual review of all personnel for promotion and training opportunities was conducted. This review was conducted on ___________

Results were as follows:

1. Mr. John Doe (Cement Mason) was promoted to Cement Foreman.
2. He is performing all duties as assigned.
3. He needs improvement in the following areas: __________
4. Attendance is ______________________

____________________
EEO Officer

____________________
Employee

Evaluation of Employees
Acme Construction Co.
123 America Avenue
Anywhere, US 54321
Phone: (573) 634-5555

Acme Construction Co., hereafter referred to as “the Company” or “this Company” has adopted this policy and plan.
Date: 4/1/07 By: John Doe, President

EQUAL EMPLOYMENT OPPORTUNITY AND AFFIRMATIVE ACTION (EEO/AA) POLICY

EEO/AA Policy Statement
It is the policy of this company to comply and cooperate to the fullest extent with all applicable regulations of the Equal Employment Opportunity Provisions of the Civil Rights Act of 1964, Executive Order 11246, the Rehabilitation Act of 1973 (29 U.S.C. 793), the Americans with Disabilities Act (ADA) of June 26, 1990 and the Vietnam Era Veterans Readjustment Assistance Act of 1972, all as amended. This policy pertains, as far as the responsibility of this Company is concerned, to any arrangement under which employees, including trainees, are selected for work.

It is the policy of this Company not to discriminate against any employee or applicant for employment because of race, religion, color, age, sex and national origin, disabilities or Vietnam Era and Special Disabled Veterans status.

This Company will take affirmative action to assure an equal employment opportunity to all qualified persons, and that employees are treated equally during employment without regard to their race, religion, color, age, sex, national origin, disabilities, or Vietnam Era and Special Disabled Veteran’s status. Such action shall include but not be limited to:
1. Employment, upgrading, demotion, or transfer
2. Recruitment and recruitment advertising
3. Layoff or termination
4. Rate of pay of other forms of compensation
5. Selection for training, including apprenticeship, pre-apprenticeship and/or on-the-job training

EEO Officer Duties
It is the policy of this Company to continuously maintain the appointment of an Equal Employment Opportunity Officer (EEO Officer). The name and contact information for the EEO Officer will be communicated along with this policy. The EEO Officer has responsibility for effectively administering and promoting an active program of equal employment opportunity. The EEO Officer will coordinate the EEO efforts of superintendents, supervisors, foremen and others in the position of hiring personnel.

This Company’s EEO Officer has the responsibility for effectively administering and promoting an active program of equal employment opportunity within the Company. The EEO Officer will make recommendations, where appropriate, to correct any deficiencies found in the Company’s program. The EEO Officer will ensure that this policy and plan are being carried out.
**EEO/AA Plan**

It is the policy of this Company that there is not any discrimination by virtue of race, religion, color, age, sex, national origin, disabilities or Vietnam Era and Special Veterans status, in the functions of hiring, placement, up-grading, transfer or demotion. In addition, there shall not be any discriminatory practices in recruitment, advertising, or solicitation for employment, rates of pay or other forms of compensation, selection for training including apprenticeship, layoff or termination, or treatment during employment. The Company has affirmative action obligations in the hiring of minorities, females, disabled and veteran’s applicants.

We will not use goals, timetables or affirmative action standards to discriminate against any person because of their race, religion, color, age, national origin, disabilities, or Vietnam Era and Special Disabled Veteran’s status. The Company will not transfer minority or female employee or trainees from one Company to another or from project to project for the sole purpose of meeting goals.

This Company shall take specific affirmative actions to ensure equal opportunity. Our compliance with this policy and plan shall be based upon our efforts to achieve maximum results from our actions and we shall document our efforts fully. This Company will implement specific affirmative actions steps, at least as extensive as the following actions to ensure equal employment opportunity:

1. Ensure and maintain a working environment free of harassment, intimidation, and coercion at all times and in all facilities at which our employees are assigned to work. We shall specifically ensure that all foremen, superintendents and other on-site supervisory personnel are aware of and carry out our obligations to maintain such a working environment, with specific attention to minority or female individuals working at such sites or in such facilities.

2. Establish and maintain a current list of minority and female recruitment sources, provide written notification to minority and female recruitment sources and to community organizations when we have employment opportunities available, and maintain a record of the organization’s responses.

3. Maintain a current file of the names, addresses and telephone number of each minority and females off-the-street applicant or female referral from a union and minority or female referrals from a union, a recruitment source or community organization and of what action was taken with respect to each such individual. If such individual was sent to the Union hiring hall for referral and was not referred back to the Company by the union or, if referred, not employed by the Company, this shall be documented in the File with the reason therefore, along with whatever additional actions the Company may have taken.

4. Provide immediate written notification to the Director when the union or unions with which we have a collective bargaining agreement have not referred to us a minority person or woman sent by us, or when we have other information that the union referral process has impeded our efforts to meet our obligations.

5. Develop on-the-job training opportunities and/or participate in training programs for the area which expressly include minorities and women, including upgrading programs and apprenticeship and trainee programs relevant to the Company’s employment needs, especially those programs funded or approved by the
We shall provide notice of these programs to the sources compiled under “2” above.

6. Disseminate the Company EEO policy notice by providing notice to the unions and training programs and requesting their cooperation in assisting us in meeting our EEO obligations; by including it in any policy manual and collective bargaining agreement; by publicizing it in the company newspaper, annual report, etc.; by specific review of the policy with all management personnel and with all minority and female employees at least once a year; and by posting the company EEO policy on bulletin boards accessible to all employees at each location where construction work is performed.

7. Review, at least annually, the Company’s EEO policy and affirmative action obligations under these specifications with all employees having any responsibility for hiring, assignment, layoff, termination or other employment decisions including specific review of these items with onsite supervisory personnel such as Superintendents, General Foremen, etc. prior to the initiation of construction work at any job site. A written record shall be made and maintained identifying the time and place of these meetings, persons attending, subject matter discussed and disposition of the subject matter.

8. Disseminate the Company EEO policy externally by including it in any advertising in the new media, specifically including minority and female news media and proving written notification to and discussing the Company EEO policy with other contractors and subcontractors with whom the Company does or anticipates doing business.

9. Direct our recruitment efforts, both oral and written, to minority, female and community organizations, to schools with minority and female students and to female recruitment and training organizations serving our recruitment area and our employment needs. Not later than one month prior to the date for the acceptance of applications for apprenticeship or other training by any recruitment source, we shall send written notification to organizations such as the above, describing the openings, screening procedures, and tests to be used in the selection process.

10. We will encourage present minority and female employees to recruit other minority persons and women and, where reasonable, provide after school, summer and vacation employment to minority female youth, both on the site and in other areas of our workforce.

11. Validate all test and other selection requirements where there is an obligation to do so under 41 CFP Part 60-3.

12. Conduct at least annually, an inventory and evaluation of all minority and female personnel for promotional opportunities and encourage these employees to prepare for, through appropriate training, etc. such opportunities.

13. Ensure that seniority practices, job classifications, work assignments and other personnel practices, do not have a discriminatory affect by continually monitoring all personnel and employment related activities to ensure that the EEO policy and our obligations under these specifications are being carried out.

14. Ensure that all facilities and company activities are non-segregated except that separate or single-user toilets and necessary changing facilities shall be provided to assure privacy between the sexes.
15. Document and maintain a record of all solicitations of offers for subcontracts from minority and female construction contractors and suppliers, including circulation of solicitations to minority and female contractor associations and other business associations.
16. Conduct a review, at least annually, of all supervisors’ adherence to and performance under the Company EEO policies and affirmative action obligations.

Records
This Company will keep records to monitor all employment related activity to ensure that the company’s EEO policy is being carried out. Records shall at least include for each employee the name, address, telephone numbers, construction trade, union affiliation if any, employee identification number when assigned, social security number, race, sex, status (e.g., mechanic, apprentice, trainee, helper, or laborer), dates and changes in status, hours worked per week in the indicated trade, rate of pay, and locations at which the work was performed.

Reporting of Complaints
If at any time anyone feels he or she has been discriminated against because of sex, race, religion, color, age, national origin, disabilities or Vietnam Era and Social Disabled Veteran status, they should report this matter to the company EEO Officer whose name and contact information is communicated along with this policy.

The EEO Officer will investigate all complaints of alleged discrimination made to the company in connection with its contractual obligations. The EEO Officer will attempt to resolve such complaints, corrective actions to be taken and will then follow up on actions taken and their effect. If the investigation indicates that the discrimination may affect persons other than the complainant, such corrective actions shall include such other persons. Upon completion of each investigation, the EEO Officer will inform every complainant of all of their avenues of appeal. The following are the addresses for avenues for appeals:

<table>
<thead>
<tr>
<th>Company EEO Officer</th>
<th>Missouri Commission on Human Rights</th>
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<tbody>
<tr>
<td>See name and contact information subsequently shown or posted.</td>
<td>P.O. Box 1129</td>
</tr>
<tr>
<td></td>
<td>Jefferson City, MO 65102-1129</td>
</tr>
<tr>
<td></td>
<td>(573) 751-3325</td>
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<tr>
<td>U.S. Dept. of Labor, Regional Director</td>
<td>U.S. Dept. of Labor, Regional Director</td>
</tr>
<tr>
<td>Office of Federal Contract Compliance</td>
<td>Robert E. Young Building</td>
</tr>
<tr>
<td>1100 Main Street, Room 860</td>
<td>1222 Spruce Street, Room 10.207</td>
</tr>
<tr>
<td>Kansas City, MO 64105</td>
<td>St. Louis, MO 63103</td>
</tr>
<tr>
<td>(816) 502-0370</td>
<td>(314) 539-6394</td>
</tr>
<tr>
<td>Gateway Tower, II</td>
<td>Robert E. Young Building</td>
</tr>
<tr>
<td>4th Street Ave, 8th floor</td>
<td>1222 Spruce Street, Room 8.100</td>
</tr>
<tr>
<td>Kansas City, KS, 66101</td>
<td>St. Louis, MO 63103</td>
</tr>
<tr>
<td>(800) 669-4000</td>
<td>(314) 669-4000</td>
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</tbody>
</table>
Acme Construction Co.  
123 America Avenue  
Anywhere, US 54321  
Phone: (573) 634-5555

**Acme Construction Co.** has made the following designation in regard to EEO/AA policy and plan.  
Date: 4/1/07  
By: John Doe, President

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**EQUAL EMPLOYMENT OPPORTUNITY OFFICER:**

**EEO OFFICER**

Name: Jane Doe  
Address: Acme Construction Co.  
123 America Avenue  
Anywhere, US 54321  
Phone: (573) 634-5555
Harassment Policy

<contractor> is committed to equal opportunity and affirmative action, and is dedicated to fairness in all personnel management transactions including recruiting, hiring, training, development, job assignments, promotions, transfers, personnel policy administration, and discipline. Discrimination, harassment or retaliation based on race, creed, color, religion, gender, age, national origin, or disability is against policy and will not be tolerated. Any employee found to have engaged in discrimination, harassment, or retaliation will be subject to a disciplinary action that could include termination.

Discrimination means to treat an individual or group differently because of race, creed, color, religion, gender, age, national origin, or disability.

Harassment includes sexual harassment, or harassment based on race, creed, color, religion, sex, age, national origin, ancestry, veteran status or disability.

A. Sexual harassment is unwelcome sexual advances, requests for sexual favors, or other verbal or physical conduct of a sexual nature.

B. Harassment includes, but is not limited to, verbally or physically abusive, insulting, hostile, or intimidating behavior or conduct toward another individual on the basis of race, creed, color, religion, gender, age, national origin, or disability.

Retaliation is adverse job action taken against an employee and includes, but is not limited to disciplinary action, work assignment, performance evaluation or promotion denial as a direct result of an employee's opposition to unlawful employment practices, or as a direct result of the employee's participation in an investigation proceeding or litigation regarding unlawful employment practices.

Any one who believes they have been discriminated against or harassed in any form should contact the company EEO Officer. The EEO Officer <Name> can be reached at:

<Name>
<Address>
<City>, MO <zip>
555-5555 Residence
444-4444 Business
333-3333 Fax
Email -

EEO Officer <Company>  Date

Sample Harassment Policy
COMPANY LETTERHEAD

Current Date

[Company Name], Inc. is morally and legally committed to nondiscrimination in employment. Any person who applies for a job with this company will not be discriminated against because of age, race, religion, sex, color, disability, veteran status, national origin or ancestry.

It is also the policy of this company to maintain a working environment free of harassment, intimidation and coercion at all times, at all sites and facilities at which our employees are assigned with specific attention given to minorities and women working at such sites. Your efforts to enforce this policy are required and appreciated.

Please be advised that our company must make additional efforts to meet the minority and female employment availability in each county where the federal-aid project is located. When additional employees are needed on your project, the following procedure must be applied:

1. When referral sources (public and private) are contacted, specifically ask if they have qualified minorities and females available. Make sure written documentation as to the responses given.

2. Request employees on your project to refer minorities and females that they know are available.

3. Document all contacts made with current employees and submit to this office for review and filing.

It is the duty of each project manager, superintendent and supervisor to exert every care in being fair in the administration of this policy.

Periodic meetings with personnel under your supervision should be held to ensure that there is no discrimination and that the working environment is free of harassment, intimidation and coercion. A written record of such meetings should be made and given to the EEO Officer or project manager. All complaints of discrimination will be investigated by the EEO Officer.

Signatures of those present:

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

Yearly Notice to Supervisors
Current Date

Topics of Discussion:

1. There is to be no harassment, intimidation, or coercion of any employees at any worksite. It is the superintendent’s responsibility to maintain an environment free from these elements and to see that all employees are aware of this. Employees that do not abide by this rule are subject to dismissal.

2. The superintendent is to ensure that work assignments and overtime hours are not given in a discriminatory manner.

3. All persons applying for employment at the jobsite are to be given an employment application. A log of all female and minority applicants is to be maintained and given to the EEO Officer. If no hiring is being done at this jobsite, the applicant should be forwarded to the main office so that the person can be considered for job openings at other sites.

4. Any complaints, verbal or written, must be forwarded to the EEO Officer. The employee should be informed how the EEO Officer can be contacted. All complaints should be thoroughly investigated.

5. Superintendents are to hold jobsite meetings with employees to inform them of the above policies. Any additional items discussed should be noted and each employee present should sign the report.

Signatures of Superintendents,
Supervisors and Managers present:

________________________________________
________________________________________
________________________________________
________________________________________

Supervisors Meeting Environment
Current Date

To All Employees

This is to advise that we welcome all applicants, regardless of race, creed, ancestry, national origin, religion, sex disability, veteran status or age.

If you know of a minority or female interested in learning a new skill and working with this company, please refer them to our Personnel Officer or the EEO Officer.

{Name}
{Address}
{City}, MO {zip}
555-5555 Residence
444-4444 Business
333-3333 Fax
Email -

EEO Officer {Company}

Posting Regarding Minority and Female Referrals
We are bidding as a prime contractor on the above referenced federal-aid highway project. Under the contract special provisions we are required to award subcontracts to qualified DBE firms for _____% of the contract value.

We are looking for subcontractors to perform in the following capacities on this project:

If you are interested in participating as a subcontractor on this project, the plans are available at this link on the MoDOT website:

Sincerely,

Company Official
Subjects discussed and disposition:

1. Company EEO Policy and Affirmative Action Plan
2. Recruitment of Minorities and Women for employment and training opportunities
3. Identification of EEO Officer
4. Workforce diversity and recruitment
5. Wages and Payroll
7. Training Opportunities
8. Complaints

Suggestions:__________________________________________
__________________________________________
__________________________________________

Remarks:__________________________________________
__________________________________________
__________________________________________

Name:__________________________________________

Signature:__________________________________________

Title:__________________________________________

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**ATTENDEES**

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<th>Printed Name and Title</th>
<th>Signature</th>
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**EEO Meeting - Employees**
On ____________, 20__, ______________________ conducted a review of all persons with any responsibility for employee decisions with _______________.

Factors considered were:

(  ) Efforts to recruit and/or hire minorities and females.
(  ) Equal treatment of all employees.
(  ) Dispute resolution.

The following individuals are doing an excellent job:

____________________________________________________
____________________________________________________

The following individuals are doing an adequate job:

____________________________________________________
____________________________________________________

The following individuals must improve their performance:

____________________________________________________
____________________________________________________

Evaluation of Supervisors
Re: Job Number________________________

This letter provides notice that <Company Name> received a contract on <Date>, in the amount of $________. The following subcontractors are also scheduled to perform work on the project:

Subcontractor X $XX,XXX

This contract is federally funded, and work begins on <Date>. Completion is expected to conclude on <Date>. The project is located at ________________________________.

If you have any questions or comments regarding this or other contracts, please feel free to give me a call at 555-555-5555.

Sincerely,

EEO Officer
Dear ________________:

Enclosed is our current Equal Employment Opportunity (EEO) Policy. It is the policy of this company to assure that applicants and employees are treated fairly and work in an environment free of harassment of any kind. As a supervisor of this company, you are expected to report any knowledge of discrimination, harassment, or intimidation that is experienced by any of our employees to the company EEO Officer.

______________, Inc. is committed to nondiscrimination and equal opportunity in employment. Any complaints or comments regarding employment or the EEO policies should be directed to me at 555-555-5555. All complaints are confidential.

Sincerely,

Company Official

Enclosure
Enclosed is our current Equal Employment Opportunity Policy. It is the policy of this company to assure that applicants and employees are treated fairly and work in an environment free of harassment, intimidation, and coercion at all sites, and in all facilities at which employees are assigned to work.

_____________, Inc. is committed to nondiscrimination and equal opportunity in employment. Any complaints or comments regarding employment or the EEO policies should be directed to me at 555-555-5555. All complaints are confidential.

Sincerely,

Company Official

Enclosure
Current Date

Name
Address
City, State Zip

Dear ________________:

Enclosed is our current Equal Employment Opportunity Policy. It is the policy of this company to assure that applicants and employees are treated fairly and work in an environment free of harassment of any kind.

______________, Inc. is committed to nondiscrimination and equal opportunity in employment. As a vendor, subcontractor or supplier to this company your firm is required to comply with all federal EEO and nondiscrimination requirements. Any complaints or comments regarding employment or the EEO policies should be directed to me at 555-555-5555. All complaints are confidential.

Sincerely,

Company Official

Enclosure

Notice to any Subcontractor, Vendor or Supplier, with EEO Policy
<table>
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<tr>
<th>Agency Contacted</th>
<th>Date</th>
<th>Response</th>
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Recruitment Responses
This firm does not maintain or provide for its employees any segregated facilities at any of our offices, work areas or job sites. This firm does not permit its employees to work at any location where segregated facilities are maintained.

This firm agrees that any breach of this certification is a violation of the equal opportunity provision of federally assisted highway contracts.

As used in this certification, the term “segregated facilities” means any waiting rooms, work areas, restrooms, portable toilets, time clocks, drinking fountains, eating areas, transportation and housing facilities provided for employees which are segregated by explicit directive, habit, local customs or otherwise.

Any breach of these clauses may be grounds for debarment as provided in 29 CFR 5.6(b).

______________________________
Name of Company

______________________________
Company Official

______________________________
Date

Certificate of Non-segregated Facilities
<table>
<thead>
<tr>
<th>DATE</th>
<th>Name, Address, Phone</th>
<th>Minority Sex</th>
<th>Craft</th>
<th>Hired/Sent to Union</th>
<th>Reason if No Hire</th>
<th>Request From Union</th>
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Applicant Log