

# MISSOURI HIGHWAYS and TRANSPORTATION COMMISSION

JEFFERSON CITY, MISSOURI

# **REQUEST FOR BID**

# **BID OF**

Vendor Number		
Name		
Trumo		
Address		
Phone Number		
E mail		

# FOR CONSTRUCTING OR IMPROVING Contract I.D. SL17-030-R6

STATE PROJECT

Route 67 Slide Repair
Located on southbound Route 67 approximately 0.2 miles north of Lambert St. Louis International Airport Tunnel
St. Louis County, MO

# BIDDER CHECKLIST FINAL CHECKLIST BEFORE SUBMITTING BID

1. Submit completed Contractor Questionnaire and/or Contractor Prequalification Questionnaire with attachments not late than <b>seven (7) days</b> prior to the date and hour of the bid opening. See Sections 101-103 of the Missouri Standar Specifications for Highway Construction, and Rule 7 CSR 10-15.900, "Prequalification's to Bid of Certain Contractors' Questionnaire and Contact information are provided on MoDOT's website.	rd
2. If submitted in the name of a firm or corporation, the legal name of the firm or corporation should appear in the space designated, and be signed by one or more persons legally qualified to execute papers in the name of said firm or corporation.	
3. The bidder shall submit a Bid Guaranty meeting the requirements of Section 102 of the Missouri Standar Specifications for Highway Construction. If submitting a project specific or annual bid bond, bidders must use th MoDOT provided bid bond forms. The project specific bid bond form is included in the request for bid. Annual bid bond (both paper and electronic) shall be executed by June 15 <sup>th</sup> of each year. Bid bonds should be mailed to: Cheryl Sprogod Procurement Unit, Operations Complex, 2309 Barrett Station Rd, Ballwin, MO 63021.	ne Is
All questions concerning the bid document preparation shall be directed to Cheryl Sprogoe – Procurement Division at (314) 205-7308.	

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#### NOTICE TO CONTRACTORS

Each bid must be mailed or hand delivered in a sealed envelope to Ms. Cheryl Sprogoe, Procurement Unit, Operations Complex, 2309 Barrett Station Rd., Ballwin, Mo. 63021.

Bids must be returned to the office of Ms. Cheryl Sprogoe no later than 10:00 a.m., Local Time, October 25, 2016.

(1) **PROPOSED WORK:** The proposed work, hereinafter called the work, includes:

Slide repair of Route 67 located on southbound Route 67 approximately 0.2 miles north of the Lambert St. Louis International Airport tunnel and approximately 1 mile south of Missouri Bottom Road in St. Louis County, MO.

- (2) <u>COMPLIANCE WITH CONTRACT PROVISIONS:</u> The bidder, having examined and being familiar with the local conditions affecting the work, and with the contract, contract documents, including the Missouri Highways and Transportation Commission's "Missouri Standard Specifications for Highway Construction, 2016," and "Missouri Standard Plans for Highway Construction, 2009", their revisions, and the request for bid, including appendices, the special provisions and plans, hereby proposes to furnish all labor, materials, equipment, services, etc., required for the performance and completion of the work. All references are to the Missouri Standard Specifications for Highway Construction, as revised, unless otherwise noted. All "Section" and "Sec" references in this RFB shall refer to the Missouri Standard Specifications for Highway Construction. All questions concerning the bid document preparation shall be directed to Cheryl Sprogoe Procurement Division at (314) 205-7308.
- (3) <u>PERIOD OF PERFORMANCE</u>: If the bid is accepted, the bidder shall continuously and diligently prosecute the work in such order and manner as will ensure the completion of the work within the time specified in the Time for Completion of the Work in accordance with Paragraph E 1.1 of the <u>Scope of Work</u> part of this RFB.
- (4) <u>LIQUIDATED DAMAGES</u>: The bidder agrees that, should the bidder fail to complete the work in the time specified or such additional time as may be allowed by the engineer under the contract, the amount of liquidated damages as specified in the Time for Completion of the Work in accordance with Paragraph E 1.2 of the <u>Scope of Work</u> part of this RFB.
- Contractor and its subcontractor(s) to provide a ten-hour occupational safety and health administration (OSHA) construction safety program (or a similar program approved by the Missouri Department of Labor and Industrial Relations as a qualified substitute) for their on-site employees (laborers, workmen, drivers, equipment operators, and craftsmen) who have not previously completed such a program and are directly engaged in actual construction of the improvement (or working at a nearby or adjacent facility used for construction of the improvement). The Contractor and its subcontractor(s) shall require all such employees to complete this ten-hour program, pursuant to 292.675 RSMo, unless they hold documentation on their prior completion of said program. Penalties for non-compliance include Contractor forfeiture to the Commission in the amount of \$2,500, plus \$100 per contractor and subcontractor employee for each calendar day such employee is employed beyond the elapsed time period for required program completion under 292.675 RSMo.
- (6) <u>PERSONAL PROTECTIVE EQUIPMENT</u>: All contractor and subcontractor employees utilized in the performance of work resulting from this request must adhere to OSHA standards and at a minimum shall utilize appropriate head, eye and foot protection in the performance of work.

All workers within highway right of way shall wear approved ANSI/ISEA 107 Performance Class 2 or 3 safety apparel and more specifically as follows:

**Daytime Flagger**. During daytime activities, flaggers shall wear a high visibility hard hat, safety glasses, a Performance Class 3 top OR a Performance Class 2 top, and safety footwear. Hard hats other than high visibility orange or green shall be covered with a high visibility covering.

**Daytime Worker**. During daytime activities, workers shall wear a hard hat, safety glasses, a Performance Class 3 top OR a Performance Class 2 top, and safety footwear.

**Nighttime Flagger**. During nighttime activities, flaggers shall wear a high visibility/reflective hard hat, safety glasses, a Performance Class 3 top AND Class E bottoms, OR Performance Class 2 top AND Class E bottoms, and safety footwear. Hard hats shall be reflective or covered with a high visibility covering.

**Nighttime Worker**. During nighttime activities, workers shall wear a hard hat, safety glasses, a Performance Class 3 top OR Performance Class 2 top AND Class E bottoms, and safety footwear.

(7)	<b>PREVAILING WAGE</b> : General Wage order #60 to apply, St. Louis County, MO in a	ccordance with
Section 110.		

(8) <u>BID GUARANTY</u> : The bidder shall submit a Bid Guaranty meeting the requirements of Section 102
of the Missouri Standard Specifications for Highway Construction. The project bid bond form is included in the bid
book and the project and annual bid bond forms are also available on MoDOT's website. Paper annual bid bonds shall
be submitted to MoDOT by June 15 <sup>th</sup> of each year, and electronic annual bid bonds shall be executed by June 15 <sup>th</sup> of
each year. The bidder shall mark the box below to identify the type of Bid Guaranty.

Paper Annual Bid Bond
Cashier's Check/Paper Project Bid Bond
Electronic Bid Bond

- **CERTIFICATIONS FOR STATE JOBS:** By signing and submitting this bid, the bidder makes the certifications appearing in Sec. 102.18.2 (regarding disbarment, eligibility, indictments, convictions, or civil judgments), Sec. 102.18.3 (regarding anti-collusion), and Sec. 102.18.5 (regarding Missouri Domestic Products Procurement Act). Any necessary documentation is to accompany the bid submission, as required by these sections. As provided in Sec. 108.13, the Commission may terminate the contract for acts of misconduct, which includes but is not limited to fraud, dishonesty, and material misrepresentation or omission of fact within the bid submission.
- (10) <u>ANTIDISCRIMINATION:</u> The Commission hereby notifies all bidders that it will affirmatively insure that in any contract entered into pursuant to this advertisement, businesses owned and controlled by socially and economically disadvantaged individuals will be afforded full opportunity to submit bids in response to this invitation and will not be discriminated against on the grounds of race, color, religion, creed, sex, age, ancestry, or national origin in consideration for an award.
- (11) PREFERENCE TO MISSOURI FIRMS IN AWARDING OF CONTRACTS: The bidder's attention is directed to Section 34.355 RSMo Supp 2000, et seq, which requires that preference be given in awarding contracts to firms, corporations, or individuals doing business as Missouri firms, corporations, or individuals, or which maintain Missouri offices or places of business, when the quality of performance promised is equal, or better, and the price quoted is the same, or less.

The law also requires that a contractor or bidder domiciled outside the state of Missouri shall be required, in order to be the successful bidder, to submit a bid which is the same percent less than the lowest bid submitted by a responsible contractor or bidder domiciled in Missouri as would be required for the Missouri domiciled contractor or bidder to succeed over the bidding contractor or bidder domiciled outside Missouri in a like contract or bid being let in his domiciliary state. A contractor or bidder domiciled outside Missouri shall also be required to submit an audited financial statement as would be required of a Missouri domiciled contractor or bidder on a like contract or bid being let in the domiciliary state of that contractor or bidder.

information:			
List the	state of domicile		
List add	dress of all Missouri offices or	places of business	
	orrect and that (if not signing	with the intention to bind them ng and executing this, as the bio	
correct LEGAL	NAME as stated on the contrac		, which is the
	orporations, and whether doing		(2) partnership, (3) joint venturer (whether e), or (4) corporation. Indicate by marking
sole	e individual	partnership	joint venture
corp	oration, incorporated under law	vs of state of	·
b) If th	e bidder is doing business unde	er a fictitious name, indicate be	low by filling in the fictitious name
Executed by bide	der this day of		
DIRECTLY NO	R INDIRECTLY ENTERED II	NTO ANY AGREEMENT, PA	NTS, AND EMPLOYEES HAVE NEITHER RTICIPATED IN ANY COLLUSION, OR SIDDING IN CONNECTION WITH THIS
		PERFORM THE WORK WITH THE BENEFIT OF ANOTHER CO	ITS OWN BONAFIDE EMPLOYEES AND DNTRACTOR.
PERJURY UNDI MISSOURI, ANI	ER THE LAWS OF THE UNIT D ANY OTHER APPLICABLI	ΓED STATES AND/OR FALSE	TION, EXECUTED UNDER PENALTY OF DECLARATION UNDER THE LAWS OF VS. THE FAILURE TO PROVIDE THIS O CAUSE IT TO BE REJECTED.
AUTHORIZED TO AND ALL PRO	O WORK IN THE UNITED STA VISIONS OF MISSOURI EXE ND TRANSPORTATION COM	TES IN ACCORDANCE WITH A CUTIVE ORDER NO. 07-13 F	MPLOYS ONLY INDIVIDUALS WHO ARE APPLICABLE FEDERAL AND STATE LAWS FOR CONTRACTS WITH THE MISSOURI GH THE MISSOURI DEPARTMENT OF
	Check this box ONLY if the bid an explanation for the refusal(s)		of these certifications. The bidder may provide

For firms, corporations or individuals domiciled outside the state of Missouri, it is requested they submit the following

Signature of Bidder's Owner, Officer, Partner or Authorized Agent		
Please print or type name and title of person signing here		
Attest:		
Secretary of Corporation if Bidder is a Corporation	_	

Affix Corporate Seal (If Bidder is a Corporation)

NOTE: If bidder is doing business under a fictitious name, the bid shall be executed in the legal name of the individual, partners, joint ventures, or corporation, and registration of fictitious name filed with the secretary of state, as required by sections 417.200 to 417.230 RSMo. If the bidder is a corporation not organized under the laws of Missouri, it shall procure a certificate of authority to do business in Missouri, as required by section 351.572 et seq RSMo. A certified copy of such registration of fictitious name or certificate of authority to do business in Missouri shall be filed with the commission, as required by the standard specifications.

- (13) <u>INSURANCE REQUIREMENTS</u>: The bidder shall maintain or cause to be maintained at bidder's own expense commercial general liability, automobile liability, worker's compensation insurance against negligent acts, errors or omissions of the Contractor, or its subcontractors and anyone directly or indirectly employed by any of them. Any insurance policy required as specified in Section 107.13 shall be written by a company that is licensed and authorized to issue such insurance in the state of Missouri.
- (14) <u>INVOICING AND PAYMENT REQUIREMENTS</u>: The contractor shall submit an itemized invoice to the following address after the completion of deliverables, as specified herein.

Missouri Department of Transportation Business & Benefits 1590 Woodlake Chesterfield, MO. 63017-5712

Each invoice should be itemized in accordance with items listed on the purchase order and/or contract. The statewide financial management system has been designed to capture certain receipt and payment information. Therefore, each invoice submitted must reference the purchase order number and must be itemized in accordance with items listed on the purchase order. Failure to comply with this requirement may delay processing of invoices for payment.

The contractor shall be paid in accordance with the firm, fixed prices stated on the pricing page(s) of this document after completion of deliverables specified herein and acceptance by MoDOT.

MoDOT is exempt from paying Missouri Sales Tax, Missouri Use Tax and Federal Excise Tax. However, the contractor may themselves be responsible for the payment of taxes on materials they purchase to fulfill the contract. A Project Tax Exemption Certificate will be furnished to the successful bidder upon request.

Unless otherwise provided for in the solicitation documents, payment for all equipment, supplies, and/or services required herein shall be made in arrears. The Missouri Highways and Transportation Commission (MHTC) shall not make any advance deposits.

The MHTC assumes no obligation for equipment, supplies, and/or services shipped or provided in excess of the quantity ordered. Any authorized quantity is subject to the MHTC's rejection and shall be returned at the contractor's expense.

Notarized weekly payroll documentation for prime and subcontractors will be required from start to finish of this contract showing compliance with prevailing wage rates. Lien Waivers from materials suppliers shall also be provided. Additional documents shall be furnished as required by other provisions in the bid package.

Payment shall be made per contractor invoice upon satisfactory completion of all work items and the receipt of the required documentation.

(15) PROHIBITION OF EMPLOYMENT OF UNAUTHORIZED ALIENS: Pursuant to Section 285.530, RSMo. No business entity or employer shall knowingly employ, hire for employment, or continue to employ an unauthorized alien to perform work within the State of Missouri. As a condition for the award of any contract or grant in excess of five thousand dollars by the State or by any political subdivision of the State to a business entity, or for any business entity receiving a state-administered or subsidized tax credit, tax abatement, or loan from the state, the business entity shall:

By sworn affidavit and provision of documentation, affirm its enrollment and participation in a federal work authorization program with respect to the employees working in connection with the contracted services. E-Verify is an example of a federal work authorization program. The business entity must affirm its enrollment and participation in the E-Verify federal work authorization program with respect to the employees proposed to work in connection with the services requested herein by providing acceptable enrollment and participation documentation consisting of completed copy of the E-Verify Memorandum of Understanding (MOU). For business entities that are not already enrolled and participating in a federal work authorization program, E-Verify is available at <a href="http://www.dhs.gov/files/programs/gc\_1185221678150.shtm">http://www.dhs.gov/files/programs/gc\_1185221678150.shtm</a>

By sworn affidavit, affirm that it does not knowingly employ any person who is an unauthorized alien in connection with the contracted services. A copy of the affidavit referenced herein is provided within this document.

<u>Proof of Lawful Presence For Sole Proprietorships and Partnerships:</u> If the business entity is a sole proprietorship or partnership, pursuant to Section 208.009, RSMo., each sole proprietor and each general partner shall provide affirmative proof of lawful presence in the United States. Such sole proprietorship or partnership is eligible for temporary public benefits upon submission by each sole proprietor and general partner of a sworn affidavit of his/her lawful presence on the United States until such lawful presence is affirmatively determined, or as otherwise provided by Section 208.009, RSMo. A copy of the affidavit reference herein is provided within this document.



# **SCOPE OF WORK**

St. Louis District, Slide Repair Job Number WRSL067D

# **Miscellaneous Contract Requirements and Specifications**

# A. Work Location

The slide is located on southbound Rte. 67 approximately 0.2 miles north of the Lambert St. Louis International Airport tunnel and approximately 1 mile south of Missouri Bottom Road. St. Louis County

# **B.** Work Description

The purpose of this project is to repair a soil slide on the southbound slope of Rte. 67. All work shall be completed as shown on the construction plans, or as directed by the Commission's representative.

**1.0** In addition, the contractor shall contact designated MoDOT personnel at least 10 working days prior to beginning work.

# C. Tabulation of Quantities

2031000	Class A Excavation	415.0 CY
2036000	Compacting Embankment	415.0 CY
2142000	Furnishing Rock Fill	173.0 CY
2143000	Placing Rock Fill	173.0 CY
6169901	Traffic Control (Lump Sum)	1 LS
6181000	Mobilization	1 LS
6240104A	Separation Geotextile	327.0 SY

8061005	Rock Ditch Check	24.0 LF
8061016	Sediment Removal	5.0 CY
8061019	Silt Fence	100 LF
8069901	Seeding, (Cool Season Mixture) with	
	Type 1 Erosion Control Blanket	1 LS

# D. Work Zone Traffic Management Plan

- **1.0 Description.** Work zone traffic management shall be in accordance with applicable portions of Division 100 and Division 600 of the Standard Specifications, and specifically as follows.
- 1.1 Work Zone Specialist (WZS). The Traffic Management Plan shall name an individual, either employed by the contractor or hired by the contractor, to act as the Work Zone Specialist throughout the entirety of the project. Any change in personnel for the WZS shall be submitted in written form to the engineer. This individual will be a trained Workzone Specialist in accordance with Standard Specifications Section 616.3.3 and will be directly involved with daily traffic management and traffic management planning. It will be the responsibility of the WZS to coordinate daily traffic management between MoDOT inspection staff (when present) and Transportation Management Center (TMC) (when MoDOT inspector is not present). The WZS shall maintain daily contact with MoDOT either through on-site MoDOT inspector or telecommunication to MoDOT Transportation Management Center (TMC) traffic management operations.
- 1.2 Maintaining Work Zones and Work Zone Reviews. The WZS shall maintain work zones on a daily basis to assure safety to the traveling public and the workers. If the engineer or a designated MoDOT employee (identified at the preconstruction meeting) notifies the WZS of any safety or traffic delay concerns in the work zone, the WZS shall immediately work to correct the situation. The WZS shall have personnel reviewing regular traffic control items daily and any temporary lane drop traffic control items initial set up and during the operation. Traffic control items shall typically be corrected without the need for direction by the engineer. The WZS is responsible to assure all traffic control devices are maintained in accordance with EPG standards. The WZS is responsible to assure work zone is operated within the hours specified by the engineer and will not deviate from the specified hours without prior approval of the engineer. WZS is responsible to manage work zone delay in accordance with the principles and guidelines of traffic delay mitigation established by the St. Louis District Work Zone Level of Impact (WZLOI). The WZS and engineer shall submit one joint weekly technical review of work zone operations indentifying any concerns present and the corrective actions taken. Multiple reviews rated 100% will be subjected to unannounced inspections to corroborate validity of multiple ratings. Engineer and WZS will be notified of results.
- **1.3 Work Zone Conflict Resolution Plan.** The WZS shall be presented a copy of St. Louis District Work Zone Conflict Resolution Plan and acquire a working knowledge of expectations in traffic mitigation. The engineer or its designee will notify the contractor first verbally if work zone is not maintained at an acceptable level. If first verbal notification does not resolve the work zone deficiency(s), then the engineer or its designee will proceed upwards utilizing the Work Zone Resolution Ladder until all concerns are resolved. The engineer may use an order record to correct

traffic control items. The order record shall state the correction(s) necessary and the time frame by which the corrections shall be made. Failure to make corrections on time may result in the engineer suspending work. The suspension will be non-excusable and non-compensable regardless if user costs are being charged for closures.

**1.4 Description.** The traffic control plans show a defined construction stage for completion of the work required for this contract. The traffic control plans illustrate standard lane and shoulder closure operations. The contractor shall perform the work with a minimal impact to traffic. If the contractor elects to modify the traffic control set up to allow for additional clearance or for a different construction approach, the cost of any additional striping, striping removal, temporary striping, temporary striping removals and traffic control devices required to conform to MoDOT's Engineering Policy Guide requirements shall be borne entirely by the contractor. Alternate traffic control plans shall be submitted to the engineer for approval and shall be signed and sealed by a professional engineer in the State of Missouri.

### 2.0 Traffic Management Schedule.

- **2.1** Traffic management schedules shall be submitted to the engineer for review prior to the start of work and prior to any revisions to the traffic management schedule. The traffic management schedule shall include the proposed traffic control measures, hours traffic control will be in place, and work hours.
- **2.2** The contractor shall request permission 48 hours prior to lane closures or shifting traffic onto detours. This is to ensure closures do not conflict with other work within the zone of influence and the work zone information on the website can remain real-time. In accordance with Management of Traffic (MOT) procedures, the contractor will need to submit lane closure for the following week by Monday 3:00PM.
- **2.3** The engineer shall be notified as soon as practical of any postponement due to weather, material or other circumstances.
- 2.4 In order to ensure minimal traffic interference, the contractor shall schedule lane closures for the absolute minimum amount of time required to complete the work. Lanes shall not be closed until material is available for continuous construction and the contractor is prepared to diligently pursue the work until the closed lane is opened to traffic.
- **2.5 Traffic Congestion.** The contractor shall, upon approval of the engineer, take proactive measures to reduce traffic congestion in the work zone. The contractor shall begin mitigation measures whenever traffic congestion reaches excess of 10 minutes to prevent congestion escalating to 15 minute or above threshold.
- **2.5.1 Traffic Delay.** The contractor shall be responsible for maintaining the existing traffic flow through the job site during construction. If disruption of the traffic flow occurs and traffic is backed up in queues of 15 minute delays or longer, then the contractor shall review the construction operations which contributed directly to disruption of the traffic flow and make adjustments to the operations to prevent the queues from occurring again.

# 2.5.2 Traffic Safety.

- **2.5.2.1** Where traffic queues routinely extend to within 1000 feet (300 m) of the ROAD WORK AHEAD, or similar, sign on a divided highway or to within 500 feet (150 m) of the ROAD WORK AHEAD, or similar, sign on an undivided highway, the contractor shall extend the advance warning area, as approved by the engineer.
- **2.5.2.2** When a traffic queue extends to within 1000 feet (300 m) of the ROAD WORK AHEAD, or similar, sign on a divided highway or to within 500 feet (150 m) of the ROAD WORK AHEAD, or similar, sign on an undivided highway due to non-recurring congestion, the contractor shall deploy a means of providing advance warning of the traffic congestion, as approved by the engineer. The warning location shall be no less than 1000 feet (300 m) and no more than 0.5 mile (0.8 km) in advance of the end of the traffic queue on divided highways and no less than 500 feet (150 m) and no more than 0.5 mile (0.8 km) in advance of the end of the traffic queue on undivided highways.

#### 3.0 Work Hour Restrictions.

- **3.1** There are six major holidays throughout the calendar year: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving, and Christmas. To minimize any impacts work may have on traffic during these holidays, all lanes shall be scheduled to be open to traffic from 12:00 noon on the last working day preceding the holiday until 9:00 a.m. on the first working day subsequent to the holiday.
- **3.2** The contractor shall not perform any construction operation on any roadbed, including the hauling of material within the project limits, during restricted periods, holiday periods or other special events specified in the contract documents.

#### 3.3 Rte. 67 SB, Working Hours

Week Days - Lane closure allowed – 9:00AM to 3:00PM, 9:00PM to 6:00AM

Weekends - Lane closure allowed - Determined by the Engineer

The contractor shall be aware that traffic data indicates construction operations on southbound Rte. 67 between the hours of 6:00AM to 9:00AM and 3:00PM to 6:00PM Monday through Friday will likely result in traffic queues greater than 15 minutes.

It shall be the responsibility of the engineer to determine if the above work hours may be modified. Working hours for evenings, weekends and holidays will be determined by the engineer.

**3.4** The contractor shall not alter the start time, ending time, or a reduction in the number of through lanes of traffic or ramp closure without advance notification and approval by the engineer. The only work zone operation approved to begin 30 minutes prior to a reduction in through traffic lanes or ramp closures is the installation of traffic control signs. Should lane closures be placed or remain in place, prior to the approved starting time or after the approved ending time, the Commission, the

traveling public, and state and local police and governmental authorities will be damaged in various ways, including but not limited to, increased construction administration cost, potential liability, traffic and traffic flow regulation cost, traffic congestion and motorist delay, with its resulting cost to the traveling public. These damages are not reasonably capable of being computed or quantified. Therefore, the contractor will be charged with liquidated damages specified in the amount of \$1000 per 15 minute increment for each 15 minutes that the temporary lane closures are in place and not open to traffic in excess of the limitation as specified elsewhere in this special provision. It shall be the responsibility of the engineer to determine the quantity of unapproved closure time.

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

#### 4.0 Detours and Lane Closures.

- **4.1** The contractor shall provide changeable message signs notifying motorists of future traffic disruption and possible traffic delays one week before traffic is shifted to a detour or prior to lane closures. The changeable message sign shall be installed at a location as approved or directed by the engineer. All messages deployed shall be approved and authorized by engineer or its designee.
- **4.2** At least one lane of traffic in each direction on all roadways shall be maintained at all times except for brief intervals of time required when the movement of the contractor's equipment will seriously hinder the safe movement of traffic. Periods during which the contractor will be allowed to halt traffic will be designated by the engineer.
- **4.3** Mobile operations for striping, removals and pavement markers are permitted within the scope of approved traffic control plan provided with plans. In the event traffic control for mobile operations on this project is not addressed, the contractor shall submit a mobile operation traffic control plan to the engineer before operation may begin. On high-speed roadways, a third shadow vehicle should be used with Shadow Vehicle 1 in the closed lane, Shadow Vehicle 2 straddling the edge line, and Shadow Vehicle 3 on the shoulder. Reference mobile operation principles established within EPG 616.11.5 or MUTCD 6G.02, Typical Application 6H -35.
- **5.0** Coordination with other Projects. The contractor shall coordinate traffic management between this project and any other projects on or near Rte. 67 near the airport. We are not aware of any projects in this area.
- **6.0** This list of projects is not all inclusive. The contractor shall be aware that there may be other projects including, but not limited to, utility, St. Louis County, Bridgeton, private, MoDOT maintenance, permit, or other projects that may impact project construction or traffic control in the vicinity of this project. It shall be the responsibility of the contractor to determine what, if any projects other than the ones listed above may impact this project and work to coordinate construction and traffic management efforts between this project and any other project involved.

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

# E. Time for Completion of the Work

- **1.0 Description.** Completion of this contract shall be in accordance with Sec 108.7 and will be administered by a calendar days completion basis.
- **1.1** Regardless of when the work is begun on this contract, all work shall be completed on or before the date specified below. Completion by this date shall be in accordance with the requirements of Sec 108.7.

Completion Date: June 1, 2017

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**1.2** Should the contractor, or in case of default, the surety, fail to complete the work within the above completion date, a deduction of the amount shown below will be made for each day that the contract remains uncompleted in accordance with the requirements of Sec 108.8. These damages are in addition to any other damages as specified elsewhere in this contract.

Liquidated Damages Per Day: \$1,800.00

# F. Utilities

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

<u>Utility Name</u>	Known Required Adjustment	<u>Type</u>
Terry Rogers AT&T AT&T Distribution 402 N 3rd Street Office – 636.949.1330 Mobile – 636.448.4621 Email: tr5397@att.com	No	Communications
Dave Sherman	No	Gas

Laclede Gas Company 4118 Shrewsbury Avenue Shrewsbury, MO 63119 Phone: 314.575.8423 Email: david.sherman@thelacledegroup.com		
Dave Pruitt  Missouri American Water Company 727 Craig Road St. Louis, MO 63141 Telephone: 314-996-2396 Email: Dave.Pruitt@amwater.com	No	Water
Steve Gerrein Charter Communications 815 Charter Commons Drive Town and Country, Missouri 63017 Office phone 636-387-6641 Cell phone 314-220-5713 Email: Steve.Gerrein@charter.com	No	Communications
Robert Schnell  Ameren Missouri  12121 Dorsett Road  Maryland Heights, MO 63043  Telephone: 314-344-9504  Email: rschnell@ameren.com	No	Power

- 1.1 The existence and approximate location of utility facilities known to exist, as shown on the plans, are based upon the best information available to the Commission at this time. This information is provided by the Commission "as-is" and the Commission expressly disclaims any representation or warranty as to the completeness, accuracy, or suitability of the information for any use. Reliance upon this information is done at the risk and peril of the user, and the Commission shall not be liable for any damages that may arise from any error in the information. It is, therefore, the responsibility of the contractor to verify the above listing information indicating existence, location and status of any facility. Such verification includes direct contact with the listed utilities.
- 1.2 The contractor agrees that any effects of the presence of the utilities, their relocation, contractor's coordination of work with the utilities and any delay in utility relocation shall not be compensable as a suspension of work, extra work, a change in the work, as a differing site condition or otherwise including but, without limitation, delay, impact, incidental or consequential damages. The contractor's sole remedy for the effects of the presence of utilities, delay in their relocation or any other effects shall be an excusable delay as provided in Sec 105.7.6. The contractor waives, for itself, its subcontractors and suppliers the compensability of the presence of utilities, delay in their

relocation and any cost to the contractor, it's subcontractors and suppliers in any claim or action arising out of or in relation to the work under the contract.

1.3 The contractor shall be solely responsible and liable for incidental and consequential damage to any utility facilities or interruption of the service caused by it or its subcontractors operation. The contractor shall hold and save harmless the Commission from damages to any utility facilities interruption of service by it or its subcontractor's operation.

# **G. Stormwater Compliance Requirements** NJSP-15-38

- **1.0** The land disturbance necessary to complete this project is not anticipated to exceed one (1) acre. Should the contractor disturb more than one (1) acre to complete the work, or for any other reason, all terms of this Job Special Provision will apply.
- **1.1 Description.** The Contractor shall comply with the terms of the United States of America v. Missouri Highways and Transportation Commission Consent Decree (Consent Decree) that are identified as the responsibility of the Contractor or subcontractor, and with the terms of this provision. Viewing of the Consent Decree is available on the MoDOT Land Disturbance webpage under Contractor Resources, or by going to the web address <a href="www.modot.org/LD">www.modot.org/LD</a>.
- **1.2 Applicability.** The Consent Decree and this provision apply to any project that includes land disturbance of areas totaling greater than one (1) acre on the project site. The project site consists of all areas designated on the plans, including temporary and permanent easements. The Consent Decree and this provision do not apply to Contractor staging, plant, or borrow areas that are not located on MoDOT right of way (Off-site). The Contractor is responsible for obtaining its own separate land disturbance permit for Off-site areas. This provision is in addition to any other stormwater, environmental, and land disturbance requirements specified elsewhere in the contract.
- **2.0 Stormwater Training for Contractor Employees.** The Contractor's on-site project manager, designated Water Pollution Control Manager (WPCM), as defined in Section 3.0, and WPCM delegate, shall complete MoDOT Stormwater Training prior to serving in those roles. If someone other than the Contractor's project manager is given the authority to manage the grading or erosion control operations, the project manager(s) for those operations shall also complete MoDOT Stormwater Training. MoDOT Stormwater Training is also required for any other person who the Contractor gives authority to take measures to prevent or minimize the consequences of noncompliance with the Stormwater requirements, as defined in Section 3.1(a) of this provision.
- **2.1** The Commission will provide MoDOT Stormwater Training to the Contractor employees specified in Section 2.0 at a location and time determined by MoDOT. There will be no fee for attending the training; however, the Contractor shall be responsible for all other cost related to the training, such as travel expenses, if necessary, and wages for its employees. The time to complete the training is anticipated to be no more than 6 hours. As long as the Consent Decree is in effect, MoDOT will provide periodic trainings at various locations around the state, as needed, to ensure

contractors and bidders have the opportunity to maintain the number of WPCMs they need to comply with this provision.

- **2.2** Those who require MoDOT Stormwater Training per Section 2.0 shall complete the training prior to beginning any land disturbance work. Thereafter, training shall occur at least once every two (2) years. The training is not project-specific. Any Contractor employee who receives the training will be qualified to perform the WPCM duties on any MoDOT project for a period of two (2) years.
- **2.3** MoDOT will document the names and dates that contractor employees attend MoDOT Stormwater Training and will retain those records for the period of time specified in the Consent Decree. Duplicate record keeping by the contractor is not required.
- **3.0 Water Pollution Control Manager (WPCM).** Prior to the Pre-Activity meeting for Grading/Land Disturbance, the Contractor shall designate a Water Pollution Control Manager (WPCM) to fulfill the duties and responsibilities listed in Section 3.1 until final stabilization occurs. The Contractor's on-site project manager may also serve as the WPCM or that role may be assigned to another manager employed by the contractor or a subcontractor. The Contractor shall also maintain a WPCM delegate to temporarily fulfill the WPCM duties in the absence of the primary WPCM (e.g. illness, vacation, other leave).

#### **3.1** Duties of the WPCM:

- **3.1.1** Be familiar with Stormwater Requirements including the National Pollutant Discharge Elimination System (NPDES), the current MoDOT State Operating Permit for construction stormwater discharges/ land disturbance activities, the Project-specific Stormwater Pollution Prevention Plan (Project SWPPP), the Corps of Engineers Section 404 Permit, when applicable, the Consent Decree, and this provision. The Project SWPPP includes: a title page with project-specific information, the general SWPPP posted on the MoDOT land disturbance website, the Project Erosion & Sediment Control Plan, all applicable special provisions, and all applicable specifications and standard drawings;
- **3.1.2** Complete the stormwater training set forth in Section 2.0;
- **3.1.3** Attend the Pre-Activity for Grading/ Land Disturbance Meeting or, if hired after the meeting has occurred, be familiar with the conference decisions;
- **3.1.4** Review and sign the Project-specific SWPPP and all updates thereto within time periods set out in the Consent Decree;
- **3.1.5** Visit and review the project site for compliance with Stormwater Requirements at least once per week from the start of any grading operations until final stabilization is achieved and permit is closed;
- **3.1.6** Be authorized by the Contractor to supervise all work performed by the Contractor and subcontractors that involves compliance with Stormwater Requirements, including the authority to order work be stopped on a Project, implement MoDOT-directed changes in

work related to Stormwater Requirements, and order the taking of, measures to cease, correct, prevent, or minimize the consequences of non-compliance with Stormwater Requirements;

- **3.1.7** Review and certify electronically each MoDOT inspection report for the Project within three (3) days of receiving each report to ensure it conforms with report requirements in the National Pollution Discharge Elimination System Stormwater (NPDES SW) Permit, Project SWPPP and the Consent Decree and ensure that all Stormwater Deficiencies noted on the report are corrected within the time required;
- **3.1.8** Recommend in writing within three (3) days of discovering any changes in site conditions and Best Management Practices (BMPs) that require an update to the Project-specific SWPPP; and
- **3.1.9** Be the point of contact relating to Stormwater Requirements and the Consent Decree between the Contractor, Subcontractors and MoDOT.
- **4.0 Pre-Activity Meeting for Grading/Land Disturbance and Required Hold Point.** At each Project, a Pre-Activity Meeting for Grading/Land Disturbance shall be held prior to the start of any land disturbance and shall include a physical visit and review of the project site. Discussion items at the pre-activity meeting shall include a review of the project SWPPP, the planned order of grading operations, proposed areas of initial disturbance, identification of all necessary BMPs that shall be installed prior to commencement of grading operations, and any issues relating to compliance with the Stormwater requirements that could arise in the course of construction activity at the project.
- **4.1** Contractor employees who shall attend the Pre-Activity Meeting for Grading/Land Disturbance include the WPCM for the Project and the person(s) designated the authority to manage the grading and erosion control operations.
- **4.2** Following the pre-activity meeting for Grading/land disturbance, and subsequent installation of the initial BMPs identified at the pre-activity meeting, a Hold Point shall occur prior to the start of any land disturbance operations to allow the engineer and WPCM the time needed to perform an onsite review of the installation of the BMPs to ensure compliance with the SWPPP is met. Land disturbance operations shall not begin until authorization is given by the engineer.
- **5.0** Compliance with the NPDES SW Permit and Project SWPPP. On all projects, the Contractor shall comply with all applicable Stormwater Requirements which are defined as, but are not limited to:
  - **5.0.1** Consulting with the engineer on recommended design revisions to the Project SWPPP to accommodate the Contractor's staging plan, implementation, managing, and maintaining BMPs or other control measures to prevent or minimize sediment and other pollutants in stormwater runoff in accordance with contract specifications or any relevant manufacturer specifications and good engineering practices, including but not limited to the manuals (*Note: two manuals cited in the MoDOT permit are "Developing your stormwater pollution prevention plan: A guide for construction activities" and "Protecting Water Quality: A Field*

Guide to erosion, sediment and stormwater best management practices for development sites in Missouri") and any other applicable standards for sedimentation basins, stabilization, rock dams, brush checks, construction entrances, and other BMPs;

- **5.0.2** Installing all BMPs at the locations and relative times specified in the Project SWPPP; and
- **5.0.3** Complying with the Missouri Water Quality Standards and with effluent limitations in Section E.1 of the NPDES SW Permit. Measurement of effluent is not required except as specified in E.2.
- **5.1 Stormwater Deficiency Corrections.** Per terms of the Consent Decree, Stormwater Deficiencies identified on the MoDOT Land Disturbance Inspection Report shall be corrected within 7 days of the inspection date to avoid stipulated penalties, except that more time might be granted by the engineer when weather or field conditions prohibit the corrective work. If the Contractor does not initiate corrective measures within 5 calendar days of the inspection date or any extended period granted by the engineer, all work shall cease on the project except for work to correct these deficiencies, unless otherwise allowed by the engineer. All impact costs related to this halting of work, including, but not limited to stand-by time for equipment, shall be borne by the Contractor. Work shall not resume until the engineer approves the corrective work.
- **6.0 Inspection Protocol.** The Contractor and all subcontractors shall review and adhere to MoDOT's written Stormwater Inspection Protocol, found on the MoDOT Land Disturbance webpage (<a href="www.modot.org/LD">www.modot.org/LD</a>). The Inspection Protocol is applicable to all Projects under the consent decree. The MoDOT Resident Engineer will serve the role of Stormwater Resident Engineer, or a delegate will be named in their absence.
- **6.1 Inspection Reports.** MoDOT will provide one or more Environmental Construction Inspectors (ECI) to perform the weekly and post run-off inspections and other duties described in paragraph 17 of the Consent Decree. The ECI will enter the inspection reports into a web-based Stormwater Compliance database. The WPCM will have access to this database to view all report information, including any noted deficiencies, and to certify the report as required in Section 3.1 (g.). Automated email reminders of pending reports that need to be certified and for deficiencies that need to be corrected will be sent to the WPCM. The Contractor may designate other employees or subcontractor employees to have viewing access to this database and to receive the email reminders. Completion of MoDOT Stormwater Training is necessary in order to receive the email reminders. The WPCM and other users shall be equipped with an electronic device (desktop computer, laptop, tablet, smartphone, etc.) with a browser and internet access to connect to the database. The contractor shall be responsible for providing the electronic devices.
- **7.0 Stipulated Penalties.** If the Contractor fails to comply fully and timely with the requirements of the Consent Decree, stipulated penalties will be assessed to the Commission. For matters under the Contractor's responsibility and control the following stipulated penalties will be assessed to the Contractor and MoDOT will withhold payment pursuant to the following:

Violation Stipulated Penalty Amount
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Failure to Designate or Maintain WPCM at	\$750 for the initial violation (each person not
each Project in Accordance with Section 3.0.	designated) and then \$750 for each fourteen
	(14) day period that person is not designated.
Failure to complete MoDOT Stormwater	\$750 per person for each missed training.
Training by an Individual Required to be	This \$750.00 per person violation shall
Trained in Accordance with Section 2.0, such	continue to accrue for each fourteen (14) day
as the WPCM or Project Manager.	period that the person fails to timely receive
	the applicable training
Failure of WPCM to Review and Certify an	\$250 per inspection report not reviewed or
Inspection Report in Accordance with	signed.
Inspection Protocol as set forth in Section 6.	
Failure to Comply with Any NPDES SW Permit	\$1000 per violation for the first ten (10) days
or SWPPP Requirement.	of the violation; \$2500 per violation for days
	11-20; \$3500 per violation for days 21 and
	beyond.
Failure to Correct a Stormwater Deficiency	\$1000 per deficiency for the first ten (10)
Identified in a MoDOT Inspection Report, or	days after correction was required; \$2500
Otherwise Discovered by the WPCM, within	per deficiency for days 11-20 after correction
the Time Required by the NPDES SW Permit	was required; \$3500 per deficiency for days
or SWPPP.	21 and beyond after correction was required.

- **8.0 Information Collection and Retention.** The EPA, its representatives and its agents shall have the right of entry into any facility covered by this Consent Decree, at all reasonable times, upon presentation of credential, to:
  - **8.0.1** monitor the progress of activities required under the Consent Decree;
  - **8.0.2** verify any data or information submitted to the United States in accordance with the terms of the Consent Decree;
  - **8.0.3** obtain samples and, upon request, splits of any samples taken by MoDOT or its representatives, contractors, or consultants;
  - **8.0.4** obtain documentary evidence, including photographs and similar data; and
  - **8.0.5** assess MoDOT's compliance with the Consent Decree.
- **8.1** Until three (3) years after the termination of the Consent Decree, Contractors and the agents of the Contractors shall preserve all non-identical copies of all documents, records, or other information (including documents, records, or other information in electronic form) in its or its Contractors' or agents' possession or control, or that come into the Contractor's or agent's possession or control, and that relate to MoDOT's performance of its obligations under the Consent Decree or to the Contractor's performance of its obligations under the Consent Decree. This information-retention requirement shall apply regardless of any contrary corporate or institutional policies or procedures.

**9.0 Basis of Payment.** Should the contractor disturb more than one (1) acre due to its method of operations, or for any other reason, no direct payment will be made for compliance with this provision, including the cost to provide a WPCM. Should the engineer direct the contractor to exceed one (1) acre of land disturbance, payment will be made only for the actual cost of the weekly duties of the WPCM. Separate payment will be made for erosion and sediment control devices, and for permanent and temporary seeding and mulching, when payment for those items are provided elsewhere in the contract.

# I. Fertilizing, Seeding and Erosion Control Blanket

- **1.0 Description.** All areas disturbed by the contractor's operations shall be fertilized and seeded. In addition, the disturbed areas shall be covered by an erosion control blanket.
- **2.0 Fertilizing.** All work shall be in accordance with Sec 801. Fertilizer shall be applied at the following rate:

Nitrogen (N)	80 lb. per acre
Phosphoric Acid (P <sub>2</sub> O <sub>5</sub> )	160 lb. per acre
Potash (K <sub>2</sub> O)	80 lb. per acre
Effective Neutralizing Material	2,700 lb. per acre

**3.0 Seeding.** All work shall be in accordance with Sec 805. The following seed mixture shall be applied at the rate specific in pounds of pure live seed per acre:

Tall Fescue	80 lb. per acre
Annual Ryegrass	8 lb. per acre
White Clover	2 ½ lb. per acre
Total	90 ½ lb. per acre

**4.0 Basis of Payment.** Payment will be considered full compensation for all labor, equipment and material to complete the described work. All expense incurred by the contractor in compliance with the above requirements shall be considered as completely covered by unit prices for:

Item No.	Type/Description	Units
8069901	Seeding-Cool Season Mixtures	1 LS
	With Type 1 Erosion Control	
	Blanket	

#### J. Excess Material

**1.0** Any excess material for the project shall be hauled to the Normandy Maintenance Building located at I-70 and Bermuda Drive.

**2.0** No direct payment will be made for hauling this material.

# K. Furnishing Rock Fill

**1.0** Material for the rock fill shall meet the specifications in Section 609.60.2.1 consisting of a predominant rock size of 3", a maximum rock size of 6" and a gradation such that no more than 15% will be less than 1".

# L. Standard Specifications

All items and materials used for this contract shall be in accordance with the applicable portions of the Missouri Standard Specification Book for Highway Construction, and specifically as follows;

Section 203	Roadway and Drainage Excavation, Embankment and Compaction
Section 214	Rock Fill
Section 616	Temporary Traffic Control
Section 802	Mulching
Section 805	Seeding
Section 806	Pollution, Erosion and Sediment Control

This list is not all-inclusive. It shall be the Contractor's responsibility to perform all work in accordance with the prevailing Standard Specifications on the letting date of this contract.

# M. Standard Plans

All material, equipment and construction requirements for items specified in this project shall be in accordance with the Missouri Standard Plans for Highway Construction.

It shall be the Contractor's responsibility to perform all work in accordance with the prevailing Standard Plans for Highway Construction on the letting date of this contract.

(Revised 08/96)

state of Missouri.

KNOW ALL PERSONS BY TH	HESE PRESENTS, th	at we
as principal and		
as surety, are held and firmly bound unto the stat Transportation Commission) in the penal sum of	te of Missouri (actir	ng by and through the Missouri Highways and commission to be credited to the state road fund.
Dollars (\$ the principal and surety binding themselves, their has severally, firmly by these presents.		
Sealed with our seals and dated	this	
THE CONDITION OF THIS O	BLIGATION is such	that
WHEREAS the principal is sul County, project SL17-005-R6, Slide Repair, for co		bid to the commission on Route D in St. Louis ement of state highway as set out in said bid;
NOW THEREFORE, if the commission execute and deliver to the commission the contract, c the requirements of the bid, the specifications, and commission, then this obligation shall be void and of n	contract bond, and ev the provisions of se	ection 227.100 RSMo, to the satisfaction of the
In the event the said principal shall, in the set forth in the preceding paragraph, then the state of M forthwith be entitled to recover the full penal sum at expense of recovery.	Missouri, acting by ar	
The principal and surety hereby certify form furnished by the Commission, in accordance v Construction.		the original or a verbatim copy of the bid bond e Missouri Standard Specifications for Highway
		Principal
SEAL	Ву	
		Signature
		Surety
SEAL	Ву	
		Signature of Attorney in Fact
NOTE: This bond must be executed by the principal, a	and by a corporate su	rety authorized to conduct surety business in the

BID BOND

Page 23 of 26

# **PRICING PAGE**

The bidder shall provide a firm, fixed price in the table below for the original contract period for providing the deliverables/services in accordance with the provisions and requirements of this RFB. All costs associated with providing the required deliverables/services shall be included in the prices stated below.

ITEM#	DESCRIPTION	EST QTY	U/M	COST U/M	EXTENDED COST
001	Class A Excavation	415.0	CY		
002	Compacting Embankment	415.0	CY		
003	Furnishing Rock Fill	173.00	CY		
004	Placing Rock Fill	173.00	CY		
005	Traffic Control (Lump Sum)	1	LS		
006	Mobilization	1	LS		
007	Separation Geotextile	327.0	SY		
008	Rock Ditch Check	24	LF		
009	Sediment Removal	5.0	CY		
010	Silt Fence	100	LF		
011	Seeding, (Cool Season Mixture) with Type 1 Erosion Control Blanket	1	LS		

COMPANY:	DATE:
SIGNATURE:	
PRINTED NAME/ TITLE:	

# WORKER ELIGIBILITY VERIFICATION AFFIDAVIT FOR ALL MHTC/MODOT CONTRACT AGREEMENTS IN EXCESS OF \$5,000

(for joint ventures, a separate affidavit is required for each business entity)

STATE OF	)					
STATE OF	) ss )					
On this	day of			before	me	appeared
	, personally	known to me or pro	ved to me on the	basis of sat	isfactor	y evidence
to be a person whose name is	subscribed to this affida	avit, who being by m	e duly sworn, dej	posed as foll	ows:	
My name is		, and I am	of sound mind,	capable of m	aking t	his affidavit, and
personally certify the facts her	ein stated, as required b	by Section 285.530, 1	RSMo, to enter in	nto any conti	act agr	eement with the
state to perform any job, task,	employment, labor, per	rsonal services, or an	y other activity f	or which co	mpensa	tion is provided,
expected, or due, including bu						
I am the	of		, and I am du	ıly authorize	d, direc	cted, and/or
empowered to act officially ar	nd properly on behalf of	f this business entity.	I hereby	affirm and	warrai	nt that the
aforementioned business enti-	ty is enrolled in a fe	deral work authoriz	ation program o	perated by	the Un	ited States
Department of Homeland Sec	curity to verify inform	ation of newly hired	l employees, and	I the aforem	nentione	ed business
entity shall participate in said	l program with respect	to all employees we	orking in connec	tion to worl	k under	the within
state contract agreement wit	h the Missouri Highw	vays and Transporta	tion Commission	n (MHTC).	I hav	ve attached
documentation to this affidav	it to evidence enrollme	ent/participation by t	he aforemention	ed business	entity i	n a federal
work authorization program, a	as required by Section 2	85.530, RSMo. In	addition, I here	by affirm ar	nd warra	ant that the
aforementioned business entit	y does not and shall no	ot knowingly employ	y, in connection	to work und	er the v	within state
contract agreement with MH7	C, any alien who does	not have the legal r	ight or authorizat	tion under fe	ederal la	aw to work
in the United States, as define	d in 8 U.S.C. § 1324a(h	n)(3). I am aware	e and recognize th	nat, unless c	ertain c	ontract and
affidavit conditions are satisf	ied pursuant to Section	n 285.530, RSMo, th	ne aforementione	d business e	entity m	nay be held
liable under Sections 285.525	through 285.550, RSM	Io, for subcontractors	s that knowingly	employ or c	continue	e to employ
any unauthorized alien to work	k within the state of Mi	ssouri.				
I acknowledge that I	am signing this affidav	vit as a free act and	deed of the afore	mentioned b	ousiness	s entity and
not under duress.						
		Affiant Sig	mature			
Subscribed and swor	n to before me this	day of	, 20	·		
		Notary Pub	olic			
My commission expi	res:	2100003 1 00	- <del></del>			

[documentation of enrollment/participation in a federal work authorization program attached]

# APPLICANT AFFIDAVIT FOR SOLE-PROPRIETORSHIP OR PARTNERSHIP

(a separate affidavit is required for each owner and general partner)(if applicable)

STATE OF				
COUNTY OF	) ss )			
	day of	, 20_nown to me or proved to me or	, before m	11
		n instruments, who being by m		-
_		, and I am of sound i		
		by Section 208.009, RSMo, for		
lawful presence in the Un	nited States of America:			
I am aware that false statement or represe or by other fraudulent de Class C felony for stolen gexceed 7 years and/or a fastolen public benefits valuexceed 15 years – Section I recognize that, benefits until such time a 208.009, RSMo.  I understand the	Missouri Highways and Tra Missouri Department of Tra America as: (check the appl for permanent residence.  Missouri law provides that an entation, or by willful conceal evice, shall be guilty of the compublic benefits valued between the not more than \$5,000 - Soud at \$25,000 or more (punish 558.011, RSMo).  The public benefits valued between the statement of th	efit (grant, contract, and/or laransportation Commission (Mansportation (MoDOT). I amicable box) _ a United States are uny person who obtains any pure ment or failure to report any farime of stealing pursuant to Sen \$500 and \$25,000 (punishable ections 558.011 and 560.011, shable by a term of imprisonment of the same	oan) administered/professional administered/professional description of the Uncitizen an alien law ablic benefit by means fact or event required section 570.030, RSM to be by a term of imprision RSMo), and is a Classical nent not less than 5 years of the professional description des	ovided by the ad through the nited States of vfully admitted s of a willfully to be reported, Mo, which is a sonment not to ss B felony for ears and not to appropriate ded by Section
I acknowledge th	nat I am signing this affidavit	as a free act and deed and not	under duress.	
Affiant Signature		Affiant's Social Secur Applicable Federal Ide	entification Number	
Subscribed and s	sworn to before me this	day of,	20	
My commission expires:		Notary Public		