ATHENS COUNTY ENGINEER'S OFFICE

2024

ATH-CR25-0.16 LANDSLIDE REPAIRS

OPWC Project No. CU24AA Athens County, Long Run Rd



ATHENS COUNTY AUDITOR: Jill A. Thompson

BID OPENING: 10:10 am., Tuesday, May 28, 2024

LOCATION: ATHENS COUNTY COMMISSIONER'S OFFICE 15 S. COURT STREET, ATHENS OHIO 45701

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NOTICE TO BIDDERS

Sealed bids for the ATH-CR25-0.16 LANDSLIDE REPAIRS will be received by the Board of County Commissioners of Athens County, Ohio, at their office, 15 S. Court Street, Athens Ohio 45701 until 10:10 a.m., Prevailing Local Time on the 28^{th} day of May, 2024 and at that time and place will be publicly opened and read aloud. All bids will be considered valid until 60 days after the opening date, although not accepted or rejected.

The work for which proposals are invited consists of a drilled pier wall with lagging at CR25-0.16, pavement repair, and other miscellaneous items associated with the construction of the ATH-CR25-0.16 LANDSLIDE REPAIRS. The Engineer's Estimate of Construction Cost for this project is \$ 800,000.00.

Copies of the Construction Plans, Bidding Forms, and Specifications on the Unit Price Contract may be purchased for \$30.00 from the Office of the Athens County Engineer, 16000 Canaanville Rd, Athens, Ohio 45701 during regular business hours (7:00 a.m. to 3:30 p.m. Monday through Friday).

Legal notice and bid documents are also posted on the internet at www.athenscountyengineer.org under the "Bids/RFPs" heading.

Each bid shall have filed with it a bid guaranty in the form of a certified check, cashier's check, or letter of credit revocable only at the option of Athens County in on amount equal to 10% of the bid <u>or</u> a bond in accordance with division (B) of Section 153.54 of the Revised Code.

Each proposal must contain the full name of the party or parties submitting the proposal and all persons interested therein. Each bidder must submit evidence of its experiences on projects of similar size and complexity. The owner intends and requires that this project be completed no later than October 31, 2024.

All contractors and subcontractor involved with the project will to the extent practicable use Ohio products, materials, services, and labor in the implementation of their project. Additionally, contractor compliance with the equal employment opportunity requirements of Ohio Administrative Code Chapter 123 is required.

Bidders must comply with the prevailing wage rates on Public Improvements in Athens County as determined by the Ohio Department of Commerce, Bureau of Wage and Hour Administration, 614.644.2239.

The Board of County Commissioners of Athens County, Ohio reserves the right to reject any and/or all bids and to waive informalities as may be in the best interest of Athens County.

Jeff Maiden, P.E., P.S. Athens County Engineer

Advertising dates: 5/11/24, 5/18/24

INFORMATION TO BIDDERS

ODOT's 2019 Construction and Material Specifications (CMS) Manual and its supplements are hereby incorporated by reference, in their entirety, as if rewritten herein. The incorporation of this document by reference is not intended to interfere with the order of precedence set forth in Section 105.04 of the C&MS.

If the successful bidder has filed a bid guaranty in the form of a certified check, cashier's check, or letter of credit, then at the time of entering the contract, the bidder shall file a performance bond in accordance with division (C) of Section 153.54 of the Revised Code and in substantially the form provided in Section 153.57 of the Revised Code.

All proposal guaranties will be returned immediately following the opening of proposals except those of the lowest three (3) bidders. These guaranties will be returned within ten (10) days following award of the contract, except that of the successful bidder that will be returned after satisfactory contract bond has been furnished and the contract has been executed.

Performance Bonds shall be made with Athens County, Ohio as obligee.

The bidder shall sign the Proposal correctly. Proposals made by air individual, shall show his name and mailing address. Proposals made by a firm or a partnership shall show the name and mailing address of each member of the firm or partnership. If made by a consoration the Proposal must show the name of the state under the laws of which the corporation was chartered and the name and title of officer or officers having authority under the by-laws to sign contracts. Anyone signing the proposal as agent must file with it, legal authority to do so. The proposal submitted by the Bidder will be considered by the Board of County Commissioners as being his lowest responsive and responsible bid, in accordance with Revised Code Section 9.312, and shall not be subject to change or alteration after submission.

Bidders shall submit all pages in Section II in a sealed envelope with name, address, and bid time marked outside along with the following. "ATH-CR25-0.16 LANDSLIDE REPAIRS". The County Commissioners reserve the tight to increase or decrease any quantities, waive any informalities or technicalities, and may reject any/or all bids as may be deemed to be in the best interest of Athens County.

Boring Logs are included in Section VI for contractor's review.

Contractor shall comply with all OSHA regulations in the construction of this project.

SPECIFICATIONS

ODOT'S 2019 CONSTRUCTION AND MATERIAL SPECIFICATIONS (CMS) MANUAL AND ITS SUPPLEMENTS

ODOT's 2019 Construction and Material Specifications (CMS) Manual and its supplements are hereby incorporated by reference, in their entirety, as if rewritten herein. The incorporation of this document by reference is not intended to interfere with the order of precedence set forth in Section 105.04 of the C&MS

EXTENSION TO THE COMPLETION DATE FOR WEATHER

Section 108.06 of the State of Ohio Department of Transportation's Construction and Materials Specifications, January 1, 2019 version, shall be applicable to this contract. The Contractor must clearly identify the "Work on the Critical Path" in the accepted Project Schedule in order to qualify for extensions of time due to inclement weather.

OHIO WORKERS' COMPENSATION COVERAGE

The Contractor must secure and maintain valid Ohio workers' compensation coverage until Athens County as set forth in Section 109.12(E) of the Construction and Material Specifications Manual has finally accepted the project. A certificate of coverage evidencing valid workers' compensation coverage must be submitted to the LPA before the contract will be executed.

The Contractor must immediately notify the LPA in writing if it or any subcontractor fails or refuses to renew their workers' compensation coverage. Furthermore, the Contractor must hotify the LPA withing if its or any of its subcontractor's workers' compensation policies are canceled, terminated adapse.

The failure to maintain valid workers' compensation coverage shall be considered a breach of contract which may result in the Contractor or subcontractor being removed from the project withholding of pay estimates and/or termination of the contract.

SECURITY & INSURANCE REQUIREMEN

SECURITY & INSURANCE REQUIREMENTS The Contractor and each of its subcontractor shall maintain, during the life of the its contract and subcontract, Public Liability Insurance with minimum coverage amounts of \$1,000,000 per occurrence, Property Damage Insurance with minimum coverage amounts of \$1,000,000 per courrence and Vehicle Liability Insurance.

UTILITY NOTE

The Contractor must exercise caution when working in proximity to the existing and/or relocated utility facilities. Sections 105.07 and 107.16 of the Department of Transportation Construction and Materials Specifications require that the Contractor cooperate with all utilities located within the limits of this construction project and take responsibility for the protection of the utility property and services.

If a utility company directs the Contractor to perform any work not specifically contained in the bidding documents, the Contractor will not be compensated for this work unless approved in writing before the work begins. If the work is not preapproved, the Contractor will be responsible for obtaining reimbursement for its work from the utility company that directed the Contractor to perform the work. In the event that the Contractor requests the additional work, not specifically contained in the bidding documents, be performed by a utility company, the Contractor will be responsible for reimbursing the utility company for the additional work unless the owner has agreed in writing to pay for the additional work before the work begins.

BIDDERS are advised that the following utility facilities will not be cleared from the construction area at the time of award of the contract. These utility facilities shall remain in place or be relocated within the construction limits of the project as set out below."

FRONTIER COMMUNICATIONS (telephone) SEE SHEET 2 OF THE CONTRACT DRAWINGS FOR UTILITY CONTACT INFORMATION

STEEL MADE IN THE UNITED STATES

(Sec. 153.011 and Sec. 5525.21 O.R.C.)

Any steel products to be used or supplied in connection with this project shall be steel products rolled, formed, shaped, drawn, extruded, forged, cast, fabricated, or otherwise similarly processed, or processed by a combination of two or more of such operations, from steel made in the United States by the open hearth, basic oxygen, electric furnace, Bessmer, or other steel making process. "United States" means the United States of America and includes all territory, continental or insular, subject to the jurisdiction of the United States.

Minimal amounts of foreign steel products or products whose domestic origin is not traceable may be used in bridge construction if approved by the Director in writing. The Director may grant such approval under either of the following conditions:

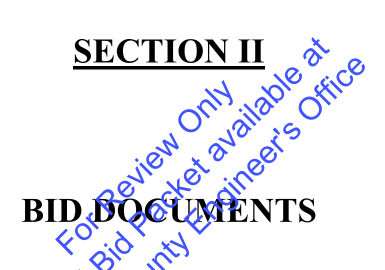
- 1. The cost of products to be used does not exceed one-tenth of one percent of the total contract cost, or two thousand, five hundred dollars, whichever is greater. The cost is the value of the steel product as delivered to the project.
- 2. The specified steel products are not produced in the United States in sufficient quantity or otherwise are not reasonably available to meet contract requirements.

The Director may require the Contractor to obtain letters from three different supplies documenting the unavailability of قى a specified steel from a domestic source, if the shortage is not previously established

The Contractor shall comply with Section 501.07 for any foreign or nonrace of steel product used or submit for approval, test results showing the chemical and physical properties meet the applicable specifications.

ATH-CR25-0.16 LANDSLIDE REPAIRS

ATHENS COUNTY, OHIO



THE FOLLOWING PAGES CONTAIN DOCUMENTS THAT MUST BE COMPLETED AND SUBMITTED BY THE BIDDER AT THE TIME OF BID.

ALSO RECOIRED AT THE TIME OF BID ARE:

- Contractor's certificate of Insurance (ACORD form)
- Contractor's Workers Compensation Certificate

BID PROPOSAL

Proposal of

(hereinafter called "Bidder"), organized and existing under the laws of the State of Ohio, doing business as

(Individual, Partnership or Corporation)

To the Board of County Commissioners of Athens County, Ohio, (hereinafter called "Owner").

In compliance with your Advertisement for Bids, Bidder hereby proposes to perform all work for the construction of the ATH-CR25-0.16 LANDSLIDE REPAIRS, in strict accordance with the Contract Documents, within the time set forth therein, and at the prices stated on the following pages.

By submission of this Bid, each Bidder certifies, and in the case of a Joint Bid, each party thereto certifies as to his own organization, that this Bid has been arrived at independently, without consultation, communication, or agreement as to any matter relating to this Bid with any other Bidder a with any competitor.

Bidder hereby agrees to commence work under this contract on or before a date to be specified in the Notice to Proceed and to fully complete the Project by October 31, 2024. Bidder further agrees to pay as liquidated damages in accordance with Section 108.07 of the State of Onio Department of Transportation's Construction and Materials Specifications, January 1, 2019 version.

Date

UNIT PRICES

The blank spaces in the proposal must be filled in correctly, where indicated, and typed or written in ink. Erasures, strikeovers and/or whiteout shall void bid.

The bidder is required to enter a unit price bid in the "Unit Price Bid" column and to multiply the unit price bid times the quantity set forth for the "Reference No." and then to enter the result in the "Total" column. The bidder is further required to enter a lump sum bid in the "Total" column for each "Reference No." which requires a "Lump Sum Bid". The bidder shall then add all of the figures in the "Total" column and enter the sum in the three (3) spaces provided for the "TOTAL AMOUNT OF THE BID".

Failure by a bidder to enter a unit price or lump sum price for each item set forth in the bid proposal will render the bid informal.

UNIT PRICE BID FORM ATH-CR25-0.16 LANDSLIDE REPAIRS

REF #	ODOT ITEM	ITEM DESCRIPTION	QTY	UNIT	UNIT PRICE	ITEM TOTAL
1	201	CLEARING AND GRUBBING	1	LS	\$	\$
2	203	EMBANKMENT	330	CY	\$	\$
3	606	GUARDRAIL, TYPE 5	287.5	FT	\$	\$
4	606	ANCHOR ASSEMBLY, TYPE T	2	EACH	\$	\$
5	617	COMPACTED AGGREGATE	15	CY	\$	\$
6	659	SEEDING AND MULCHING, AS PER PLAN	300	SY	\$	\$
7	832	EROSION CONTROL	2000	EACH	\$	\$
8	611	15" CONDUIT, TYPE B	40	FT	\$0,00	\$
9	611	PRECAST REINFORCED CONCRETE OUTLET	5	TACH	on the	\$
10	254	SUBGRADE COMPACTION	300	34	\$	\$
11	304	AGGREGATE BASE	83	CY	\$	\$
12	422	DOUBLE CHIP SEAL	560	. SX	\$	\$
13	503	UNCLASSIFIED EXCAVATION	01	O S	\$	\$
14	507	STEEL PILES, MISC.: SOLDIER PILE W18x97	1584	FT	\$	\$
15	511	CLASS QC1 CONCRETE FOOTING	16	CY	\$	\$
16	518		157	CY	\$	\$
17	518	6" PERFORATED	270	FT	\$	\$
18	518	6" NON-PERFORATED CORRUGATED PLASTIC PIPE	200	FT	\$	\$
19	524	DRILLED SHAFTS, 36" DIAMETER, PLUG PILES, AS PER PLAN	356	FT	\$	\$
20	524	DRILLED SHAFTS, 30" DIAMETER, KING PILES, AS PER PLAN	1012	FT	\$	\$
21	530	STRUCTURE, MISC.: PRECAST CONCRETE PANEL	106	EACH	\$	\$
22	614	MAINTAINING TRAFFIC	1	LS	\$	\$
23	623	CONSTRUCTION LAYOUT STAKES AND SURVEYING	1	LS	\$	\$
24	624	MOBILIZATION	1	LS	\$	\$
25	103	PREMIUM FOR PERFOMANCE BOND AND FOR PAYMENT BOND	1	LS	\$	\$
				Total:	CR25-0.16 =	\$

Grand Total Project in Words _

UNIT PRICE shall govern over TOTAL in case of discrepancy. If the plans or other quantity estimates shown herein differ from this unit price bid form, bid as shown on this sheet. Final payment will be based on actual quantities at the bid unit price. The above unit prices for the Bid shall include all labor, materials, bailing, shoring, removal, overhead, profit, insurance, etc., to cover the finished work of the several kinds called for within the drawings and specifications.

Bidder understands that the owner reserves the right to reject any or all bids and to waive any informalities in the bidding.

The bidder agrees that this bid shall be good and may not be withdrawn for a period of 60 calendar days after the scheduled closing time for receiving bids.

Upon receipt of written notice of the acceptance of this bid, bidder will execute the formal contract attached within 10 days and deliver a Surety Bond or Bonds as required by the contract Documents. The bid security attached is to become the property of the owner in the event the contract and bond are not executed within the time above set forth, as liquidated damages for the delay and additional expense to the owner caused thereby.

ilen a cel
Respectfully Submitted by:
Signature:
Printed Name:
Title:
Date:
Company Name:
Address:
Federal Tax I.D. Number:
Email Address:
Phone Number:

BID GUARANTY AND CONTRACT BOND

KNOW ALL MEN BY THESE PRESENT, that we, the undersigned,

as Principal and	
as Surety, are hereby held and firmly bound unto	

hereinafter called the Obligee, in the penal sum of the dollar amount of the bid submitted by the Principal to the obligee on _______ to undertake the project known as:

The penal sum referred to herein shall be the dollar amount of the Principal's bid to the Obligee, incorporating any additive or deductive alternate proposals made by the Principal on the date referred to above to the Obligee, which are accepted by the Obligee. In no case shall the penal sum exceed the amount of DOLLARS (\$).

If this item is left blank, the penal sum will be the full amount of the Principal's bid, including alternates. Alternatively, if completed, the amount stated must not be less than the full amount of the bid, including alternatives in dollars and cents. A percentage is not acceptable.

For the payment of the penal sum well and truly to be made we hereby jointly and severally bind ourselves, our heirs, executors, administrators, successors, and assigns.

our neurs, executors, administrators, successors, and assigns. **THE CONDITION OF THE ABOVE OBLIGATION IS SUCH**, that whereas the above named Principal has submitted a bid on the above referred to project,

NOW, THEREFORE, if the obligee accepts the bid of the Principal and the Principal fails to enter into a proper contract in accordance with the bid, plans, details, specifications, and bills of material; and in the event the Principal pays to the Obligee the difference not to exceed ten percent of the penalty hereto between the amount specified in the bid and such larger amount for which the obligee may in good faith contract with the next lower bidder to perform the work povered by the bid; or in the event the Obligee does not award the contract to the next lower bidder and resubmits the project for bidding, the Principal will pay the Obligee the difference, not to exceed ten percent of the penalty hereof between the amount specified in the bid, or the costs, in connection with the resubmission, of printing new contract documents, required advertising and printing and mailing notices to prospective bidders, whichever is less, then this obligation

Here insert full name or legal title of Contractor and address

Here insert full name or legal title of Surety

Here insert full name or legal title of Owner

shall be null and void, otherwise to remain in full force and effect. If the obligee accepts the bid of the Principal and the Principal within ten days after the awarding of the contract, enters into a proper contract in accordance with the bid, plans, details, specifications, and bills of material, which said contract is made a part of this bond the same as though set forth herein; and

IF THE SAID Principal shall well and faithfully perform each and every condition of such contract; and indemnify the Obligee against all damage suffered by failure to perform such contract .according to the provisions thereof and in accordance with the plans, details, specifications, and bills of materials therefore; and shall pay all lawful claims of subcontractors, materialmen, and laborers, for labor performed and materials furnished in the carrying forward, performing, or completing of said contract: we agreeing and assenting that this undertaking shall be for benefit of any materialman or laborer having a just claim, as well as for .the Obligee herein; then this obligation shall be void; otherwise the same shall remain in full force and effect; it being expressly understood and agreed that the liability of the Surety for any and all claims hereunder shall in no event exceed the penal amount of this obligation as herein stated.

THE SAID Surety hereby stipulates and agrees that no modifications, omissions, or additions, in or to the terms of said contract or in or to the plans and specifications therefore shall in any way affect the obligations of said Surety on this bond, and it does hereby waive notice of any such modifications, omissions or additions to the terms of the contract or to the work or to the specifications.

SIGNED AND SEALED This	day of	, 2	0 >	aple files
			01.12	All's
		Pr	ndipal	eel
	Davi	200	CHE SI	
	By: Title:	<u> </u>		_
		BILLI		-
	cicio	CO S	urety	
	B	ttorney-in-Fa	ict	-
	Athe			
	X			

Surety Company Address

Surety Agent's Name and Address

Instructions for Completion of the Bid Guaranty & Contract Bond

The Bid Guaranty and Contract Bond, meeting the requirements of Section 153.54 (B) of the Ohio Revised Code, as furnished by Athens County, shall be used and submitted by the bidder without change of wording.

The amount of the Bid Guaranty and Contract Bond must be for the full amount of the bid.

The Bid Guaranty and Contract Bond must be signed by an Authorized Agent of an acceptable Surety Bonding Company, and by the Bidder. The Bid Guaranty and Contract Bond must be countersigned by a Resident Agent of the Bonding Company as required by Section 3905.41 of the Ohio Revised Code. The Corporate Sector to be affixed to all A power of attorney of the Agent shall be attached to and comitted with the Bid Guaranty and Contract Bond. copies. The name and address of both the Surety and the Surety

BID AFFIDAVIT

(To be filled in and executed if Contractor is a Corporation)

STATE OF))ss		
COUNTY OF)		
being dul	y sworn, deposes and says that he is Se	cretary of
a corporation org	ganized and existing under and by virt	ue of the laws of
the State of	and having its principal Office at	
Number and Stree	et co	
County	N 10 Still	
County, City Name of C		
Affiant further says that he is familiar with the	records minutebooks and by-laws of	
Name of Corporation		
Affiant further says that	1	of the
corporation is duly authorized to sign the contract or _	Title	for
said corporation by virtue of	esolution of the Board of Directors. If by a resolution, give date of	
Since whether a provision of by-laws or a r	esolution of the Board of Directors. If by a resolution, give date of	adoption.
	Signature of Officer	
Sworn to before me and subscribed in my prese	nce this	day of
, 20		
	Notary Public in and for	
	Con	unty, Ohio
	My Commission expires	

NON-COLLUSION AFFIDAVIT

STATE OF)	
)SS.
COUNTY OF)	
	, being first duly sworn,
deposes and says that he is	er, partner, president, etc.
	_ the party making the foregoing proposal or bid; that such bid is
genuine and not collusive of sham; that said or indirectly, with any bidder or person, to bidding, and has not in any manner, directly or conference, with any person, to fix the bid or cost element of said bid price, or of that o	a bidder has not colluded, conspired, connived, or agreed, directly b put in a sham bid, or that such other person shall refrain from or indirectly sought by agreement or collusion, or communication a price of affiant or any other bidder, or to fix any overhead, profit, f any other bidder, or to secure any advantage against
EICIE	Sworn to and subscribed before me this day of
Office of	, 20
Athe	Notary Public in and for
•	County, Ohio
	My commission expires

NO FINDINGS FOR RECOVERY AFFIDAVIT

(O.R.C. Section 9.24)

THIS FORM MUST BE COMPLETED IN ITS ENTIRETY AND NOTARIZED

I,				
(NAME)	(TITLE)	(NAME OF	COMPANY)	
affirm that at the time that I sul	omitted the bid for			
		(BID TITLE)		
to the Board of Athens County	Commissioners on		hat	
		(DATE)		
	HAS / HAS NO	unresolved finding for	or recovery from	
(NAME OF COMPANY)	(CIRCLE ONE)		X	
the State Auditor per Ohio Rev	ised Code 9.24.	W de	a tice	
(If there is a unresolved find	ing for recovery from	<u>the State Auditor, pl</u>	ease complete the	following
<u>section)</u>	. ON	avers		
The amount of unresolved find	ing for recovery due the	State Autitor is	and unpaid	penalties and
interest are	800	(AMC	DUNT)	
(AMOUNT)	40°.8×	J.C.		
	BILUN		(SIGNATURE)	
	sticio CO		(COMPANY)	
section) The amount of unresolved find interest are (AMOUNT)	Olinens		(DATE)	
Sworn to and subscribed	before me this	day of,	20	(SEAL)

(NOTARY)

My Commission Expires:

(DATE)

AFFIDAVIT OF CONTRACTOR OR SUPPLIER OF NON-DELINQUENCY OF PERSONAL PROPERTY TAXES ORC 5719.042

STATE OF))ss.
COUNTY OF)
I, individually or as agent or representative for
, having been awarded a contract let by competitive bid for the purpose of
hereby state that neither I, nor the above-listed contractor or supplier
were charged with any delinquent personal property taxes on the general tax list of personal property in
Athens County at the time the bid for this project was submitted, under the above-listed names or under any
other names.
other names. Sworn to before me and subscribed in my presence thisdry of, 20 Notary Public In consideration of the award of the contract designated above, the above statement is incorporated into
In consideration of the award of the contract designated above, the above statement is incorporated into
the contract as a covenant of the undersigned. For the contractor or supplier
NOTICE TO CONTRACTORS
DO NOT COMPLETE THIS FORM IF YOU HAVE BEEN CHARGED WITH DELINQUENT

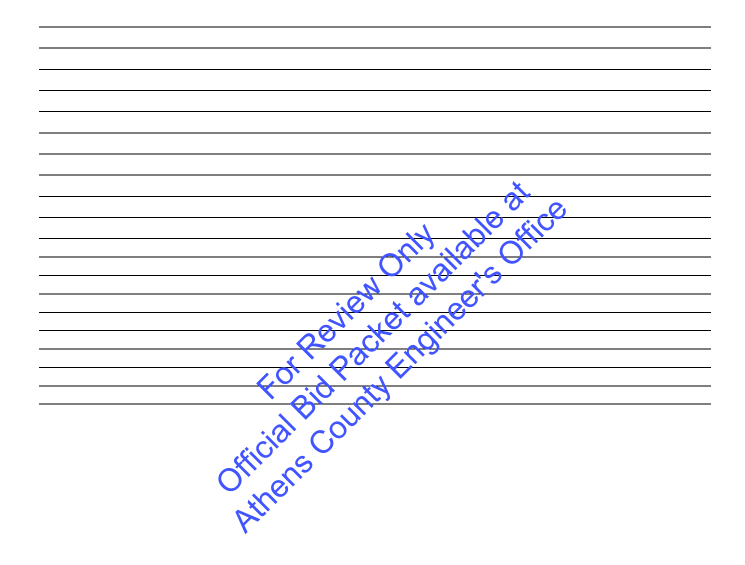
PERSONAL PROPERTY TAXES ON THE GENERAL TAX LIST OF PERSONAL PROPERTY IN ATHENS COUNTY, REQUEST THAT THIS FORM BE REPLACED WITH AFFIDAVIT OF DELINQUENCY OF PERSONAL PROPERTY TAXES.

CONTRACTORS ARE REQUIRED TO STATE IN THE SPACES PROVIDED BELOW, THEIR EXPERIENCE IN CONSTRUCTING PROJECTS OF THIS TYPE OR SIMILIAR IN NATURE. FAILURE TO FILL IN THIS FORM MAY DISQUALIFY YOUR BID.

PROJECT NAME:	CONTACT:
ADDRESS	PHONE:
	FAV.
	EMAIL:
	DATE OF PROJECT:
DESCRIPTION OF WORK:	
PROJECT NAME:	CONTACT:
ADDRESS	PHONE:
	FAX:
	DATE OF PROJECT
DESCRIPTION OF WORK:	
	all a offi
	10:15
	CONTACT: PHONE:
PROJECT NAME:	CONTACT:
ADDRESS	PHONE:
	ÉMAIL:
	DATE OF PROJECT:
DESCRIPTION OF WORK:	
	c_{0}°
	0
PROJECT NAME:)
PROJECT NAME:	CONTACT:
ADDRESS	PHONE:
	FAX:
	EMAIL:
	DATE OF PROJECT:
DESCRIPTION OF WORK:	

SUBCONTRACTORS LIST

The attention of bidders is directed, particularly to the General Provision relative, respectively, to the requirements of sub-letting or assigning all or any portion of the work under this Contract. The bidder is required to state, in detail, in the space provided below, the name, address, experience and the work to be performed by sub-contractors in this Contract.



STATE OF OHIO EQUAL EMPLOYMENT OPPORTUNITY REQUIREMENTS AND BID CONDITIONS FOR OPWC-ASSISTED CONSTRUCTION PROJECTS

The attached materials are provided for use by local subdivisions in receipt of financial assistance from the Ohio Public Works Commission for the development or redevelopment of capital infrastructure improvements. The materials relate to the State of Ohio's equal employment opportunity requirements for contractors when they participate in State-assisted construction projects. These materials must be inserted into the contracting subdivision's bidding documents for such State-assisted projects, and be regarded as an integral component of the bidder's response.

The bidder's failure to address these materials as a part of its vio response, including providing the required Certificate of Compliance, election of one of the two Bidder's Affirmative Acton Requirements, adoption of the Bidders EEO Covenants, and completion of the Bidders Certification will cause the bidder's proposal to be rejected as being non-responsive to the State's Equal Employment Opportunity Requirements and in non-compliance with the State Equal Employment Opportunity Bid **Conditions.**

Should there be any questions regarding the use or meaning of any portion of these materials, the best answers Snould there be any questions regarding the use of meaning of any portion of these materials, the best answers can be received from the State Equal Exployment Opportunity Coordinators office at 65 East State Street, Suite 202, Columbus, Ohio 43266-0408. Phone: (614) 406-8380.

OPWC PROPOSAL NOTES – For insertion into Bid Documents (Rev 10/23)

1. STEEL PRODUCTS MADE IN THE UNITED STATES

Domestic steel use requirements as specified in Ohio Rev. Code §153.011, <u>https://codes.ohio.gov/ohio-revised-code/section-153.011</u>, apply to this project.

2. PREVAILING WAGES ON STATE PROJECTS WITH NO FEDERAL-AID (Should this project contain Federalaid funds then Federal Prevailing Wages must be paid. Contact the appropriate Federal funding agency for language.)

This contract is subject to Ohio Prevailing Wage Laws, Ohio Rev. Code Chapter 4115 and the Prime Contractor and all subcontractors shall comply with all provisions contained therein or as otherwise provided by this note. The Prime Contractor guarantees that the prevailing wage scale to be paid to all laborers and mechanics employed on this contract shall be in accordance with the schedule of the prevailing hourly wage and fringe benefits as determined by the Ohio Department of Commerce for the county in which the work is being performed. The failure to pay prevailing wages to all laborers and mechanics employed on this project shall be considered a breach of contract. Such a failure may result in the revocation of the Prime Contractor's and/or subcontractor's certificate of qualification and debarment. A schedule of the most current prevailing wage rates may be accessed by registering with the Ohio Department of Commerce, Labor and Worker Safety Division. Wage Hour Bureau following address: and at the web https://wagehour.com.ohio.gov/w3/webwh.nsf/wrlogin/?openform.

The Prime Contractor and all subcontractors shall compensate the employees on this contract at a pay rate not less than the hourly wage and fringe rate listed on the website noted above, for the applicable job classification or as may be modified by the Ohio Department of Commerce, Division of Labor and Worker Safety Wage and Hou Bureau, when new prevailing rates are established.

Overtime shall be paid at one and one-half times the basic houry rate for any hours worked beyond forty hours during a pay week. The Prime Contractor and all subcontractors shall pay all compensation by company check to the worker and fringe benefit program.

The wage and fringe rates determined for this project or as may be later modified, shall be posted by the Prime Contractor in a prominent and accessible place on the project, field office, or equipment yard where they can be easily read by the workers or otherwise made available to the worker. On the first pay date of contract work the Prime Contractor and all subcontractors shall furnish each employee covered by prevailing wage a completed form (WHPW-1512) in accordance with Ohio Rev. Code § 4115.05, showing the classification, hourly pay rate, and fringes, and identifying the public authority's Prevailing Wage Coordinator, if such employees are not covered by a collective bargaining agreement or understanding between employers and bona fide organizations of labor. These forms shall be signed by the Prime Contractor or subcontractor and the employee and kept in the Prime Contractor's or subcontractor's payroll files.

The Prime Contractor shall submit to the Prevailing Wage Coordinator, certified payrolls for Prime Contractor and all subcontractors on form WHPW 1512 or equivalent, in accordance with Ohio Rev. Code Sections 4115.07 and 4115.071(C), three weeks after the start of work and every subsequent week until the completion of the contract. Additionally, a copy of the "Apprentice Certification" obtained from the Ohio State Apprenticeship Council, must accompany all certified payrolls submitted, for all apprentices working on this project. Upon completion of the contract and before the final payment, the Prime Contractor shall submit to the Prevailing Wage Coordinator a final wage affidavit in accordance with Ohio Rev. Code § 4115.07 stating that wages have been paid in conformance with the minimum rates set forth in the contract. Please be aware that it is ultimately the responsibility of the Prime Contractor to ensure that all laws relating to prevailing wages in Ohio Rev. Code Chapter 4115 are strictly adhered to by all subcontractors.

The Prime Contractor and all subcontractors shall make all its payroll records available for inspection, copying or transcription by any authorized representative of the contracting agency. Additionally, the Prime Contractor and all subcontractors shall permit such representatives to interview any employees during working hours while the employee is on the job.

3. UNRESOLVED FINDING FOR RECOVERY

The Prime Contractor affirmatively represents to the local contracting authority that it is not subject to a finding for recovery under Ohio Rev. Code § 9.24, or that it has taken the appropriate remedial steps required under §9.24 or otherwise qualifies under that section. The Prime Contractor agrees that if this representation is deemed to be false, the contract shall be void ab initio as between the parties to this contract, and any funds paid by the state hereunder shall be immediately repaid to the local contracting authority, or an action for recovery may be immediately commenced by the local government and/or for recovery of said funds.

4. OHIO WORKERS' COMPENSATION COVERAGE

The Prime Contractor must secure and maintain valid Ohio workers' compensation coverage until the project has been finally accepted by the local contracting authority. A certificate of coverage evidencing valid workers' compensation coverage must be submitted to the local contracting authority before the contract is executed.

The Prime Contractor must immediately notify the local contracting authority, in writing, if it or any subcontractor fails or refuses to renew their workers' compensation coverage. Furthermore, the Prime Contractor must notify the local contracting authority, in writing, if its or any of its subcontractor's workers' compensation policies are canceled, terminated or lapse.

The failure to maintain valid workers' compensation coverage shall be considered a breach of contract which may result in the Prime Contractor or subcontractor being removed from the project, withholding of pay estimates and/or termination of the contract.

5. DRUG-FREE WORKPLACE PROGRAM

In accordance with Ohio Rev. Code §153.03 and during the life of this project, the Prime Contractor and all its Subcontractors that provide labor on the Project site must be enrolled in and remain in good standing in the Ohio Bureau of Worker's Compensation ("OBWC") Dreg-Free Workplace Program ("DFWP") or a comparable program approved by the OBWC.

6. OHIO PREFERENCE

In accordance with Ohio Rev. Code 164.05 (A)(6), to the extent practicable, the Prime Contractor and subcontractor shall use Ohio products, materials, services, and labor in connection with this project.

7. BID GUARANTY

In accordance with Ohio Rev. Code \$153.54, the Prime Contractor shall file with the bid a bid guaranty in the form of either: 1) a bond for the full mount of the bid, or 2) a certified check, cashier's check, or letter of credit equal to 10% of the bid.

8. OHIO ETHICS LAW

The Prime Contractor agrees that it is currently in compliance and will continue to adhere to the requirements of Ohio Ethics law as provided Ohio Rev. Code Sections 102.03 and 102.04.

9. STATE OF OHIO EQUAL EMPLOYMENT OPPORTUNITY REQUIREMENTS

NOTICE TO CONTRACTORS:

The provisions of the Ohio Administrative Code (OAC) 123:2-3-02 through 124:2-9 regarding Equal Employment Opportunity on State Construction Contracts and State-assisted Construction Contracts, and OAC 123:2-3-02 through 123:2-9 regarding Equal Employment Opportunity and Female Utilization Goals are applicable to this project, and each contractor will be required to comply in all aspects of these provisions.

CERTIFICATE OF COMPLIANCE FOR EEO PURPOSES:

All prime contractors must secure a valid Certificate of Compliance from the Ohio Department of Development prior to execution of a construction contract.

See <u>https://development.ohio.gov/business/construction-compliance/certificate-of-compliance</u> for steps for Certificate of Compliance submittal.

>>> Does this bidder have a valid Certificate of Compliance? Yes No

>>> If "No" to the above, will this bidder be able to obtain a valid Certificate of Compliance prior to the execution of a contract? Yes No

Bidder must provide a "Yes" answer to one or the other of the above questions.

BIDDER'S AFFIRMATIVE ACTION REQUIREMENTS:

Contractors and subcontractors with (a) 50 or more employees and a state contract of \$50,000 or more or (b) where a contractor's or subcontractor's state contract exceeds an estimated total cost of \$500,000 and the project is in a geographic area, regardless of the number employees, shall establish an affirmative action program. Chapters 123:2-3 through 123:2-11 of the Ohio Administrative Code requires contractors and subcontractors to implement the following: policies and procedures to manuain a working environment free of discrimination, harassment, intimidation, and coercion; state percentage goals or minorities by trade and by geographic area as well as a 6.9% goal for women state vide in the trades during the performance of a state contracts; and good faith efforts to recruit, hire, and maintain minorities and women.

>>> Has the contractor and subcontractor bidder overloped an affirmative action program in conformity with Ohio Adm. Code 123:2-3-04 prior to the bid opening 212 Yes No

>>>If "no", with this bid response, the prime contract bidder hereby adopts the minority and female work hour utilization goals and the specific affirmative action steps set forth in 123:2-3 through 123:2-9 of the Ohio Administrative Code.

BIDDER'S EEO COVENANTS:

Throughout its performance of any contract awarded to it on this State-assisted project, the prime contract bidder agrees to the following covenants:

(1) The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, national origin, ancestry, or sex. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, creed, sex, disability or military status as defined in section <u>4112.01</u> of the Revised Code, or color. Such action shall include, but is not limited to, the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship.

The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.

- (2) The contractor will in all solicitations or advertisements for employees placed by or on behalf of the prime contractor, state that all qualified applicants will receive consideration for employment without regard to race, creed, sex, disability or military status as defined in section <u>4112.01</u> of the Revised Code, or color.
- (3) The contractor will send to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, a notice to be provided by the State Administering Agency advising the said labor union or workers' representatives of the contractor's commitments under this

covenant and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

- (4) The contractor will comply with all provisions of the Ohio Department of Administrative Services, Equal Opportunity Division and with the implementing rules, regulations, and applicable orders of the Department of Development.
- (5) The contractor agrees to fully cooperate with the State Administering Agency, the Department of Development and with any other official or agency, or the State or Federal government which seeks to eliminate unlawful employment discrimination, and with all other State and Federal efforts to assure equal employment practices under its contract and the contractor shall comply promptly with all requests and directions from the State Administering Agency, the Department of Development and any of the State of Ohio officials and agencies in this regard, both before and during construction.
- (6) Full cooperation as expressed in clause (5), above, shall include, but not be limited to, being a witness and permitting employees to be witnesses and complainants in any proceeding involving questions of unlawful employment practices, furnishing all information and monthly utilization work hour reports required by the OAC 123: 2-9-01 and by the rules, regulations and orders of the Department of Development pursuant thereto, and permitting access to its books, records, and accounts by the State Administering Agency and the Department of Development for purposes of investigation to ascertain compliance with such rules, regulations and orders. Specifically, contractors will submit workforce unization reports to the State Contracting Agency by the 10th of each month.
- (7) In the event of the contractor's noncompliance with the nondiscrimination clauses of its contract or with any of the said rules, regulations, or orders, its contract may be canceled terminated, or suspended in whole or in part and the contractor may be declared ineligible for further State Contracts or State-assisted Construction Contracts in accordance with procedures authorized in OAC 123:2-3 through 2-9 and such other sanctions may be instituted and remedies invoked, as provided in OAC 123:2-3 through 2-9 or by regulation, or order of the Department of Development, or as otherwise provided by law.

If its contract is terminated for a material breach of OAC 123:2-3 through 2-9 the contractor shall become liable for all damages which shall accure to the State Administering Agency and Applicant and the State of Ohio because of said breach.

(8) The contractor will require the inclusion of language reflecting these same eight covenants within every subcontract or purchase order it executes in the performance of its contract unless exempted by rules, regulations or orders of the Department of Development issued pursuant to O.A.C. 123:2-3-02 so that these provisions will be binding ever each subcontractor or vendor. The contractor will take such actions as the Administering Agency may direct as a means of enforcing such provisions, including sanctions for noncompliance; provided, however, that in any litigation with a subcontractor, vendor, or other party because of such direction by the State Administering Agency, the contractor may be requested to protect the interests of the State.

>>>The prime contract bidder hereby adopts the foregoing covenants? Yes No

BIDDER'S CERTIFICATION:

The undersigned, being a duly authorized officer of the prime contract bidder, does hereby certify to and agree with the foregoing statements and covenants regarding its subscription to the State's Equal Employment Opportunity Requirements for State-assisted Construction Contracts.

Signature of Authorized Officer

Date

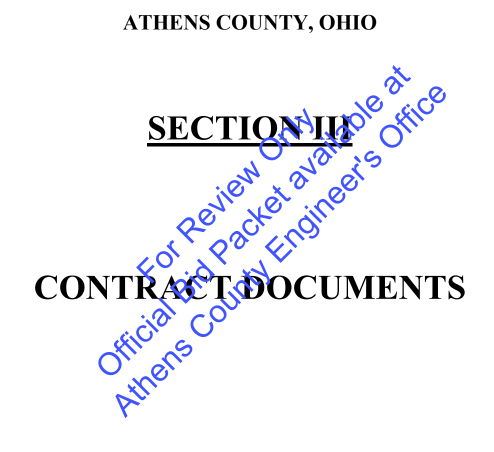
Title

>>> PLEASE NOTE: Only a bidder possessing a valid certificate will be awarded a contract pursuant to Ohio Rev. Code Chapter 153 by an owner referred to in Ohio Rev. Code § 153.01. Application shall be made at least ten working days prior to the date that the bidder expects to receive the certificate. The bidder's failure to elect one of the two Bidder's Affirmative Action Requirements, adopt the Bidder's EEO Covenants, and complete the foregoing certification may cause the bidder's proposal to be rejected as being non-responsive to the State's Equal Employment Opportunity Requirements and in noncompliance with the State Equal Employment Opportunity Bid Conditions. In addition, the bidder must, prior to the execution of a contract, submit to the local subdivision a valid Certificate of Compliance for Equal Employment **Opportunity purposes.**

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ATH-CR25-0.16 LANDSLIDE REPAIRS

ATHENS COUNTY, OHIO



CONTRACT

THIS AGREEMENT, made and entered into this ______ day of ______, 2024, by and between the Board of County Commissioners of Athens County, Ohio acting by and through Lenny Eliason, President, hereinafter designated the Owner, and ______ of the City of

_____, County of ______ and State of _____, hereinafter designated the Contractor:

WITNESSETH: That the parties to these present, each in consideration of the undertakings, promises and agreements on the part of the other herein contained, have undertaken, promised and agreed and do hereby undertake, promise and agree, the owner for itself, its successors and assigns, and the contractor for itself and its heirs, executors, administrators, successors and assigns, as follows:

That the contractor, in consideration of the sums of money herein specified to be paid by said owner to said contractor, shall and will at its own cost and expense formsh all boor, materials and equipment necessary to complete the entire <u>ATH-CR25-0.16 LANDSLIDE REPAIRS</u> in accordance with the Proposal submitted on ______ and in accordance with the specifications, General Provisions and Special Provisions and the Drawings therein mentioned which Specifications, General Provisions, Special Provisions and Drawings, together with Advertisement, Information for Bidders, Proposal and Bonds are hereby made a part of this Agreement, and incorporated by reference herein, all of said work to be fully completed to the satisfaction of the Engineer and to the acceptance of the Board of County Commissioners, Athens County, Ohio.

Attest: Contractor:		Board of Commissioners, Ath	ens County, Ohio
Signature	Date	Lenny Eliason	Date
Printed Name	Title	Charlie Adkins	Date
Witness		Chris Chmiel	Date

CERTIFICATE OF PROSECUTING ATTORNEY

The above contract has been approved by me as to form this _____ day of _____, 2024.

Prosecuting Attorney, Athens County, Ohio

CERTIFICATE	OF COUNTY AUDITOR
I,	, County Auditor of Athens County,
Ohio do hereby certify that there is in the Treasury	y or in the process of collection, the sum of:
pay for the contract between	and the Athens County Commissioners,
Athens County, Ohio and that said funds are up an	opropriated for any other purpose.
officens	Athens County Auditor
Purchase Order No.	
Account No.	

CERTIFICATE OF BOARD OF COMMISSIONERS

We, the Board of Commissioners of Athens County, in formal session, hereby approve these plans and specifications and certify that the right of way necessary for this improvement is available and declare that the making of this improvement is necessary and in the public interest.

Board of County Commissioners

2eviewet available offic 2eviewet available offic 7EQFCOCM.come Date: CERTIFICA I hereby approve these plans and specifications and declare that the making of this improvement will require the closing of traffic of the higher and that provisions for the maintenance and safety of traffic have been provided for.

R. Jeff Maiden, P.E., P.S. Athens County Engineer

WAIVER OF LIENS AFFIDAVIT

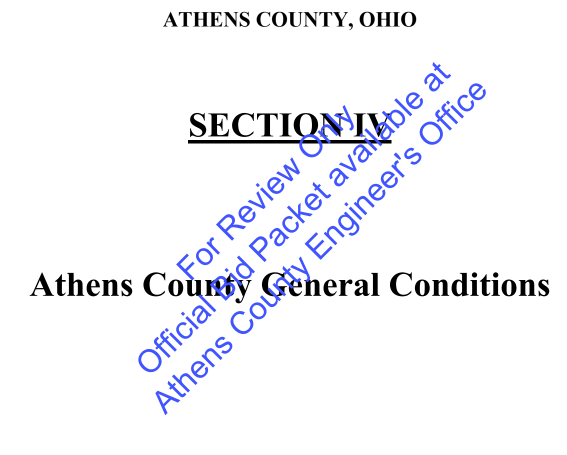
State of		
County of		
TO WHOM IT MAY CONCERN	N:	
The undersigned on behalf of		
of the City of	State of	, the Contractor
having a contract dated	with the	e
or equipment as set forth in said of	to perform and/or furnish labo contract, for the installation or c	or, materials, appliances, tools, utilities, fuel construction of
located at		
may or can be filed under the law or in connection with the aforeme laborers or material men for whic	rs of the place in which this buil entioned tract, have been paid, the ch a lien or liens can be filed or CONTRACTOR By Name: Plate: Date:	(s)
Sworn to before me and subscrib	ed in my presence at	
this day of	,20	
	Notary Public	(s)
My commission expires	, 20	

OHIO LABOR STANDARDS AFFIDAVIT

State of		
County of		
The undersigned on behalf of	of	
of the City of	, State of	, the Contractor having a
contract dated	with the	
to perform and/or furnish la	bor, materials, appliances, too	ls, utilities, fuel or equipment as set
forth in said contract, for the	e installation or construction o	f
		x
located at		<u></u>
hereby makes oath and says	that he and all of his subconta	actors have complied fully with all
requirements of Chapter 411	15 of the Ohio Revised Code.	actors have complied fully with all
	CONTRACTOR	
	\$ O' O' A	(s)
	Name:	
	Fitle:	
	O , pate:	
Sworn to before me and sub	scribed in my presence at	
this day of	, 20	
	Notary Public	(S)
My commission expires		, 20

ATH-CR25-0.16 LANDSLIDE REPAIRS

ATHENS COUNTY, OHIO



SECTION IV – ATHENS COUNTY GENERAL CONDITIONS

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1. **DEFINITIONS**

Whenever the words defined in this paragraph, or pronouns used in their stead, occur in this contract they shall have the meaning given:

- (a) County or Owner shall mean the County of Athens acting through its authorized representative, the Board of County Commissioners.
- (b) Contractor or bidder shall mean any person, firm or corporation entering into the Contract or Contracts covered under these specifications for the performance of the work required by it or agent appointed to act for said party in the performance of the work.
- (c) Engineer shall mean the duly elected, qualified and acting Engineer of Athens County, Ohio, or such assistants as he may appoint, authorize and assign to administer the contract.

(d) Or Equal. Wherever a particular brand, make of material, device or equipment is specified, it is to be regarded as a standard. The contractor may proffer for acceptance of other makes, brands, devices or equipment in place of those specified. If in the opmion and judgment of the Owner, the items offered and the work proposed is considered to be a satisfactory equal to that called for in the specifications, the Owner may approve of the use of the substitute offered, and it will be accepted for the work provided; further, that all materials, methods and workmanship shall be appropriate and in accordance with oest of modern practice as determined by Owner, who shall be the sole judge.

(e) Wherever in the specifications or upon the orawings the word "direction, required, permitted, ordered, designated, prescribed" or words of like import are used, it shall be understood that the direction, requirements, permission, order, designation, or prescription of the Owner is intended and similarly the words approved, acceptable, or satisfactory to the Owner unless otherwise expressly stated.

2. INTENT

It is the intent of these General Specifications to cover the governing conditions of work, labor, materials, detailed drawings, methods, measures, safety rules and factors applicable in whole or in part to this contract or contracts.

3. CONTRACT DOCUMENTS

The following shall constitute the Contract Documents and shall be deemed the Contract made pursuant to this invitation to bid:

- (a) The bid advertisement, Notice and Information to Bidder to bid, General Conditions, detail specifications. Drawings, and Special Provisions, as are included in the bid package.
- (b) Affidavit of non-collusion
- (c) The Bid or Proposal
- (d) All required bonds and certificates of insurance
- (e) All provisions required by law to be inserted in the contract, whether actually inserted or not
- (f) Contract
- (g) Affidavit for corporate bidders

4. INTERPRETATION OF CONTRACT DOCUMENTS

- a) If any person, firm or corporation contemplating submitting a bid for this Contract is in doubt as to the true meaning of any part of the Drawings, Specifications or other Contract Documents, he may submit to the County Engineer a written request for an interpretation thereof. The person, firm or corporation submitting the request shall be responsible for its prompt delivery. Any interpretation of the proposed documents will be made only by an Addendum duly issued by the Engineer and a copy of such Addendum will be mailed or delivered to each person securing a set of the Contract Documents, provided that a sufficient period of time is available for the issuance of such Addendum prior to the receipt of bids.
- b) The specifications are duplicates of those on file in the office of the County Commissioners and County Engineer
- c) Any doubts which may arise after letting the contract shap be referred to the Engineer and County who shall decide the question at issue, and their decision shall be final and binding upon the parties to the contract.
- d) The drawings and specifications are complementary and what is called for by either one shall be as binding as if called for by both.
- e) In unit price contracts the quantities listed in the Proposal are to be considered as approximate and are to be used for the comparison of bids only. The unit prices to be tendered by the Endders are to be tendered expressly for the scheduled quantities as they may be increased of decreased as hereinafter provided. Payments, except for lump sum items in unit price contracts, will be made to the Contractor for the actual quantities only of work performed or materials furnished in accordance with the plans and specifications and it is understood that scheduled quantities for work to be done and materials to be furnished may each be increased or diminished as hereinafter provided without in any way invalidating the unit bid prices. Where there is a conflict between the unit bid price and the extension thereof made by the Bidder, the unit price shall govern and the County shall be authorized to make a correct extension in comparing bids.
- f) If the work is let on the basis of a lump sum contract, the estimated quantities are only approximate, although the result of calculations may be in error and the Bidder must obtain and be responsible for the data upon which he bases his bid. He shall not be entitled to any additional compensation in case the quantities of work actually done to fulfill the contract and complete the project are greater than said estimated quantities.

5. FEDERAL-AID PROVISIONS

When the United States Government pays for all or any portion of the Project's cost, the Work is subject to the inspection of the appropriate Federal agency.

Such inspections will not make the Federal Government a party to this Contract. The inspections will in no way interfere with the rights of either party to the Contract.

Federal Highway Language, requirements, and prohibitions overrides or trumps that of any other Federal or state agency (e.g. HUB, Public Works).

OBLIGATIONS OF THE CONTRACTOR 6.

The Contractor shall do all work and shall furnish all the labor, materials, tools, appliances and equipment except as herein otherwise specified, necessary or proper for performing and completing the work required by this contract, in the manner and within the time hereinafter specified.

If, at any time before the commencement or during the progress of the work or any part of it, the Contractor's methods or appliances appear to the Engineer to be unsafe, insufficient or inadequate for securing the safety of the workmen, the quality of the work or the progress required, he may order the Contractor to increase their safety and efficiency or to improve their character, and the Contractor shall comply with such order; but the failure of the Engineer to make such demand shall not relieve the Contractor of his obligations to secure the safe conduct, the quality of the work and the progress required by the contract, and the Contractor alone shall be responsible for the safety, efficiency, and adequacy of his plant, appliances and methods

All the work to be done and the labor and materials to be furnished under this contract shall be done and furnished strictly pursuant to and in conformity with the specifications and the drawings therein referred to under the direction of the Engineer as given by him from time to time drawings therein referred to under the direction of the Engineer as given by him from time to time during the progress of the work, and under the terms of this contract, and the Contractor shall complete the entire work to the satisfaction of the Owner and at the prices and time herein agreed upon and fixed therefore.
7. PERMITS, LAWS, AND REGULATIONS
The contractor shall comply with all applicable laws of the federal government, the State of Ohio and Manipulation to the tractor shall complete the initial formation to the tractor shall applicable laws of the federal government, the State of Ohio and Manipulation to the tractor shall complete the tractor shall complete the tractor shall complete the tractor shall complete the tractor shall applicable laws of the federal government, the State of Ohio and Manipulation to the tractor shall complete the tractor shall complete the tractor shall complete the tractor shall applicable laws of the federal government, the State of Ohio and Manipulation to the tractor shall complete the tracto

Ohio, and Municipal Corporations pertaining to wages, public liability and property damage. Workmen's Compensation and insurance of employees, current wage scales, payment for material, subcontract relations, and any other local, state or federal laws or ordinances concerned with contracts of this nature. Ignorance of legislation as described will in no way excuse the Contractor from full compliance with all statutes and regulations. Attention is directed to Section 1311.28 thru 1311.33 Revised Code of Ohio which provides for retention by the Owner of additional payments due the Contractor in the event the Contractor fails to pay legal labor, materials and equipment bills out of monies previously received from the Owner. Claims against the Contractor must be properly authenticated and supported by the claimant before the Owner can take action.

The Contractor shall keep himself fully informed of all Federal State and Municipal laws and ordinances and regulations in any manner affecting those engaged or employed in the work or the materials used in the work, or in any way affecting the conduct of the work, and of all orders and decrees of bodies or tribunals having any jurisdiction or authority over the same. If any discrepancy or inconsistency should be discovered in this contract, or in the drawings or specifications herein referred to, in relation to any such law, ordinance, regulation, order or decree, he shall forthwith report the same in writing to the Engineer. He shall at all times himself observe and comply with, and shall cause all his agents and employees to observe and comply with all such existing and future laws, ordinances, regulations, orders, and decrees, and shall protect and indemnify the Owner and its officers and agents against any claim or liability arising from or based on the violation of any such law, ordinance, regulation, order or decree, whether by themselves or by their employees.

The contractor shall be responsible for securing at his own expense any and all licenses, permits and certificates of inspection required by law, or by the contract documents.

8. STRUCTURES ENCOUNTERED AND PROTECTION OF PROPERTY

a) The contractor shall, at his own expense, support and protect all buildings, bridges, conduits, wires, water pipes, gas pipes, sewers, pavements, curbing, sidewalks, equipment and fixtures of all kinds and all other public or private property, whether of this or another contract that may be encountered or endangered in the prosecution of the work herein contemplated and that are not otherwise provided for. He shall repair and make good any damage caused to such property by reason of his operations, leaving all work in approved condition at the completion of the contract.

9. TIME OF ESSENCE

Since this contract is for a needed improvement, the provisions relating to the time of performance and time of completion of the work included in this contract act of the essence of this contract. The Contractor shall begin work promptly and complete the work by the day specified in the "Information for Bidders" and shall prosecute the work diagently to as to assure completion of the work not later than the time specified therefore. **10. CONTRACT**The bidder to whom the award is made will be required to execute a written Contract with the Owner, and to furnish and maintain good and analyzed awarty hands, as having marifed within

the Owner, and to furnish and maintain good and approved surety bonds, as herein specified, within ten (10) days after notification of the acceptance of his bid. The Contract shall be in the form hereto attached. If the bidder to whom an award is made fails to enter into a contract as herein provided, the award may be annulled and the Contract let to the next lowest and best bidder in the opinion of the Owner; and such boder shall fulfill every stipulation embraced herein, as if he were the original party to whom the award was made.

If the bidder to whom the award is made is a corporation, the Secretary of said corporation shall execute an affidavit, in the form hereto attached, stating that the officer or agent of said corporation signing the Contractor said corporation was authorized to do so, by either a provision of the corporation By-laws or by the adoption of a resolution of the Board of Directors of the corporation, whichever the case may be.

Contracts shall be let upon the basis of lump sum bids or upon the basis of unit price bids as set forth in the Proposal, at the discretion of the County.

The Engineer may cancel a Contract award at any time before all parties sign the Contract without liability to the Engineer.

11. **EXAMINATION OF SITE**

Prior to submitting a bid, bidders are required to satisfy themselves by personal examination at the site of the work and by an examination and study of the contract documents as to the conditions existing and the difficulties likely to be encountered in the construction of the work.

12. **ESTIMATED QUANTITIES**

The Contractor agrees that the estimated quantities are only for the purpose of comparing, on a uniform basis, the bids offered for the work under this Contract, and he further agrees that he is satisfied with and will at no time dispute the said estimated quantities as a means of comparing the bids aforesaid; that he will make no claim for anticipated profits or loss of profits because of a difference between the quantities of the various classes of work actually furnished and the said estimated quantities; and he agrees that the Owner shall not be held responsible if, in the construction of the work, any of the said estimated quantities should be found to vary from the quantities shown, or the Engineer without alteration or modification of this contract increases, decreases, or omits the amount of any class or portion of work as may be deemed necessary.

13. **PROGRESS SCHEDULE**

The Contractor shall furnish a bar chart progress schedule to the Engineer for review at or before the pre-construction conference. The Engineer will review the schedule and within 14 calendar days of receipt, will either accept the schedule or provide the Contractor with comments. Acceptance of the schedule does not revise the Contract Documents. Provide clarification or any needed additional information within 10 days of a written request by the Engineer. The County will withhold Estimates until the Engineer accepts the schedule. The Engineer will not measure or pay for the preparation of the schedule and schedule updates directly, but the cost of preparing and updating the schedule is incidental to all Contract Items.

Provide a working day schedule that shows the ariou activities of Work in sufficient detail to demonstrate a reasonable and workable plan to complete the Project by the Completion Date. Show the order and the sequence for accomplising the work. Describe all activities in sufficient detail so that the Engineer can readily identify the Work and measure the progress of each activity. The bar chart schedule must reflect the cope of work, required phasing, maintenance of traffic requirements, interim completion dates, the Completion Date, and other project milestones established in the Contract Documents. Include activities for submittals, working and shop drawing preparation, submittal review time for the County material procurement and fabrication, and the delivery of materials, plant, and equipment, and other similar activities. The schedule must be C'O' detailed on letter or legal sized paper

CHANGE ORDERS 14.

- a) The County max written instructions to the Contractor, make alterations in the plans involving increases or decreases in the quantities of work as may be necessary or desirable, in either unit price or lump sum contracts. Such alterations shall not be considered as a waiver to any of the conditions of the contract, nor invalidate any of the provisions thereof.
- b) The cost of increases or decreases in quantities of items shall be computed at the unit price bid and shall be added or deducted from the original contract, only upon written change order by the County.
- c) In the event the desired alterations in the plans or specifications involve items for which a unit price has not been established, the County shall request the Contractor to furnish a proposal for such items. If said proposal is acceptable, the County shall issue a written change order covering same. In the event that no agreement as to price can be arranged between the parties to the contract, the County shall determine and set up a fair price for the work and materials at issue and their decision shall be final and binding upon all parties concerned. No claims shall be made for extra work, unless the same shall have been done in pursuance of a written change order by the County and at a price previously agreed upon and approved by the County Commissioners.

15. EXTRA WORK NOT COMTEMPLATED BY CONTRACT

Wherever extra work due to unforeseen condition not contemplated by Contract becomes necessary for the construction of the project, a change order in writing for such extra work shall be first entered into before such work is performed. Such extra work shall be performed in accordance with the contract prices and if the items herein do not cover such work, a price mutually agreed upon shall prevail.

16. SIGNIFICANT CHANGES IN THE CHARACTER OF WORK

- a) The Engineer reserves the right to make, in writing, at any time during the work, such changes in quantities and such alterations in the work as are necessary to satisfactorily complete the project. Such changes in quantities and alterations shall not invalidate the contract nor release the surety, and the contractor agrees to perform the work as altered.
- b) If the alterations or changes in quantities significantly change the character of the work under the contract, whether such alterations or changes are in themselves significant changes to the character of the work or by affecting other work cause such other work to become significantly different in character, an adjustment excluding anticipated profit, will be made to the contract. The basis for the adjustment shall be agreed upon prior to the performance of the work. If a basis cannot be agreed upon, then an adjustment will be made either for or against the contractor in such amount as the Engineer may determine to be fair and equitable.
- c) If the alterations or changes in quantifies do not significantly change the character of the work to be performed under the contract, the altered work will be paid for as provided elsewhere in the contract.
- d) The term "significant change" shell be construed to apply only to the following circumstances:
 - 1. When the character of the work as altered differs materially in kind or nature from that involved or included in the original proposed construction; or
 - 2. When a major item of work, as defined elsewhere in the contract, is increased in excess of 125 percent or decreased below 75 percent of the original contract quantity. Any allowance for an increase in quantity shall apply only to that portion in excess of 125 percent of original contract item quantity, or in case of a decrease below 75 percent, to the actual amount of work performed.

17. COMPETENT MEN TO BE EMPLOYED

The Contractor shall employ competent, skillful men to do The Work, and whenever the Engineer shall notify the Contractor in writing, that any man on The Work, is in his opinion, incompetent, unfaithful, disorderly, or otherwise unsatisfactory, or refuses to carry out the provisions of this contract, or to stop doing bad work when so ordered, or uses threatening or abusive language to any official having supervision of the work, such man shall be discharged from the work, and shall not again be employed on it, except with the written consent of the Engineer.

18. ANTI-DISCRIMINATION [R.C. 153.59]

The Contractor hereby agrees that in the hiring of employees for the performance of work under this contract or any subcontract, the Contractor, nor any subcontractor, nor any person acting on his behalf, shall by reason of race, creed, sex, disability, as defined in Section 4112.01 of the Revised Code, or color, discriminate against any citizen of the state in the employment of labor or workers who are qualified and available to perform the work to which the employment relates.

The Contractor also agrees that the Contractor, nor any subcontractor, nor any person on his behalf shall, in any manner, discriminate against or intimidate any employee hired for the performance of work under this contract on account of race, creed, sex, disability, as defined in Section 411.01 of the Revised Code, or color.

19. **FORFEITURE FOR PROHIBITED DISCRIMINATION [R.C. 153.60]**

If the Contractor breaches any of the above provisions against discrimination, there shall be deducted from the amount payable to the Contractor under this contract, a forfeiture of twenty-five dollars for each person who is discriminated against or in violation of this contract. If there is a second violation of breach of the provisions against discrimination, the contract shall be cancelled or terminated by the County and all of the money due for such subsequent violations of this discrimination clause may be forfeited.

20. **MINIMUM WAGE RATES**

The minimum wage to be paid to all skilled labor, intermedia grade labor, and unskilled and common labor employed on this contract shall be in accordince with the schedule of the "Davis-Bacon Wage Decision" as ascertained and determined by the US Housing and Urban

Development Department, Office of Labor Relations as applicable.
21. PAYROLL RECORDS
Keep payroll records as specified in ORC 4115.07 or as required by Federal law.
Authorized representatives of the Engineer may inspect the certified payroll and other payroll records. Upon completion of the Walk and before previous the final estimate and relations and the maximum of the Source and the second records. Upon completion of the Work and Before receiving the final estimate and when required

by ORC 4115.07, submit an affidavit stating that wages have been paid according to the minimum rates specified in the Contract Documents.

MATERIALS AND WORKMANSHIP 22.

The materials shall be of the best quality and especially adapted to the service required, and wherever the characteristics of any materials are not particularly specified, such material shall be used as is customary in first dass work of a nature for which the material is employed. All materials shall, if required, be tested and shall fulfill the requirements specified. The Owner shall make physical test, but the Contractor shall furnish test pieces and samples, in the number, shape, size, and finish and required by the Engineer. The failure of test specimens to fully conform to the requirements of the specifications shall be sufficient cause for the rejection of the whole melt, pour, or stock from which the samples were obtained. The workmanship shall be of the highest class throughout.

23. **DEFECTIVE WORK AND MATERIALS**

The inspection of the work shall not relieve the Contractor of any of his obligations to fulfill his contract as herein prescribed, and defective work shall be made good and unsuitable material shall be rejected, not withstanding that such work and materials have been previously overlooked by the Engineer and accepted or estimated for payment. If the work, or any part thereof, shall be found defective before the final acceptance of the whole work, the Contractor shall forthwith make good such defects without compensation, in a manner satisfactory to the Engineer, and if any of the material brought upon the ground for use in the work, or selected for the same, shall be condemned by the Engineer as unsuitable or not in conformity with the specifications; the Contractor shall forthwith discard such materials and remove them to a satisfactory distance from the vicinity of the work, and shall not again submit the same. If the Contractor shall fail to replace any defective work or materials after reasonable notice, the Engineer may cause such defective work or materials to be replaced and the expense thereof shall be deducted from the amount to be paid to the Contractor.

24. OWNERS RIGHT TO SUSPEND OR TERMINATE CONTRACT

- a) The Engineer may cause the work to be suspended whenever in his opinion the weather is not suitable for doing the work or for any other just or reasonable cause. Upon any suspension of the work, the Contractor shall snugly pile all material and he shall immediately thereafter remove all rubbish and surplus material from the place of work. In case of such suspension, the time within which the Contractor shall finish the work may be extended by as many days as he may have thus been delayed.
- b) If the Contractor shall at any time abandon the work or if a any time the Engineer shall be of the opinion, and shall so certify to the Contractor and the County, that the work or any portion of it is unnecessarily delayed, or that the Contractor is willingly or knowingly violating any portion of his contract or executing it in bad faith, as far as claims of the Contractors are concerned, and the materials delivered at the site, and/or incorporated into the work shall become the property of Athens County.

25. FAILURE TO COMPLETE WORK ON TIME

If the Contractor fails to complete the work within the time allowed by the Contract, or extension thereof, the County Engineer shall keep accurate account of all expenditures for inspection, supervision, and all other similar engineering services in connection with the improvement and same shall be charged to the contractor. The amount of such expenditures shall be retained out of any estimates due or to become due to such Contractor.

26. EXTENSION OF TIME

If the Contractor is obstructed or delayed in the prosecution or completion of the work by neglect, delay, or default of any other contractor for adjoining contiguous work, or by any damage that may happen thereto by the unusual action of the elements, or by the abandonment of the work by the employees in general strike, or by any delay on the part of the Owner in doing the work, or furnishing the material to be done and furnished by it, the Contractor shall have no claim for damage for any such cause or delay, but, he shall in such case be entitled to such extension of time specified herein for the completion of work as the Engineer shall, in writing, certify to be just and proper, provided, however; that claim for such extension of time is made by the Contractor, in writing, within one (1) week from the time when such alleged cause for delay shall occur.

When a delay occurs due to unforeseen causes beyond the control and without fault, or negligence of the Contractor, including but not restricted to: acts of God, acts of the public enemy, acts of Government, acts of the State, or any political subdivision thereof; fires, floods, epidemics, strikes except those caused by improper acts or omissions of the Contractor, extraordinary delays in delivery of materials caused by strikes, lockouts, wrecks, freight embargoes, (acts of governments), or acts of God, the time of completion shall be extended in whatever amount is determined by the County to be equitable.

An act of God is construed to mean an earthquake, flood, cloudburst, cyclone, or other cataclysmic phenomenon of nature beyond the power of the Contractor to foresee or to make preparation in defense of: A rain, windstorm, or other natural phenomenon of normal intensity, based on U.S. Weather Bureau reports; for the particular locality and for the particular season of the year in which The Work is being prosecuted shall not be construed as an "act of God", and no extension of time will be granted for the delay's resulting there from.

27. WORK ON SUNDAYS AND HOLIDAYS

No Work shall be permitted on Sundays or legal Holidays except to save property or life, or in case of extraordinary emergency and then only as authorized or directed by the Engineer.

28. WORK TO BE SUBLET

In the event that the Contractor elects to sublet a part, or a portion of this contract, he shall first give written notice to the Owner. No part of the Contract shall be sublet without the written approval of the Owner.

Make payment to each subcontractor and supplier within 10 Calerdar Days after receipt of payment from the County for Work performed or materials delivered or incorporated into the Project, according to ORC 4113.61, provided that the payestimate prepared by the Engineer includes Work performed or materials delivered or incorporated into the public improvement by the subcontractor or supplier.

Also require that this contractual obligation be placed in all subcontractor and supplier contracts that it enters into and further require that all subcontractor and suppliers place the same payment obligation in each of their lower tier contracts. If the Contractor, subcontractors, or supplier subject to this provision fail to comply with the 10 Calendar Day requirement, the offending party shall pay, in addition to the payment due, interest in the amount of 18 percent per annum of the payment due, beginning on the eleventh Calendar Day following the receipt of payment from the County and ending on the date of full payment of the payment due plus interest.

Repeated failures to pay subcontractors and suppliers timely pursuant to this subsection will result in a finding by the County that the Contractor is in breach of Contract and subject to all legal consequences that such a finding entails. Further, repeated failures to pay timely pursuant to this subsection will result in a lower evaluation score for the Contractor and those subcontractors who are subject to evaluation by the County.

29. TRAFFIC TO BE MAINTAINED

Unless authorized by the Contract Documents for the Specific Contract, the Contractor shall not close to traffic any bridge, or culvert, or any portion of the highway during the progress of the work. To facilitate the maintaining of traffic, temporary site detours, bypasses, bridges, or culverts may be constructed when provided for by the Contract or authorized by the Engineer. The Engineer must approve any such construction before being put into service. The Contractor shall maintain such temporary construction in the manner necessary to facilitate safe and expeditious flow of traffic, and the Engineer shall be the final judge as to whether or not such temporary construction meets these conditions.

30. ENVIRONMENTAL PROTECTION

Comply with all Federal, State, and local laws and regulations controlling pollution of the environment. Avoid polluting streams, lakes, ponds, and reservoirs with fuels, oils, bitumens, chemicals, sediments, or other harmful materials, and avoid polluting the atmosphere with particulate and gaseous matter.

Fording of streams is prohibited. Causeways for stream and river crossings or for Work below a bridge are permitted provided:

a) The causeway is constructed according to 207.03.B.8.b.

b) The causeway complies with the requirements of the 404 Permit the Department obtained for the Project.

c) The Contractor obtains a 404 Permit from the U.S. Army Corps of Engineers if the Department has not obtained such a permit. Obtain the 404 Permit prior to beginning construction of the causeway. The Department does not guarantee that the Contractor will be able to obtain a 404 Permit.

Comply with all current provisions of the Ohio Water Pollution Control Act, (OWPCA), (ORC Chapter 6111). The County will obtain a storm water permit under the OWPCA provisions when the plan work acreage requires a permit. The storm water permit will not cover the Contractor's work outside the Project limits shown on the Riturs. Apply for a permit to cover operations outside the Project limits shown on the plans as required by the OWPCA provisions. When the County has not applied for a permit on the Project and a permit is required under the provisions of the OWPCA because of the @tal area of the Contractor's work, apply for, obtain, and comply with the required permit for both the Work within Project limits and the Contractor's work.

The County has obtained the required permits from the U.S. Army Corps of Engineers and Ohio EPA for Work in the "Waters of the United States" and isolated wetlands under ORC Chapter 6111. Comply with the requirements of these permits.

When equipment is working pext to estream, lake, pond, or reservoir, spill response equipment is required in the event of a hydraulic leak. Do not stockpile fine material next to a stream, lake, pond, or reservoir

Take precautions to a old depolition debris and discharges associated with the excavation and hauling of material from entering the stream. Remove any material that does fall into the stream as soon as possible.

When excavating in or adjacent to streams, separate such areas from the main stream by a dike or barrier to keep sediment from entering the stream. Take care during the construction and removal of such barriers to minimize sediment entering the stream.

Accomplish control of ground water and water in excavations in a manner that prevents the degradation of the water quality of any surface water. Install wells and well points with suitable screens and filters where necessary to prevent the continuous pumping of fines. Pump sediment-laden water in a manner to prevent degradation of streams, lakes, ponds, or other areas of water impoundment. Such prevention may involve but is not limited to the means and methods described in Item 207. Use the current version of the *Sediment and Erosion Control Handbook* to plan this work. Use the methods necessary to prevent adverse effects to surface waters as provided in OAC-3745-1-04. The cost of constructing and maintaining these measures is incidental to the Contract.

Contain, collect, characterize and legally dispose of all waste water and sludge generated during the work. Do not mix waste water with storm water. Do not discharge any waste water without the appropriate regulatory permits. Manage waste water and sludge in accordance with ORC Chapter 6111 and all other laws, regulations, permits and local ordinances relating to this waste. Waste water management is incidental to the Work unless otherwise specified in the contract.

Control the fugitive dust generated by the Work according to OAC-3745-17-07(B), OAC-3745-17-08, OAC-3745-15-07, and OAC-3745-17-03 and local ordinances and regulations. In addition, use dust control measures when fugitive dust creates unsafe conditions as determined by the Engineer. Perform this work without additional compensation except for Item 616. Perform open burning according to 105.16.

31. BARRICADES, LIGHTING AND WATCHMEN

The Contractor at his own expense shall place proper Barricades and other proper Traffic Control Devices along and around all construction where hazards and danger to traffic exists, and shall take such other precautions as are necessary to protect life and property, and shall place and maintain sufficient Lights at night for protection of the public. Watchmen shall be provided where safety requirements indicate.

32. ALTERNATE PLANS

In the event the County Commissioners elect to advertise for and receive Alternate Plans for the construction or erection of a bridge or structure, the bidder may whis option submit an alternate plan or plans for a different type of structure, or structures that that submitted by the County Engineer. Such plan or plans together with specifications shall be filed in the office of the County Engineer for a period of fifteen (15) days, prior to the date for receiving bids. Such plans and specifications shall show the number of spans, the length of each, the nature, quantity, quality, and size of materials to be used, the length of the structure when completed, and whether there is any patent on the proposed plan, or any part thereof, and it so, on what part thereof.

33. REMOVED MATERIALS

Unless otherwise provided for in the Contract, all existing road or bridge materials taken from the work shall be the property of Athens County. These materials shall be placed by the Contractor at his expense, at or on an area along the side of the road designated by the Engineer, for removal by the County.

34. PATENTS

The Contractor shall indemnify, keep and save harmless the Owner from all liabilities, judgments, costs, damages, and expenses which may in any wise come against the Owner by devices, equipment, or processes furnished, or used in the performance of the work under this Contract, by reason of the use of Patented designs furnished by the Contractor and accepted by the Owner.

In the event that any claim, suit or action at law, or in equity of any kind whatsoever, is made or brought against the Owner involving any such Patents, then the Owner shall have the right to retain from the money due and to become due the Contractor, a sufficient amount of money as shall be considered necessary by the Owner, to protect itself against loss until such claim, suit, or action shall have been settled and evidence to that effect shall have been furnished to the satisfaction of the Owner.

35. PREVENTION OF, AND INDEMNIFICATION FOR, ACCIDENTS

The Contractor, during the performance of the work, shall take all necessary precautions and place proper guards, or signs for the prevention of accidents, and shall put up and keep suitable and sufficient lights and other signals; and shall Indemnify and save harmless the County and its officers, agents and employees from all damages and costs, to which they may be put by reason of injury to person or property of another resulting from his negligence, or carelessness in the performances of the work, or in guarding the same, or from any improper materials, implements, or appliances used in its construction, or by, or on account of any act, or omission of the Contractor or his agents. The whole or so much of the moneys due under and by virtue of this Contract as shall be considered necessary by the Owner may, at his option, be retained by the Owner until all suits, or claims for damages as, aforesaid, shall have been settled, and evidences to that effect furnished to the satisfaction of the Owner.

36. INSURANCE AND WORKERS' COMPENSATION

Contractor shall indemnify and save harmless the State and all of its representatives, municipalities, counties, public utilities, any affected railroad or railway company, and any fee owner from whom a temporary Right-of-Way was acquired for the Project from all suits, actions, claims, damages, or costs of any character brought on account of any injuries or damages sustained by any person or property on account of any negligent act or omission by the Contractor or its subcontractors or agents in the prosecution or safeguarding of the Work.

The Contractor shall procure and maintain insurance for liability for damages imposed by law and assumed under this Contract, of the kinds and in the amounts hereinafter provided from insurance companies authorized to do business in the State by the Ohio Department of Insurance. The cost of insurance is incidental to all contract items. Before the execution of the Contract by the Engineer, furnish to the County a certificate or certificates of insurance in the form satisfactory to the Department demonstrating compliance with this subsection. Provide an insurance certificate or certificates that show that the Contractor's nability and auto policies coverage are not reduced, restricted, or canceled until 30 days written notice has been given to the Department by the insurer. Mail all certificates and notices to: Atkens County Engineer, 16000 Canaanville Rd, Athens Ohio, 45701. Upon request, the Contractor shall furnish the County with a certified copy of each policy, including the provisions establishing premiums.

The types and minimum limits of insurance are as follows:

A. Workers' Compensation Insurance. Comply with all provisions of the laws and rules of the Ohio Bureau of Workers' Compensation covering all operations under Contract with the Department whether performed by it or its subcontractors. In addition, if a portion of the Work is performed from a barge or ship or requires unloading material from a barge or ship on a navigable waterway of the United States, it is the responsibility of the Contractor to arrange coverage for that portion of the Work under the Longshore and Harborworkers' Compensation Act [33 USC Section 901 *et seq.*] and the Jones Act [5 USC Section 751 *et seq.*] and provide proof of coverage to the Department.

B. Commercial General Liability Insurance. The minimum limits for liability insurance are as follows:

General Aggregate Limit - \$2,000,000 Products - Completed Operations Aggregate Limit \$2,000,000 Personal and Advertising Injury Limit \$1,000,000 Each Occurrence Limit \$1,000,000 Obtain the above minimum coverages through primary insurance or any combination of primary and umbrella insurance. In addition, the Department will require the General Aggregate Limit on a per project basis.

Ensure that the Commercial General Liability Insurance policy names the County of Athens, Engineer, its officers, agents, and employees as additional insureds with all rights to due notices in the manner set out above. Obtain Explosion, Collapse, and Underground (XCU) coverage at the same limits as the commercial general liability insurance policy. In addition, if blasting is to be performed, obtain XCU coverage providing a minimum Aggregate Limit of \$5,000,000 and Each Occurrence Limit of \$1,000,000. Submit proof of insurance, endorsements, and attachments to the Engineer prior to starting the Work.

C. Comprehensive Automobile Liability Insurance. The Comprehensive Automobile Liability policy shall cover owned, non-owned, and hired vehicles with minimum limits as follows:

Bodily Injury and Property Damage Liability Limit Each Occurrence \$1,000,000

Insurance coverage in the minimum amounts set forth neuther relieves the Contractor from liability in excess of such coverage, nor precisions the County from taking such other actions as are available to it under any other provisions of this Contract or otherwise in law. Clearly set forth all exclusions and deductible clauses in all proof of insurance submitted to the County. The Contractor is responsible for the deducable limit of the policy and all exclusions consistent with the risk of assures under this Contract and as imposed by law.

If the Contractor provides evidence of insurance in the form of certificates of insurance, valid for a period of time less than the period during which the Contractor is required by terms of this Contract, then the County will accept the certificates, but the Contractor is obligated to renew its insurance policies as necessary. Provide new certificates of insurance from time to time, so that the County is continuously in possession of evidence that the Contractor's insurance is according to the foregoing provisions.

If the Contractor fails or refuses to renew its insurance policies or the policies are canceled or terminated, or if aggregate limits have been impaired by claims so that the amount available is under the minimum aggregate required, or modified so that the insurance does not meet the requirements of 107.12.C, the County may refuse to make payment of any further monies due under this Contract or refuse to make payment of monies due or coming due under other contracts between the Contractor and the County. The County in its sole discretion may use monies retained pursuant to this subsection to renew or increase the Contractor's insurance as necessary for the periods and amounts referred to above. Alternatively, should the Contractor fail to comply with these requirements, the County may default the Contractor and call upon the Contractor's Surety to remedy any deficiencies. During any period when the required insurance is not in effect, the Engineer may suspend performance of the Contract. If the Contract is so suspended, the Contractor is not entitled to additional compensation or an extension of time on account thereof.

Nothing in the Contract Documents and insurance requirements is intended to create in the public or any member thereof a third party beneficiary hereunder, nor is any term and condition or other provision of the Contract intended to establish a standard of care owed to the public or any member thereof.

37. CLEANING UP

Upon completion of the work all surfaces disturbed during the work shall be restored in a satisfactory manner, and all tools, plant and equipment, and other property belonging to the Contractor, shall be removed and the site of the wok left clear, and in a condition equal to that existing prior to the beginning of work under the Contract.

38. **LUMP SUM PRICES**

Where work is to be paid for by the Lump Sum, it is hereby, expressly agreed that in said Lump Sum shall be included all materials, labor, tools, and equipment required to fully complete the work, notwithstanding, that while the work may be fully shown on the Drawings, it may be partially described in other parts of the Contract Documents and vice versa.

39. PARTIAL PAYMENTS

The Contractor will be paid in accordance with Ohio Revised Code Sections 153.12, 153.13, and 153.14

40. FINAL ESTIMATE

The Engineer shall, as soon as practicable after the final acceptance of the work done under this Contract, make a Final Estimate of the amount of the work done and the value thereof. Such Final Estimate shall be approved by the Owner, after which, the owner, shall pay the sum so found to be due hereunder, after deducting there from, all previous payments, and all amount to be withheld under the Contract. All prior patrial Estimates may be subjected to correction in the Final Estimate and payment. te and payment. Estimate and payment.

41.

If the construction area may involve underground utility facilities, the Contractor, at least two working days prior to commencing construction operations in the construction area, shall cause notice to be given to the registered underground utility protection services and the owners of any underground utility facilities hown on the plans. The notice shall be in writing, by telephone, or in person. If the contractor gives when notice, it shall be by certified mail, return receipt requested. Identity and Location of Utilities are specified in the plans.

42. ADDITIONAL SPECIFICATIONS INCORPORATED HEREIN BY REFERENCE

Construction and Materials Specifications as set forth in the latest issue of the "State of Ohio, Department of Transportation, Construction and Materials Specifications" (ODOT CMS) and all supplemental specifications thereto, not otherwise provided for in these General Specifications, are incorporated herein by reference, and made a part of these General Specifications. Where a conflict exists between these specifications and the ODOT CMS, these specifications and the project plans shall govern.

The terms "engineer" or "county" shall be substituted as appropriate where the ODOT CMS refers to the "department".

43. **GUARANTEE**

The Contractor shall guaranty that all materials and equipment furnished and work performed under this contract are free from all defects for a period of one (1) year from the date of final payment. The provisions of Paragraphs 18 and 19 shall apply to any defect in the work,

materials, apparatus or workmanship of the project or failure in the operation or performance of any part thereof or guarantees required hereunder determined by the Engineer to have occurred, developed or appeared during the guaranty period. Ten percent (10%) of the Performance Bond shall remain in full force and effect through the guaranty period and until all defects detected during the guaranty period have been corrected to the satisfaction of the Owner. The Owner shall evidence release of the Performance Bond in writing and the Bond shall be in effect until said release has been obtained from the Owner.

The Contractor shall be required to show proof of insurance coverage meeting the requirements of Paragraph 31 prior to performing any work on the project during the guaranty period.

44. **RELEASE OF OWNER**

The end of the guaranty period shall be and shall operate as a release by the Contractor of all claims against and all liability of the Owner by reason of this Contract, and all things done or performed by the Contractor there under.

45.



County will reject a mathematically unbalanced bid if the bid is also materially unbalanced. A mathematically unbalanced bid is one that ontain hump sine or unit price items that do not include reasonable labor, equipment, and material costs plus a reasonable proportionate share of the bidder's overhead costs, other indirect costs and anticipated profit. A bid is materially unbalanced when the County determines that an award to the hidder submitting a mathematically unbalanced bid will not result in the lowest ultimate yost to the County.

DISPUTES AND CLAINS 46.

When a contractor (s) b-contractors must pursue dispute through the contractor) feels there is additional work beyond the scope of the project due to changing site conditions or other unforeseen cause, he shall address his concern to the on site project representative who will contact the project engineer for on site dispute resolution. If an on site resolution cannot be reached, the contractor shall submit the issue in writing to the County Engineer who will investigate and meet with the contractor to try to resolve the issue. The Engineer will notify the contractor in writing of his decision and the contractor may accept the decision or he may file a claim with the appropriate Court.

"APPENDIX A" OF THE STATE EEO BID CONDITIONS

MINORITY MANPOWER UTILIZATION GOALS AND TIMETABLES

The following minority goals listed are expressed in terms of percentages of work hours for each trade to be used by the contractor in a designated area. Designated areas are defined as Ohio's Standard Metropolitan Statistical Areas (SMSA). They are: Akron, Cincinnati, Cleveland, Columbus, Dayton, Toledo and Youngstown-Warren. In cases where the project is not located in a designated area, the contractor may adopt minority utilization goals of the near/nearest designated area.

AKRON		CINCINNATI		CLEVELAND	
All Trades	10%	Trade		Trade	
		Asbestos Workers	9%	Asbestos Workers	17%
		Boilermakers	9 %	Boilermakers	10%
COLUMBUS		Carpenters	10%	Carpenters	16%
All Trades	10%	Elevator Constructors	11%	Electricians	20%
		Floor Layers	10%	Elevator Constructors	20%
		Glaziers	10%	Floor Dayers	11%
DAYTON		Lathers	10%	Glaziers	17%
All Trades	11%	Marble, Tile, Terrazzo	2%	Aronworkers	13%
		Millwright	10%	Operating Engineers	17%
		Operating Engineers		Painters	17%
TOLEDO		Painters	11%	Pipefitters	17%
All Trades	9%	Pipefitters		Plasterers	20%
		Plasterers	10%	Ulumbers	17%
		Plumbers	11%	Roofers	17%
YOUNGSTOWN		Sheet Me al Workers	116	Other Trades	17%
All Trades	9%	Other Trades	11%		
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"APPENDIX B" OF THE STATE EEO BID CONDITIONS

SPECIFIC AFFIRMATIVE ACTION STEPS

The following Affirmative Action steps are directed at increasing minority utilization:

(1) The contractor should maintain a file of the names and addresses of each minority and female referred to it by any individual or organization and what action was taken with respect to each such referred individual, and if the individual was not employed by the contractor, and the reasons, therefore. If such an individual was sent to the union hiring hall for referral and not referred by the union or if referred back by the union or if referred, not employed by the contractor, the file should document this and the reason, therefore.

<u>To Demonstrate Compliance</u>: Maintain a file of the names, addresses, telephone numbers, and craft of each minority and female applicant showing (a) the date of contact and whether the person was hired; if not, the reason, (b) if the person was sent to a union for referral, and the results (c) follow-up contacts when the contractor was hiring.

(2) The contractor should promptly notify the State Contracting Agency when the Union or Unions with which the contractor has collective bargaining agreements does not refer to the contractor a minority or female worker referred (to the union) by the contractor, or when the contractor has information that the union referral process has impeded efforts to meet its goals.

To Demonstrate Compliance: Have a copy of letters sent, or do not claim the union is impeding the contractors' efforts to comply.

(3) The contractor should disseminate its Equal Employment Opportunity policy within its organization by including it in any company newsletters and annual reports, by advertising at reasonable intervals in union publications; by posting of the policy; by specific review of the policy with minority and female employees; and by conducting staff meetings to explain and discuss the policy.

<u>To Demonstrate Compliance</u>: Have a written ECO policy which includes the name and how to contact the contractor's EEO Officer and (a) include the policy in any company policy manuals, (b) post a copy of the Policy on <u>all</u> company bulletin boards (in the office and on all job sites), (c) records, such as reports or diaries, etc., that each minority and female employee is aware of the Policy and that it has been discussed with them, (d) that the policy has been discussed regularly at staff meetings, and (e) copies of newsletters and annual reports include the Policy.

(4) The contractor should continually monitor all personnel activities to ensure that its EEO policy is being carried out, including the evaluation of minority and female employees for promotional opportunities on a quarterly basis and the encouragement of such employees to seek those opportunities.

<u>To Demonstrate Compliance</u>: Have <u>records</u> that the company EEO Officer reviews all: (a) monthly workforce reports, (b) hiring and terminations, (c) training provided on-the-job, (d) minority and female employees quarterly for promotion and encourages them to prepare for and seek promotion. The records should be the EEO Officer's job description, reports, memos, personnel files, etc., documenting the activities for possible discriminatory patterns.

(5) The contractor should disseminate its EEO policy externally by informing and discussing it with all recruiting sources; by advertising it in news media, specifically including minority and female news media; and by notifying and discussing it with all subcontractors.

<u>To Demonstrate Compliance</u>: Have copies of (a) letters sent, at least six months or at the start of each new major contract, to all recruiting sources (including labor unions) requiring compliance with the Policy, (b) advertising, which has the EEO "tagline" on the bottom, and (c) purchase order and subcontract agreement forms will include or make reference to the State EEO Covenant, Appendix A or B of the Ohio Administrative Code 123:2-3-02.

(6) The contractor should make specific and reasonably recurrent oral and written recruitment efforts directed at minority and women's organizations, and training organizations with the contractor's recruitment area.

<u>To Demonstrate Compliance</u>: Have a record either in a follow-up file for each organization or on the reverse of the notification letter sent under Item 1, above, of the dates, individuals contacted and the results of the contract from telephone calls or personal meetings with the individuals or groups notified under Item 1.

(7) The contractor, where reasonable, should develop on-the-job training opportunities and participate and assist in all Department of Labor funded and/or approved training programs (including Apprenticeship) Programs relevant to the contractor's employee needs consistent with its obligations in the Bid Conditions.

<u>To Demonstrate Compliance:</u> Have records of contributions in cash, equipment supplied and/or contractor personnel provided as instructors for Bureau of Apprenticeship and Training approved or Department of Labor funded training programs and records of the hiring and training of minorities and females referred to Company by such programs.

(8) The contractor should solicit bids for subcontracts (and joint ventures) from available minority and female subcontractors engaged in the trades covered by the Bid Conditions, including exculation of minority and female contractors associations.

<u>To Demonstrate Compliance</u>: Have copies of letters or other direct solicitation of bids for subcontracts/joint ventures from minority/female contractors with a record of the specific response and any follow-up the contractor has done to obtain a price quotation or to issist a minority/female contractor in preparing or reducing a price quotation; have a list of all minority/female subcontracts awarded or joint ventures participated in with dollar amounts, etc.

EXPLANATION OF AN ACCEPTABLE AFERMATIVE ACTION PROGRAM:

An Affirmative Action Program is a set of specific and result-oriented procedures to which a Contractor shall apply every good faith effort. The objective of these procedures and efforts is to ensure equal employment opportunity. An acceptable Affirmative Action Program will include an analysis of all trades employed by the Contractor within the last year with an explanation of whether Minorities are currently being under-utilized in any one or more trades. A prerequisite to the development of a satisfactory Affirmative Action Program is the identification and analysis of problem areas inherent in Minority employment and an evaluation of opportunities for utilization of Minority group personnel.

Part I - Basic Contents of an Affin mative Action Program:

- 1. Development or reaffirmation of the contractor's EEO policy in all personnel actions.
- 2. Formal internal and external dissemination of contractor's EEO policy.
- 3. Establishment of responsibilities for implementation of the contractor's affirmative action program.
- 4. Identification of problem areas (deficiencies) by organizational units and job classification.
- 5. Establishment of goals and objectives by organizational units and job classification, including timetables for completion.
- 6. Development and execution of action-oriented programs designed to eliminate problems and further designed to attain established goals and objectives.
- 7. Design and implementation of internal audit and reporting systems to measure effectiveness of the total programs.

- 8. Compliance of personnel policies and practices with Federal sex discrimination guidelines (41 CFR Part 60- 20).
- 9. Active support of local and national community action programs and community service programs, designed to improve the employment opportunities of minorities.
- 10. Consideration of ethnic minorities and women not currently in the work force having requisite skills who can be recruited through affirmative action measures.
- 11. Summary data on applicant flow, hires, terminations and promotions, and training for the last twelve months or the last one hundred applicants, hires, etc., whichever is less.

Part II - Analysis of Individual Trades

- 1. The minority population of the labor area surrounding (contractor's) projects.
- 2. The size of the minority unemployment force in the labor area surrounding (the contractor's) projects.
- 3. The percentage of minority work force as compared with the total work force in the immediate labor area.
- 4. The general availability of minorities having requisite skills in the immediate labor area.
- 5. The availability of minorities having requisite skills in the area in which the contractor can reasonably recruit.
- 6. The availability of promotable minority employees within the contractor's organization.
- 7. The anticipated expansion, contraction, and turnover of ar in the work for
- 8. The existence of training institutions capable of training minorities in the equisite skills.
- 9. The degree of training which the contractor is reasonably and to undertake as a means of making all job classes available to minorities.

Goals, timetables, and affirmative action commitments must be designed to correct any identifiable deficiencies. Where deficiencies exist and where numbers or percentages are relevant in developing corrective action, the contractor shall establish and set forth specific goals and timetables. Such goals and timetables, with supporting data and the analysis thereof shall be a part of the contractor, written affirmative action program. Where the contractor has not established a goal, its written affirmative action program must specifically analyze each of the factors listed above and must detail its reason for a lack of a goal. The goals and timetables should be attainable in terms of the contractor's analysis of its deficiencies and ic entire action. Thus, in establishing its goals and timetables, the contractor's overall affirmative action program work. When the contractor does not meet its goals and timetables, the contractor's good faith efforts shall be judged as to whether the contractor is following its program and attempting to make the program work toward the attainment of its goals.

Support data for the above analysis and program shall be compiled and maintained as part of the contractor's affirmative action program. This data should include applicant flow data and applicant rejection ratios indicating minority status.

<u>Compliance Status</u>: No State Contractor's compliance status shall be judged alone by whether he reaches his goals and meets his timetables. Rather each Contractor's compliance posture shall be reviewed and determined by reviewing the contents of his program, the extent of his adherence to his program and his good faith efforts to make his program work toward the realization of the program's goals within the timetables set for completion.

"APPENDIX C" OF THE STATE EEO BID CONDITIONS

FEMALE UTILIZATION GOALS

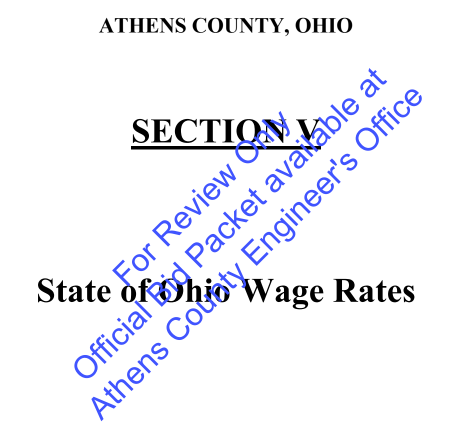
OAC 123:2-3-05 Required utilization analysis and goals

- (A) Each state-involved contractor shall include in his/her affirmative action program the information and analysis required pursuant to part IV 401-C of appendix A of rule 123:2-1-01 of the Administrative Code, in addition to female utilization requirements pursuant to the governor's "Executive Order 84-9" and this rule.
- (B) As required by the governor's "Executive Order 84-9", the utilization of women shall be, at a minimum, that currently in use by the federal government as of February 15, 1984. This requirement stated at C.F.R. part 60-4 is 6.9 percent utilization of women. This requirement shall remain at 6.9 percent unless further amended by the governor in a subsequent order. This requirement shall be met by a determination of work hours utilized in the same manner as minority utilization hours are calculated.

official county Engineers

ATH-CR25-0.16 LANDSLIDE REPAIRS

ATHENS COUNTY, OHIO



Prevailing Wage Determination Cover Letter

County:	ATHENS	~
Determination Date:	02/09/2024	
Expiration Date:	05/09/2024	

THE FOLLOWING PAGES ARE PREVAILING RATES OF WAGES ON PUBLIC IMPROVEMENTS FAIRLY ESTIMATED TO BE MORE THAN THE AMOUNT IN O.R.C. SEC. 4115.03 (b) (1) or (2), AS APPLICABLE.

Section 4115.05 provides, in part: "Where contracts are not awarded or construction undertaken within ninety days from the date of the establishment of the prevailing wages, there shall be a redetermination of the prevailing rate of wages before the contract is awarded." The expiration date of this wage schedule is listed above for your convenience only. This wage determination is not intended as a blanket determination to be used for all projects during this period without prior approval of this Department.

Section 4115.04, Ohio Revised Code provides, in part: "Such schedule of wages shall be attached to and made a part of the specifications for the work, and shall be printed on the bidding blanks where the work is done by contract..."

The contract between the letting authority and the successful bidder shall contain a statement requiring that mechanics and laborers be paid a prevailing rate of wage as required in Section 4115.06, Ohio Revised Code.

The contractor or subcontractor is required to file with the contracting public authority upon completion of the project and prior to final payment therefore an affidavit stating that he has fully complied with Chapter 4115 of the Ohio Revised Code.

The wage rates contained in this schedule are the "Prevailing Wages" as defined by Section 475.03, Ohio Revised Code (the basic hourly rates plus certain fringe benefits). These rates and fringes shall be a minimum to be paid ander a contract regulated by Chapter 4115 of the Ohio Revised Code by contractors and subcontractors. The prevailing wage rates contained in this schedule include the effective dates and wage rates currently on file. In cases where future effective dates are not included in this schedule, modifications to the wage schedule will be furnished to the Prevailing Wage Coordinator appointed by the public authority as soon as prevailing wage rates increases are received by this office.

"There shall be posted in a prominent and accessible place on the site of work a legible statement of the Schedule of Wage Rates specified in the contract to the various classifications of laborers, workmen, and mechanics employed, said statement to remain posted during the life of such contract." Section 4115.07, Ohio Revised Code

Apprentices will be permitted to work only under a bond fide apprenticeship program if such program exists and if such program is registered with the Ohio Apprenticeship Council

Section 4115.071 provides that no later than ten days 6 fore the first payment of wages is due to any employee of any contractor or subcontractor working on a contract regulated by Chapter 4115, Ohio Revised Code, the contracting public authority shall appoint one of his own employees to act as the prevailing wage coordinator for said contract. The duties of the prevailing wage coordinator are outlined in Section 4115.071 of the Ohio Revised Code.

Section 4115.05 provides for an escalator in the prevailing wage rate. Each time a new rate is established, that rate is required to be paid on all ongoing public improvement projects.

A further requirement of Section 4115.05 of the Ohio Revised Code is: "On the occasion of the first pay date under a contract, the contractor shall furnish each employee not covered by a collective bargaining agreement or understanding between employers and bona fide organizations of Labor with individual written notification of the job classification to which the employee is assigned, the prevailing wage determined to be applicable to that classification, separated into the hourly rate of pay and the fringe payments, and the identity of the prevailing wage Coordinator appointed by the public authority. The contractor or subcontractor shall furnish the same notification to each affected employee every time the job classification of the employee is changed."

Work performed in connection with the installation of modular furniture may be subject to prevailing wage.

THIS PACKET IS NOT TO BE SEPARATED BUT IS TO REMAIN COMPLETE AS IT IS SUBMITTED TO YOU. (Reference guidelines and forms are included in this packet to be helpful in the compliance of the Prevailing Wage law.) wh1500

Name of Union: Carpenter & Piledriver SC District HevHwy

Change # : LRC01-2023inCarpSCHevHwy

Craft : Carpenter Effective Date : 05/17/2023 Last Posted : 05/17/2023

	Bl	HR		Fring	ge Bene	fit Payı	nents		Irrevocable Fund		Total PWR	Overtime Rate
			H&W	Pension	App Tr.	Vac.	Annuity	Other	LECET (*)	MISC (*)		
Class	ification											
Journeyman	\$32	2.42	\$7.60	\$10.78	\$0.50	\$0.00	\$2.54	\$0.15	\$0.00	\$0.00	\$53.99	\$70.20
Apprentice	Per	cent							X			
1st 6 months	60.00	\$19.45	\$7.60	\$10.78	\$0.50	\$0.00	\$2.54	\$0.15	\$0.00	\$0,00	\$41.02	\$50.75
2nd 6 months	65.00	\$21.07	\$7.60	\$10.78	\$0.50	\$0.00	\$2.54	\$0.15	\$0.90	\$0.00	\$42.64	\$53.18
3rd 6 months	70.00	\$22.69	\$7.60	\$10.78	\$0.50	\$0.00	\$2.54	\$0.15	5 0.00	\$0.00	\$44.26	\$55.61
4th 6 months	75.00	\$24.32	\$7.60	\$10.78	\$0.50	\$9.00	\$2.54	\$0.15	\$0.00	\$0.00	\$45.89	\$58.04
5th 6 months	80.00	\$25.94	\$7.60	\$10.78	\$9.50	\$0.00	\$2.54	\$0.15	\$0.00	\$0.00	\$47.51	\$60.47
6th 6 months	85.00	\$27.56	\$7.60	\$10.78	\$2 50		\$2.54	\$0.15	\$0.00	\$0.00	\$49.13	\$62.91
7th 6 months	90.00	\$29.18	\$7.60	\$10.78	\$0.50	\$0.00	\$2.54	\$0.15	\$0.00	\$0.00	\$50.75	\$65.34
8th 6 months	95.00	\$30.80	\$7.69	\$10.78	\$0.30	\$0.00	\$2.54	\$0.15	\$0.00	\$0.00	\$52.37	\$67.77

Special Calculation Note : Other is UBC National Fund

Ratio :

1 Journeymen to 1 Apprentice

An employer shall have the right to employ one (1) Apprentice for one (1) Journeyman Carpenter in its employment for the first Apprentice employed, and 1 (1) Apprentice for two (2) Journeyman Carpenter for additional Apprectices employed.

Thereafter, every third additonal carpenter hired shall be an apprentice, if available, and if practical for the type of work being performed.

Jurisdiction (* denotes special jurisdictional note)

: ADAMS, ATHENS, DELAWARE, FAIRFIELD, FAYETTE, FRANKLIN, GALLIA, GUERNSEY, HIGHLAND, HOCKING, JACKSON, LAWRENCE, LICKING, MADISON, MARION, MEIGS, MORGAN, MUSKINGUM, NOBLE, PERRY, PICKAWAY, PIKE, ROSS, SCIOTO, UNION, VINTON, WASHINGTON

Special Jurisdictional Note : **Highway Construction, Airport Construction, Heavy Construction but not limited to: (Tunnels, subways, drainage projects, flood control, reservoirs). Railroad Construction, Sewer Waterworks & Utility Construction but not limited to: (storm sewers, waterlines, gaslines). Industrial &

Building site, Power Plant, Amusement Park, Athletic stadium site, Sewer and Water Plants. When the contractor furnishes the necessary underwater gear for the diver, the diver shall be paid one and one half (1 & 1/2) times the journeyman rate for the time spent in the water.

Details :

official county Engineers

Name of Union: Cement Mason Local 132 (Parkersburg-Marietta)

Change #: LCN01-2022sksLoc132

Craft : Cement Effective Date : 06/08/2022 Last Posted : 06/08/2022

	Bl	HR		Fring	ge Bene	fit Payr	nents		Irrevo Fui		Total PWR	Overtime Rate
			H&W	Pension	App Tr.	Vac.	Annuity	Other	LECET (*)	MISC (*)		
Class	sification											
Cement \$30.10 Mason		0.10	\$7.90	\$4.68	\$0.65	\$0.00	\$5.00	\$0.06	\$0.00	\$0.00	\$48.39	\$63.44
Apprentice	Per	cent							िले	0		
1st yr	70.00	\$21.07	\$7.90	\$4.68	\$0.65	\$0.00	\$5.00	\$0.06	60.00	\$0.00	\$39.36	\$49.90
2nd yr	80.00	\$24.08	\$7.90	\$4.68	\$0.65	\$0.00	\$5.00	\$0.96	\$0.96	\$0.00	\$42.37	\$54.41
3rd yr	90.00	\$27.09	\$7.90	\$4.68			\$5.00	\$0.06		\$0.00	\$45.38	\$58.93
Special Ca Ratio :	lculation	Note : *	Other is	s Interna	itional	Traini Ju	ng Fisdiction ASHINC	m (*	denotes	specia	l jurisdicti	ional note)
4 Journeyn	nen to 1 A	Apprentice	2	FOR	2	O AT W	HENS, ASHING	MEIG GTON	S, MON	ROE,	MORGAN	, NOBLE,
Special Ju	risdictio	nal Note :	;	. 7		JUL)					
Details : All Cemen	t Masons	working	on swir	ng stage,	3lip sc	affold	or wind	ow jac	k scaffo	lds sha	ll receive t	he

Ratio :

denotes special jurisdictional note)

Special Jurisdictional Note :

Details : All Cement Masons working on swing stage slip scaffold or window jack scaffolds shall receive the following rates:

#.50 above the regular rates for heights up to 50 feet above grade level.

\$.90 above regular rate for heights ver 50 feet above grade level

Name of Union: Cement Mason Statewide HevHwy

Change #: LCN01-2023ibCementHevHwy

Craft : Cement Mason Effective Date : 05/01/2023 Last Posted : 04/26/2023

	BI	HR		Fring	ge Bene	fit Payr	nents	Irrevo Fui		Total PWR	Overtime Rate	
			H&W	Pension	App Tr.	Vac.	Annuity	Other	LECET (*)	MISC (*)		
Class	Classification											
Cement Mason	\$33.74		\$8.50	\$7.55	\$0.65	\$0.00	\$2.25	\$0.07	\$0.00	\$0.00	\$52.76	\$69.63
Apprentice	Per	cent							N	0		
1st Year	70.00	\$23.62	\$8.50	\$7.55	\$0.65	\$0.00	\$2.25	\$0.07	30.00	\$0 00	\$42.64	\$54.45
2nd Year	80.00	\$26.99	\$8.50	\$7.55	\$0.65	\$0.00	\$2.25	\$0.9	\$0.96	\$0.00	\$46.01	\$59.51
3rd Year	90.00	\$30.37	\$8.50	\$7.55	\$0.65	\$0.00	\$2.25	\$0.07	\$0.96	\$0.00	\$49.39	\$64.57

Special Calculation Note : Other \$0.07 is for International Training Fund

Ratio :

1 Journeymen to 1 Apprentice 2 to 1 thereafter

Jurisdiction (* denotes special jurisdictional note)

HAMILTON, HANCOCK*, HARDIN, HARRISON, HENRY*, HIGHLAND, HOCKING, HOLMES, HURON, JACKSON, JEFFERSON, KNOX, LAKE*, LAWRENCE, LICKING, LOGAN, LORAIN, LUCAS*, MADISON, MAHONING, MARION, MEDINA, MEIGS, MERCER, MIAMI, MONROE, MONTGOMERY, MORGAN, MORROW, MUSKINGUM, NOBLE, OTTAWA, PAULDING, PERRY, PICKAWAY, PIKE, PORTAGE, PREBLE, PUTNAM*, RICHLAND, ROSS, SANDUSKY, SCIOTO, SENECA, SHELBY, STARK, SUMMIT, TRUMBULL, TUSCARAWAS, UNION, VAN WERT, VINTON, WARREN, WASHINGTON, WAYNE, WILLIAMS, WOOD*, WYANDOT

Special Jurisdictional Note : (A) Highway Construction, Sewer, Waterworks And Utility Construction, Industrial & Building Site, Heavy

Construction, Airport Construction Or Railroad Construction Work, Power Plant, Tunnels, Amusement Park, Athletic Stadium Site Work, Pollution Control, Sewer Plant, Waste & Water Plant, Water Treatment Facilities Construction.

*For Power Plant, Tunnels, Amusement Park, Athletic Stadium Site Work, Pollution Control, Sewer Plant, Waste & Water Plant, Water Treatment Facility Construction work in the following Counties: Ashtabula, Cuyahoga, Fulton, Geauga, Hancock, Henry, Lake, Lucas, Putnam and Wood Counties, those counties will use the Cement Mason Statewide Heavy Highway Exhibit B District 1 Wage Rate.

Details :

This rate replaces the previous Cement Mason Heavy Highway Statewide Rates (Exhibit A and Exhibit B rates), except for Cement Mason Statewide Heavy Highway Exhibit B Dist 1. sks

official county Engineers

Name of Union: Ironworker Local 787

Change #: LCN01-2020fbLoc787

Craft : Ironworker Effective Date : 12/24/2020 Last Posted : 12/24/2020

	BH	R		Fring	ge Bene	fit Payı	nents		Irrevo Fui		Total PWR	Overtime Rate
			H&W	Pension	App Tr.	Vac.	Annuity	Other	LECET (*)	MISC (*)		
Classi	ification											
Ironworker, Structural, Reinforcing, Ornamental, Fencing, Welder, Metel Building, Precast Concrete	\$30.	88	\$8.30	\$9.50	\$0.45	\$0.00	\$4.50	\$0.00	\$0.00 \$0.00 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$	\$0.00	\$53.63	\$69.07
Apprentice	Perc	ent					0°	N°				
85%	85.00	\$26.25	\$8.30	\$9.50	\$0.45	\$0.00	\$4.50	\$0.00	\$0.00	\$0.00	\$49.00	\$62.12
80%	80.00	\$24.70	\$8.30	\$9.50	\$0.45	\$0:00	\$4.50	\$0.00	\$0.00	\$0.00	\$47.45	\$59.81
75%	75.00	\$23.16	\$8.30	\$9.50	\$9.45	\$0.00	\$4.50	\$0.00	\$0.00	\$0.00	\$45.91	\$57.49
70%s	70.00	\$21.62	\$8.30	\$9.50	\$0.45	\$8.09	\$4.50	\$0.00	\$0.00	\$0.00	\$44.37	\$55.17
65%	65.00	\$20.07	\$8.30	\$9.50	\$0.45	30.00	\$4.50	\$0.00	\$0.00	\$0.00	\$42.82	\$52.86
60%	60.00	\$18.53	\$8.30	\$930	\$0.45	\$0.00	\$4.50	\$0.00	\$0.00	\$0.00	\$41.28	\$50.54
Special Cal Ratio :	culation	Note :	Off	nene			risdictio	on (* 0	lenotes	special	l jurisdict	ional note
Apprentic	e to 1 Iour	meumen	P	V		: רא	HENS	MEIG	S MOR	GAN	NOBLE	

Special Calculation Note :

Ratio :

4 Apprentice to 1 Journeymen

Ratio **Ornamental Apprentice** 1 Apprentice to 1 Journeymen

Special Jurisdictional Note :

Details :

Reinforcing Ironwork Classification including, but not limited to, all work in connection with field fabrication, handling (including loading and offloading), sorting, cutting, bending, hoisting, placing, burning, welding, and tying or securing of all materials used to reinforce concrete, all sizes and types of reinforcing steel (including composite material), wire mesh, hoops and stirrups, including mechanical splicing on reinforcing steel bar. The unloading, hoisting, placing and tying of all post-tensioning cables. Also, wrecking of cores, wedging of the tendons, stressing, cutting and repairing.

Jurisdiction (* denotes special jurisdictional note)

ATHENS, MEIGS, MORGAN, NOBLE, WASHINGTON

Structural Ironwork Classification, but not limited to field fabrication, all loading, to and including the erecting, rigging, assembly, dismantling, placing, temporary and permanent securing by any means of all structural iron, steel, ornamental lead, bronze, brass, copper, aluminum, glass, all ferrous and nonferrous metal and composite material, precast, pre-stressed and post-stressed concrete structures. Bridges and bridge rails, bridge viaducts, bucks bulkheads, bumper and bumper post, canopies and unistrut canopies, corrugated ferrous and nonferrous sheets when attached to steel frames, columns, beams, bar joists, trusses, grinders, roof decking, electrical supports, elevator cars, elevator fronts and enclosures, erection of steel towers, flagpoles, gymnasium equipment, stadium and arena seating, jail cell work, jail cell beds, benches, bunks, chairs, tables, mirrors, jail cell access doors, rigging and installation of machinery and equipment, erecting, aligning, anchoring and dismantling, erection and dismantling of tower cranes, derrick monorail systems, chicago booms, overhead cranes, gantries, material and personnel hoists, tanks, hoppers and conveyors. All pre-engineered metal buildings and their entirety, including siding, roofing, gutters, downspouts and erection of all.

Ornamental Ironwork Classification, but not limited to all work in connection with field fabrication, handling including loading/offloading, sorting, cutting, fastening, anchoring, bending, hoisting, placing, burning, welding, and tying, dismantling of all materials used in miscellaneous iron, for stairs, hand railings, doors, fence, windows, curtain wall, erection and welding of all metal sash, architectural and ornamental treatments, but not necessarily limited to all sizes and types of ornamental, steel, iron, lead, bronze, brass, copper,

aluminum, all ferrous and nonferrous metals and composite materials. Fence Erector Ironwork Classification, but not limited to all work in connection with the field fabrication and erection of chain link fence, which includes, but not limited to the loading of the tence fabric and posts, also the installation of the above.

Name of Union: Labor HevHwy 3

Change # : LCN01-2023ibLocalHevHwy3

Craft : Laborer Group 1 Effective Date : 05/01/2023 Last Posted : 04/26/2023

	BI	IR		Fring	ge Bene	fit Payı	nents		Irrevo Fui		Total PWR	Overtime Rate
			H&W	Pension	App Tr.	Vac.	Annuity	Other	LECET (*)	MISC (*)		
Class	sification											
Laborer Group 1	\$34	.62	\$8.20	\$4.05	\$0.45	\$0.00	\$1.00	\$0.00	\$0.10	\$0.00	\$48.42	\$65.73
Group 2	\$34	.79	\$8.20	\$4.05	\$0.45	\$0.00	\$1.00	\$0.00	\$0.00	\$0.00	\$48.59	\$65.98
Group 3	\$35	.12	\$8.20	\$4.05	\$0.45	\$0.00	\$1.00	\$0.00	30.10	\$0.90	\$48.92	\$66.48
Group 4	\$35	5.57	\$8.20	\$4.05	\$0.45	\$0.00	\$1.69	\$0.00	\$0.12	\$0.00	\$49.37	\$67.15
Watch Person	\$27	.35	\$8.20	\$4.05	\$0.45	\$0.00	\$1.00	\$9.90	\$10	\$0.00	\$41.15	\$54.83
Apprentice	Per	cent				14	0	Ó				
0-1000 hrs	60.00	\$20.77	\$8.20	\$4.05	\$0.45	\$0.00	\$1.00	\$0.00	\$0.10	\$0.00	\$34.57	\$44.96
1001-2000 hrs	70.00	\$24.23	\$8.20	\$4.05	\$9.45	\$0.90	\$1.00	\$0.00	\$0.10	\$0.00	\$38.03	\$50.15
2001-3000 hrs	80.00	\$27.70	\$8.20	\$4:35	\$0.45	\$0.00	\$1.00	\$0.00	\$0.10	\$0.00	\$41.50	\$55.34
3001-4000 hrs	90.00	\$31.16	\$8.20	\$4.05		\$0.90	\$1.00	\$0.00	\$0.10	\$0.00	\$44.96	\$60.54
More than 4000 hrs	100.00	\$34.62	\$8.20	\$405	\$0.43	\$0.00	\$1.00	\$0.00	\$0.10	\$0.00	\$48.42	\$65.73

Special Calculation Note : Watchmen have no Apprentices. Tunnel Laborer rate with air-pressurized add \$1.00 to the above wage rate.

Ratio :

1 Journeymen to 1 Apprentice

3 Journeymen to 1 Apprentice thereafter

Jurisdiction (* denotes special jurisdictional note)

ADAMS, ALLEN, ASHLAND, ATHENS, AUGLAIZE, BELMONT, BROWN, BUTLER, CARROLL, CHAMPAIGN, CLARK, CLERMONT, CLINTON, COLUMBIANA, COSHOCTON, CRAWFORD, DARKE, DEFIANCE, DELAWARE, FAIRFIELD, FAYETTE, FRANKLIN, FULTON, GALLIA, GREENE, GUERNSEY, HAMILTON, HANCOCK, HARDIN, HARRISON, HENRY, HIGHLAND, HOCKING, HOLMES, JACKSON, JEFFERSON, KNOX, LAWRENCE, LICKING, LOGAN, MADISON, MARION, MEIGS, MERCER, MIAMI, MONROE, MONTGOMERY, MORGAN, MORROW, MUSKINGUM, NOBLE, PAULDING, PERRY, PICKAWAY, PIKE, PREBLE, PUTNAM, RICHLAND, ROSS, SCIOTO, SENECA, SHELBY, TUSCARAWAS, UNION, VAN WERT, VINTON, WARREN, WASHINGTON, WAYNE, WILLIAMS, **WYANDOT**

Special Jurisdictional Note : Hod Carriers and Common Laborers - Heavy, Highway, Sewer, Waterworks, Utility, Airport, Railroad, Industrial and Building Site, Sewer Plant, Waste Water Treatment Facilities Construction

Details :

Group 1

Laborer (Construction); Plant Laborer or Yardman, Right-of-way Laborer, Landscape Laborer, Highway Lighting Worker, Signalization Worker, (Swimming) Pool Construction Laborer, Utility Man, *Bridge Man, Handyman, Joint Setter, Flagperson, Carpenter Helper, Waterproofing Laborer, Slurry Seal, Seal Coating, Surface Treatment or Road Mix Laborer, Riprap Laborer & Grouter, Asphalt Laborer, Dump Man (batch trucks), Guardrail & Fence Installer, Mesh Handler & Placer, Concrete Curing Applicator, Scaffold Erector, Sign Installer, Hazardous Waste (level D), Diver Helper, Zone Person and Traffic Control.

*Bridge Man will perfomr work as per the October 31, 1949, memorandum on converte forms, byand between the United Brotherhood of Caprpenters and Joiners of Americand the Aborers' International Union of North America, which states in; "the moving, cleaning, offing and carrying the next point of erection, and the stripping of forms which are not to be re-used, and forms of all flat arch work shall be done by memebers of the Laborers' International Union of North America."

Group 2 Asphalt Raker, Screwman or Paver, Concrete Puddler, Kettle Van (pipeline), All Machine-Driven Tools (Gas, Electric, Air), Mason Tender, Brick Raver, Wortar Mixer, Skid Steer, Sheeting & Shoring Person, Surface Grinder Person, Screedperson, Water Plast, Hand Held Wand, Power Buggy or Power Wheelbarrow, Paint Striper, Plastic fusing Machine Operator, Rodding Machine Operator, Pug Mill Operator, Operator of All Vacuum Devices Wet or Dry, Handling of all Pumps 4 inches and under (gas, air or electric), Diver, Form Setter, Bottom Person, Welder Helper (pipeline), Concrete Saw Person, Cutting with Burning Torch, Pipe Layer, Hand Spiker (railroad), Underground Person (working in sewer and waterline, cleaning, repairing and reconditioning). Tunnel Laborer (without an), Caisson, Cofferdam (below 25 feet deep), Air Track and Wagon Drill, Sandblaster Nozzle Person, Hazardous Waste (level B), ***Lead Abatement, Hazardous Waste (level C)

***Includes the erecting of structures for the removal, including the encapsulation and containment of Lead abatement process.

Group 3

Blast and Powder Person, Muckers will be defined as shovel men working directly with the miners, Wrencher (mechanical joints & utility pipeline), Yarner, Top Lander, Hazardous Waste (level A), Concrete Specialist, Curb Setter and Cutter, Grade Checker, Concrete Crew in Tunnels. Utility pipeline Tappers, Waterline, Caulker, Signal Person will receive the rate equal to the rate paid the Laborer classification for which the Laborer is signaling.

Group 4 Miner, Welder, Gunite Nozzle Person

A.) The Watchperson shall be responsible to patrol and maintain a safe traffic zone including but not limited

to barrels, cones, signs, arrow boards, message boards etc.

The responsibility of a watchperson is to see that the equipment, job and office trailer etc. are secure.

official county Engineers

Name of Union: Labor Local 83

Change #: LCN01-2022sksLoc83

Craft : Laborer Effective Date : 06/15/2022 Last Posted : 06/15/2022

	BI	łR		Fring	ge Bene	fit Payı	nents	_	Irrevo Fu		e Total PWR	Overtime Rate
			H&W	Pension	App Tr.	Vac.	Annuity	Other	LECET (*)	MISC (*)		
Class	sification											
Laborer Group 1	\$38	3.23	\$7.70	\$3.95	\$0.40	\$0.00	\$0.00	\$0.00	\$0.15	\$0.14	\$50.57	\$69.69
Group 2	\$38	3.48	\$7.70	\$3.95	\$0.40	\$0.00	\$0.00	\$0.00	\$0.75	\$0.14	\$50.82	\$70.06
Group 3	\$38	3.63	\$7.70	\$3.95	\$0.40	\$0.00	\$0.00	\$0.00	3 0.15	\$0.14	\$50.97	\$70.29
Apprentice	Per	cent					27					
0-1000 hrs	59.99	\$22.93	\$7.70	\$3.95	\$0.40	\$0.00	\$0.00	00.5%	\$0.15	\$0.14	\$35.27	\$46.74
1001-2000 hrs	70.00	\$26.76	\$7.70	\$3.95	\$0.40	\$0.00	\$0.00	\$0.00	\$0.15	\$0.14	\$39.10	\$52.48
2001-3000 hrs	80.00	\$30.58	\$7.70	\$3.95	\$0.40	\$0.00	\$9.00	\$0.00	\$0.15	\$0.14	\$42.92	\$58.22
3001-4000 hrs	89.99	\$34.40	\$7.70	\$3.95	\$0.40	\$9.90	\$0.20	\$0.00	\$0.15	\$0.14	\$46.74	\$63.94
More than 4000 hrs	100.00	\$38.23	\$7.70	\$3.95	\$0.40	\$0.00	\$0.00	\$0.00	\$0.15	\$0.14	\$50.57	\$69.69
Special Ca	lculation	Note : O	ther is l	LEAD-C	CAP	2.						
Ratio : 1 Journeyn 4 Journeyn		pprentice	OF	LEAD-C	, ,	Ju : AI JA SC	DAMS, A	ATHEN I, LAW	NS, GAI /RENCI	LLIA, H	j urisdict HGHLAN GS, PIKE,	

Special Calculation Note : Other is LE

Ratio :

Jurisdiction (* denotes special jurisdictional note)

Special Jurisdictional Note :

Details :

Group 1

Building & Construction Laborers, Signalman, Plaster Tenders, Carpenter Tenders, Mason Tenders, Mortar Mixers, Pipe Layers, Bottom Man, Sheeting & Shoring Men, Watchmen & Waterboy.

Group 2

Air & Machine Driver Tool Operators, Hand Spikers, Chain Saws, Powered Concrete Buggies, Asphalt Rakers & Smoothers, Form Setters (Street & Highway) Burning & Cutting Torches

Group 3

Gunnite Machine Operator, Gunnite Nozzle Man, Powder Men & Blasters, Miners (Tunnel & Caisson) Muckers (Tunnel & Caisson).

All Hazardous & High Work performed in excess of 25 ft. above solid base shall pay .25 per hour above Classification.

In the erection, alteration, repair or demolition of reinforced concrete chimneys, masonry chimneys, silos, and furnaces, the following rates shall apply:

25- 100 ft. \$1.00 per hour/over base rate 150-200 ft. \$1.50 per hour/over base rate 100-150 ft. \$1.25 per hour/over base rate 200-250 ft. \$1.75 per hour/over base rate Over 250 ft. \$2.00 per hour/over base rate

official county Engineers

Name of Union: Operating Engineers - HevHwy Zone II

Change #: LCN01-2023ibLoc18hevhwyII

Craft : Operating Engineer Effective Date : 05/01/2023 Last Posted : 04/26/2023

	B	HR		Fring	ge Bene	fit Payı	nents		Irrevo Fui		Total PWR	Overtime Rate
			H&W	Pension	App Tr.	Vac.	Annuity	Other	LECET (*)	MISC (*)		
Class	sification											
Operator Class A	\$4	1.49	\$9.01	\$6.25	\$0.85	\$0.00	\$0.00	\$0.09	\$0.00	\$0.05	\$57.74	\$78.48
Operator Class B	\$4	1.37	\$9.01	\$6.25	\$0.85	\$0.00	\$0.00	\$0.09	\$0.03	\$0.05	\$57.62	\$78.30
Operator Class C	\$40	0.33	\$9.01	\$6.25	\$0.85	\$0.00	\$0.00		\$0.00	\$0.05	\$56.58	\$76.74
Operator Class D	\$39	9.15	\$9.01	\$6.25	\$0.85	\$0.00		\$0.09	\$0.00	\$0.05	\$55.40	\$74.97
Operator Class E	\$3.	3.69	\$9.01	\$6.25		3 .00	\$0.00	\$0.03	\$0.00	\$0.05	\$49.94	\$66.78
Master Mechanic	\$4	1.74	\$9.01	\$6.25	\$0.85	\$0.96	\$0.09	\$0.09	\$0.00	\$0.05	\$57.99	\$78.86
Apprentice	Per	cent		10			$\mathbf{\nabla}$					
1st Year	50.00	\$20.75	\$9.01	\$6.25	\$2.85	\$0:00	\$0.00	\$0.09	\$0.00	\$0.05	\$37.00	\$47.37
2nd Year	60.00	\$24.89	\$9.01	\$6.25	\$0.85	\$0.00	\$0.00	\$0.09	\$0.00	\$0.05	\$41.14	\$53.59
3rd Year	70.00	\$29.04	\$9.01	•\$6.25	\$0.85	\$0.00	\$0.00	\$0.09	\$0.00	\$0.05	\$45.29	\$59.81
4th Year	80.00	\$33.19	\$9.00	\$6.25	\$0.85	\$0.00	\$0.00	\$0.09	\$0.00	\$0.05	\$49.44	\$66.04
Field Mech Trainee Class 2			0,	her								
1st year	50.00	\$20.75	\$9.01	\$6.25	\$0.85	\$0.00	\$0.00	\$0.09	\$0.00	\$0.05	\$37.00	\$47.37
2nd year	60.00	\$24.89	\$9.01	\$6.25	\$0.85	\$0.00	\$0.00	\$0.09	\$0.00	\$0.05	\$41.14	\$53.59
3rd year	70.00	\$29.04	\$9.01	\$6.25	\$0.85	\$0.00	\$0.00	\$0.09	\$0.00	\$0.05	\$45.29	\$59.81
4th year	80.00	\$33.19	\$9.01	\$6.25	\$0.85	\$0.00	\$0.00	\$0.09	\$0.00	\$0.05	\$49.44	\$66.04

Special Calculation Note : Other: Education & Safety Fund is \$0.09 per hour. *Misc is National Training

Ratio :

For every (3) Operating Engineer Journeymen employed by the company, there may be employed (1) AUGLAIZE, BELMONT, BROWN, BUTLER, Registered Apprentice or Trainee Engineer through the referral when they are available. An Apprentice, while employed as part of a crew per Article VIII, paragraph 65 will not be subject to the apprenticeship FRANKLIN, FULTON, GALLIA, GREENE, ratios in this collective bargaining agreement

Jurisdiction (* denotes special jurisdictional note) :

ADAMS, ALLEN, ASHLAND, ATHENS, CARROLL, CHAMPAIGN, CLARK, CLERMONT, CLINTON, COSHOCTON, CRAWFORD, DARKE, DEFIANCE, DELAWARE, FAIRFIELD, FAYETTE, GUERNSEY, HAMILTON, HANCOCK, HARDIN, HARRISON, HENRY, HIGHLAND, HOCKING,

HOLMES, HURON, JACKSON, JEFFERSON, KNOX, LAWRENCE, LICKING, LOGAN, LUCAS, MADISON, MARION, MEIGS, MERCER, MIAMI, MONROE, MONTGOMERY, MORGAN, MORROW, MUSKINGUM, NOBLE, OTTAWA, PAULDING, PERRY, PICKAWAY, PIKE, PREBLE, PUTNAM, RICHLAND, ROSS, SANDUSKY, SCIOTO, SENECA, SHELBY, STARK, TUSCARAWAS, UNION, VAN WERT, VINTON, WARREN, WASHINGTON, WAYNE, WILLIAMS, WOOD, WYANDOT

Special Jurisdictional Note :

Details :

**Apprentices wilt receive a 10% increase on top of the percentages listed above provided they are operating mobile equipment. Mechanic Trainees will receive 10% increase if they are required to have CDL.

Class A - Air Compressors on Steel Erection; Asphalt Plant Engineers (Cleveland District Only); Barrier Moving Machine; Boiler Operators, Compressor Operators, or Generators when mounted on a rig; Boom Trucks (all types); Cableways; Cherry Pickers; Combination Concrete plants (over 4 yd capacity); Concrete Pumps; Cranes (all types); Compact Cranes (rack or rubber over 4,000 pounds capacity; Cranes self-erecting stationary, track or truck; Derricks (all types); Draglines; Dredges dipper, clam or suction; Elevating Graders or Euclid Loaders; Floating Equipment (all types); Gradalls; Helicopter Crew (Operator- hoist or winch); Hoes (all types); Hoisting Engines; Hoisting Engines, on shaft or tunnel work; Hydraulic Gantry (lifting system); Industrial-type Tractors; Jet Eugene Dryer (D8 or D9) diesel Tractors; Locomotives (standard gauge); Maintenance Operator/Technicians (class A); Mixers, paving (single or double drum); Mucking Machines; Multiple Scrapers, Piledriving Machines (all types); Power Shovels, Prentice Loader; Quad 9 (double pusher), Rail Camper (with automatic lifting and aligning device); Refrigerating Machines (freezer operation) Potary Frids, on caisson work; Rough Terrain Fork Lift with winch/hoist; Side Booms; Slip Form Pavers; Survey Crew Party Chiefs; Tower Derricks; Tree Shredders; Trench Machines (over 24" wide); Truck Mounted Concrete Pumps; Tug Boats; Tunnel Machines and /or Mining Machines; Wheel Excavators

Class B - Asphalt Pavers; Automatic Stegrade Machines, self-propelled (CMI-type); Bobcat-type and /or Skid Steer Loader with hoe attachment greater than 7000 lbs.; Boring Machine Operators (more than 48 inches); Bulldozers; Concrete Saws, Vermeer type; Endloaders; Horizontal Directional Drill (50,000 ft. lbs. thrust and over); Hydro Milling Machine; Kolman-type Loaders (production type-dirt); Lead Greasemen; Lighting and Traffic Signal Installation Equipment includes all groups or classifications; Maintenance Operators/Technicians, Class B; Material Transfer Equipment (shuttle buggy) Asphalt; Pettibone-Rail Equipment; Power Graders; Power Scrapers; Push Cats; Rotomills (all), Grinders and Planners of all types, Groovers (excluding walk-behinds); Trench Machines (24 inch wide and under).

Class C - A-Frames; Air Compressors, on tunnel work (low Pressure); Articulating/straight bed end dumps if assigned (minus \$4.00 per hour); Asphalt Plant Engineers (Portage and Summit Counties only); Bobcat-type and/or skid steer loader with or without attachments; Drones; Highway Drills (all types); HydroVac/ Excavator (when a second person is needed, the rate of pay will be "Class E"); Locomotives (narrow gauge); Material Hoist/Elevators; Mixers, concrete (more than one bag capacity); Mixers, one bag capacity (side loader); Power Boilers (over 15 lbs. pressure); Pump Operators (installing or operating well Points); Pumps (4 inch and over discharge); Railroad Tie Inserter/Remover; Rollers, Asphalt; Rotovator (lime-soil Stabilizer); Switch & Tie Tampers (without lifting and aligning device); Utilities Operators, (small equipment); Welding Machines and Generators. Class D – Backfillers and Tampers; Ballast Re-locator; Bar and Joint Installing Machines; Batch Plant Operators; Boring Machine Operators (48 inch or less); Bull Floats; Burlap and Curing Machines; Concrete Plants (capacity 4 yds. and under); Concrete Saws (multiple); Conveyors (highway); Crushers; Deckhands; Farm type tractors, with attachments (highway); Finishing Machines; Firemen, Floating Equipment (all types); Fork Lifts (highway), except masonry; Form Trenchers; Hydro Hammers; Hydro Seeders; Pavement Breakers (hydraulic or cable); Plant Mixers; Post Drivers; Post Hole Diggers; Power Brush Burners; Power Form Handling Equipment; Road Widening Trenchers; Rollers (brick, grade, macadam); Self-Propelled Power Spreaders; Self-Propelled Sub-Graders; Steam Firemen; Survey Instrument men; Tractors, pulling sheepsfoot rollers or graders; Vibratory Compactors, with integral power.

Class E - Compressors (portable, Sewer, Heavy and Highway); Cranes-Compact, track or rubber under 4,000 pound capacity; Drum Firemen (asphalt plant); Fueling and greasing (Primary Operator with Specialized CDL Endorsement Add \$3.00/hr); Generators; Inboard-Outboard Motor Boat Launches; Masonry Fork Lifts; Oil Heaters (asphalt plant); Oilers/Helpers; Power Driven Heaters (oil fired); Power Scrubbers; Power Sweepers; Pumps (under 4 inch discharge); Signalperson; Survey Rodmen or Chairmen; Tire Repairmen; VAC/ALLS.

Master Mechanic - Master Mechanic

Name of Union: Truck Driver Bldg & HevHwy Class 1 Locals 20,40,92,92b,100,175,284,438,377,637,908,957

Change #: LCN01-2023ibBldgHevHwy

Craft : Truck Driver Effective Date : 05/01/2023 Last Posted : 04/26/2023

	BI	HR		Fring	ge Bene	fit Payı	nents		Irrevo Fu		Total PWR	Overtime Rate
			H&W	Pension	App Tr.	Vac.	Annuity		(*)	(*)		
Class	sification											
Truck Driver CLASS 1 4 wheel service, dump, and batch trucks; drivers on tandems; truck sweepers (not to include power sweepers & scrubbers)	\$31	1.24	\$7.75	\$9.20	\$0.20	\$0.00	\$0.00 \$0.00	\$0.00	\$0.00 0 0 0	\$0.00 \$	\$48.39	\$64.01
Apprentice	Per	cent	1		62							
First 6 months	80.00	\$24.99	\$705	\$9.20	\$0.20	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$42.14	\$54.64
7-12 months	85.00	\$26.55	\$7.75	\$9.20	\$0.20	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$43.70	\$56.98
13-18 months	90.00	\$28.12	\$7.75	\$9.20	\$0.20	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$45.27	\$59.32
19-24 months	95.00	\$29.68	\$7.75	\$9.20	\$0.20	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$46.83	\$61.67
25-30 months	100.00	\$31.24	\$7.75	\$9.20	\$0.20	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$48.39	\$64.01

Special Calculation Note : No special calculations for this skilled craft wage rate are required at this time.

Ratio :

3 Journeymen to 1 Apprentice

Jurisdiction (* denotes special jurisdictional note) :

ADAMS, ALLEN, ASHLAND, ASHTABULA, ATHENS, AUGLAIZE, BELMONT, BROWN, BUTLER, CARROLL, CHAMPAIGN, CLARK, CLERMONT, CLINTON, COLUMBIANA, COSHOCTON, CRAWFORD, DARKE, DEFIANCE, DELAWARE, ERIE, FAIRFIELD, FAYETTE, FRANKLIN, FULTON, GALLIA, GREENE, GUERNSEY, HAMILTON, HANCOCK, HARDIN, HARRISON, HENRY, HIGHLAND, HOCKING, HOLMES, HURON, JACKSON, JEFFERSON, KNOX, LAWRENCE, LICKING, LOGAN, LORAIN, LUCAS, MADISON, MAHONING, MARION, MEDINA, MEIGS, MERCER, MIAMI, MONROE, MONTGOMERY, MORGAN, MORROW, MUSKINGUM, NOBLE, OTTAWA, PAULDING, PERRY, PICKAWAY, PIKE, PORTAGE, PREBLE, PUTNAM, RICHLAND, ROSS, SANDUSKY, SCIOTO, SENECA, SHELBY, STARK, SUMMIT, TRUMBULL, TUSCARAWAS, UNION, VAN WERT, VINTON, WARREN, WASHINGTON, WAYNE, WILLIAMS, WOOD, WYANDOT

Special Jurisdictional Note :

Details :

, williams, wood

Prevailing Wage Rate Skilled Crafts

Name of Union: Truck Driver Bldg & HevHwy Class 2 Locals 20,40,92,92b,100,175,284,438,377,637,908,957

Change #: LCN01-2023ibBldgHevHwy

Craft : Truck Driver Effective Date : 05/01/2023 Last Posted : 04/26/2023

	BI	IR		Fring	e Bene	fit Pay	ments		Irrevo Fur		Total PWR	Overtime Rate
			H&W	Pension	App Tr.	Vac.	Annuity	Other	LECET (*)	MISC (*)		
Classification												
Truck Driver CLASS 2 Tractor Trailer-Semi Tractor Trucks; Pole Trailers; Ready Mix Trucks; Fuel Trucks; 5 Axle & Over; Belly Dumps; Low boys - Heavy duty Equipment(irrespective of load carried) when used exclusively for transportation; Truck Mechanics (when needed)	\$31	.66	\$7.75	\$9.20	\$0.20	\$0.00	so.oo	\$0.00	50.00 5 5 7 1 0 7	\$0.00	\$48.81	\$64.64
Apprentice	Per	cent		50		5						
First 6 months	80.00	\$25.33	\$7.75	\$9.20	\$0.20	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$42.48	\$55.14
7-12 months	85.00	\$26.91	\$7.75	\$9.20	\$0.20	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$44.06	\$57.52
13-18 months	90.00	\$28.49	\$7.75	\$9.20	\$0.20	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$45.64	\$59.89
19-24 months	95.00	\$30.03	\$7.75	\$9.20	\$0.20	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$47.23	\$62.27
25-30 months	100.00	\$31.66	\$7,15	\$9.20	\$0.20	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$48.81	\$64.64

Special Calculation Note : No sport calculations for this skilled craft wage rate are required at this time.

Ratio :

3 Journeymen to 1 Apprentice

Jurisdiction (* denotes special jurisdictional note) :

ADAMS, ALLEN, ASHLAND, ASHTABULA, ATHENS, AUGLAIZE, BELMONT, BROWN, BUTLER, CARROLL, CHAMPAIGN, CLARK, CLERMONT, CLINTON, COLUMBIANA, COSHOCTON, CRAWFORD, DARKE, DEFIANCE, DELAWARE, ERIE, FAIRFIELD, FAYETTE, FRANKLIN, FULTON, GALLIA, GREENE, GUERNSEY, HAMILTON, HANCOCK, HARDIN, HARRISON, HENRY, HIGHLAND, HOCKING, HOLMES, HURON, JACKSON, JEFFERSON, KNOX, LAWRENCE, LICKING, LOGAN, LORAIN, LUCAS, MADISON, MAHONING, MARION, MEDINA, MEIGS, MERCER, MIAMI, MONROE, MONTGOMERY, MORGAN, MORROW, MUSKINGUM, NOBLE, OTTAWA, PAULDING, PERRY, PICKAWAY, PIKE, PORTAGE, PREBLE, PUTNAM, RICHLAND, ROSS, SANDUSKY, SCIOTO, SENECA, SHELBY, STARK, SUMMIT, TRUMBULL, TUSCARAWAS, UNION, VAN WERT, VINTON, WARREN, WASHINGTON, WAYNE, WILLIAMS, WOOD, WYANDOT

Special Jurisdictional Note :

Details :

official county Engineers

Prevailing Wage Rate Skilled Crafts

Name of Union: Truck Driver Bldg & HevHwy Class 3 Locals 20,40,92,92b,100,175,284,438,377,637,908,957

Change #: LCN01-2023ibBldgHevHwy3

Craft : Truck Driver Effective Date : 05/01/2023 Last Posted : 04/26/2023

	BI	łR		Fring	ge Bene	fit Payı	nents		Irrevo Fu		Total PWR	Overtime Rate
			H&W	Pension	App Tr.	Vac.	Annuity	Other	LECET (*)	MISC (*)		
Class	sification											
Truck Driver CLASS 3 Articulated Dump Trucks; Ridge- Frame Rock Trucks; Distributor Trucks)	\$32	2.66	\$7.75	\$9.20	\$0.20	\$0.00		\$0.00	\$0.00 0 0	\$0.00	\$49.81	\$66.14
Apprentice	Per	cent				0	$\mathbf{\hat{\mathbf{C}}}$					
First 6 months	80.00	\$26.13	\$7.75	\$9.20	\$0.20	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$43.28	\$56.34
7-12 months	85.00	\$27.76	\$7.75	\$9.20	\$0.20	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$44.91	\$58.79
13-18 months	90.00	\$29.39	\$7.75	\$9.20	\$0.20	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$46.54	\$61.24
19-24 months	95.00	\$31.03	\$7.75	\$9.20	\$0.20	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$48.18	\$63.69
25-30 months	100.00	\$32.66	\$7.75	\$9.20	\$0.20	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$49.81	\$66.14

Special Calculation Note : No special calculations for this skilled craft wage rate are required at this time.

Ratio :

3 Journeymen to 1 Apprentice

Jurisdiction (* denotes special jurisdictional note) :

ADAMS, ALLEN, ASHLAND, ASHTABULA, ATHENS, AUGLAIZE, BELMONT, BROWN, BUTLER, CARROLL, CHAMPAIGN, CLARK, CLERMONT, CLINTON, COLUMBIANA, COSHOCTON, CRAWFORD, DARKE, DEFIANCE, DELAWARE, ERIE, FAIRFIELD, FAYETTE, FRANKLIN, FULTON, GALLIA, GREENE, GUERNSEY, HAMILTON, HANCOCK, HARDIN, HARRISON, HENRY, HIGHLAND, HOCKING, HOLMES, HURON, JACKSON, JEFFERSON, KNOX, LAWRENCE, LICKING, LOGAN, LORAIN, LUCAS, MADISON, MAHONING, MARION, MEDINA, MEIGS, MERCER, MIAMI, MONROE, MONTGOMERY, MORGAN, MORROW, MUSKINGUM, NOBLE, OTTAWA, PAULDING, PERRY, PICKAWAY, PIKE, PORTAGE, PREBLE, PUTNAM, RICHLAND, ROSS, SANDUSKY, SCIOTO, SENECA, SHELBY, STARK, SUMMIT, TRUMBULL, TUSCARAWAS, UNION, VAN WERT, VINTON, WARREN, WASHINGTON, WAYNE, WILLIAMS, WOOD, WYANDOT

Special Jurisdictional Note :

Details :

official county Engineers

ATH-CR25-0.16 LANDSLIDE REPAIRS

ATHENS COUNTY, OHIO



EXPLORATION ID B-001-0-24	PAGE 1 OF 2	HOLE					7 7 7						~ P-									
LORAT 3-001-0		SO4		•		'																
	0 (MSL) EOB: 35.5 ft. 30 248580 _82 023211		(p) 222 12	A-2-4 (V)	A-7-6 (13)	A-7-6 (V)		A-6a (V)		A-6a (V)			Rock (V)	CORE		CORE					CORE	
12+24, 8' LT CR25	EOB:		, א	5	26 A	16 /		5		17												
12+24 CR25	753.9 (MSL) EOB: 30.748580 -8'	ERG	ī	·	21			ı		•			-									
ET:	53.9 (N		1	·	t 23			ı		•			' 					_				
OFFS UT:	· ·		5	' '	- 44					-												
STATION / OFFSET: ALIGNMENT:	ELEVATION:	N (%)	<u></u>	•	- 74			,		-			-<									
STA ALIG	ELE I AT	-1≿⊢	Ň	•	റ			'		•			- 4									
	122	GRAI	3 Y	•	6	'		'		•			'									
CME 550X CME AUTOMATIC	8/11/22 83		(ISI) GR	·	2.00 8	'		2.50 -		4.00 -			' 				<u>.</u> 0	0	<u> </u>			
	ATE:												-2		₽.	X)~_(ო	
			⊇	SS-1	SS-2	SS-3		SS-4		SS-5			SS	D N	2	NQ2	S				NQ2-3	
DRILL RIG: HAMMER:	CALIBRATION DATE: ENERGY RATIO (%)	REC	(%)	100	33	22		100		100		:0	100	89	0	8					98	
DRIL HAM	CALI	N ⁶⁰		37	9	4		28		21	2°	7.	V		Ś							
BURY EY		SPT/	19 19	17 10 6	3 7	2 7		7 11 9		× ×		<u> 20</u>	60/2	ŝ		6					95	
C / W. BRADBU TC / C. CASEY	NQ2	s S			ο 1 - 1 - 1	4 '	ןין מיני ויי	- 7 +				12		- 15 -	- 16 - 1	- 12	- 19 -	- 21 +	- 22 + - 23 +	- 24	- 26 -	- 27 -
TC / W. BRADBURY TC / C. CASEY	3.25" HSA / NO2 SPT / NO2	DEPTHS									c	3										
	3.25							Ŕ	$\mathcal{O}_{\mathcal{O}}$	~			TR									
PERAT		ELEV.	753.9 753.8	751.9			747.9)	~	<u>ک</u>			739.9	738.4		735.4						
RM / L		5						M												• • • •		
DRILLING FIRM / OPERATOR: SAMPLING FIRM / LOGGER:	DRILLING METHOD: SAMPI ING METHOD:		4		SOFT TO MEDIUM STIFF, BROWN, CLAY, LITTLE SAND, TRACE GRAVEL, MOIST			ACE	UE					ATELY	WEATHERED, WEAK, FINE GRAINED, THIN BEDDED, MODERATELY FRACTURED; RQD 72%, REC 80%	SANDSTONE, BROWN, SLIGHTLY WEATHERED, STRONG, FILE GRAINED, THIN BEDDED, SLIGHTLY STRONG, FILED, BCO 8300, DEC 10000	060 psi	STRONG, FINE GRAINED, THIN BEDDED, SLIGHTLY FRACTURED; RQD 99%, REC 100%.		• <u>•</u> •••		
	1 1			BROWN, GRAVEL AND/OR STONE FRAGMENTS WITH SAND AND SILT, FILL, DAMP	CLAY,			VERY STIFF, BROWN, SILT AND CLAY , TRACE SAND, DAMP	@6.0' to 7.5'; SAMPLE CONTAINS IRON OXIDE LAYERS				SANDSTONE. ORANGISH BROWN. SEVERELY	AODEF	ED, THII ED; RQ	/EATHI	Qu = 3, ATHER	DED,				
ATH-CR25-0.16 SLIP REPAIR LANDSLIDE	SFN: NOT PROVIDED END: 2/5/24	MATERIAL DESCRIPTION	200	AMP	UWN, T			ND CL	INS IR				NNC S	N.N.	RAINE CTURE		6 pcf; (IN BEL 100%.				
16 SLI	LOT P			BROWN, GRAVEL AND/OR STONE WITH SAND AND SILT, FILL, DAMP	F, BR(SILTA	ONTA				H BR(H BRG	'INE G Y FRA	SLIGH D, TH	nt = 13 IGHTI	, REC				
RZ5-0.16 SL		IATER		AND/	A STIF			WN,	IPLE C				ANGIS	ANGIS	EAK, F RATEL'	DWN,	t weigt <u>4V SI</u>	RAINE D 99%				
VTH-CI	S 215/24	A	<u>.</u>		EDIUN CE GR			P BRC	; SAM				E OR/		ED, WE ODER	E, BR(Dui a GR/					
PROJECT: <u>≜</u> TYPE:	'		ASPHALT (1"	VN, GI SAND	TO M TRA			VERY STIFF, SAND, DAMP	to 7.5 RS				STON	WEATHERED SANDSTONE.	WEATHERE BEDDED, M REC 80%	NG, F	3 - 16. STON	NG, F TURE				
PROJE TYPE:	PID:		٦F	δΞ	토문			2 2 2	οÜ						Y A		2 XX I G	100				

SLIP REPAIR STATION / OFFSE DEPTHS RQD No COLIC STATION / OFFSE RQD NO COLIC STATION / OFFSE COLIC STATION / OFF	12+24, 8' LT.	REC SAMPLE HP GRADATION (%) (%) ID (tsf) GR CS FS SI 100 NQ24 100 NQ24 100 100 100	only available office
	SLIP REPAIR STATION / OFFSE	DEPTHS SPT/ N ₆₀ R RQD (0 - 31 - 32 - 32 - 33 - 33 - 38 - 34 	For Revie Chet one
		ELEV. 723.9	Athen

EXPLORATION ID B-002-0-24	PAGE 1 OF 2	HOLE	V V								7 1 7 7 1 7 7 1 7 7 1 7					
PLORATION B-002-0-24		SO4 ppm			,	<u> </u>					'					
	(<u>MSL)</u> EOB: <u>35.0 ft.</u> 39.248658, -82.023405	ODOT CLASS (GI)	A-2-4 (V)	A-6b (V)	A-6b (8)	A-6b (V)		A-6b (12)	A-6b (V)	-	KOCK (V)		E CAE		CORE	
11+86, 7' LT CR25	EOB: 58, -82.	, DN	15	24	52	8		4	33		'					
11+86 CR25	1SL) 1 24865	ERG	-	1	17			20	1		'					
ET:	752.9 (MSL) 39.2486	Ľ −		'	7 20	· ·		3 18	·		' {					
STATION / OFFSET: ALIGNMENT:	· · ·		-		- 37			- 38			'					
STATION / OF	ELEVATION: LAT / LONG:	N (%)	_		- 6-			- 73			'					
STA: ALIG	ELE LAT	GRADATION (%) CS FS SI			6			2			ĺ					
2	/22	GRAD		'	15	· ·		9	'		'					
CME 550X CME AUTOMATIC	8/11/22 83		-	- 0	50 15			00 10	- 0		' 				,	
CME 550X E AUTOMA	\TE: %):	LE HP		2.00	1.50	2.50		3.00	1.00			14			N	
CM	CALIBRATION DATE: ENERGY RATIO (%):	SAMPLE	SS-1	SS-2	SS-3	SS-4		SS-5	SS-6						NQ2-2	
drill rig: Hammer:	BRATIC SGY R	REC (%)	67	33	28	6		100	62	0 ^N	¢ ,			-	100	
DRILL RIG HAMMER:	CALIE	N ₆₀	9	-	4	19		17	0		R	1	No.			
<u>ury</u> Y		SPT/ RQD	3 2 2	0	⁽	6 7		4	4	0	2014		001		<u>9</u> 3	
CASE	NQ2 22			3 5 7 0 7 0					÷			1 1 1 1 1 1 1 1 1 1	18	20 21 22 	23 + 24 + 25 +	26 - 27 - 28 -
TC / W. BRADBURY TC / C. CASEY	5" HSA / NC SPT / NQ2	DEPTHS		1 1	_		4		Ц.	}`						
	3.25	DE				d	Č	u S	C	н Ц						
DRILLING FIRM / OPERATOR: SAMPLING FIRM / LOGGER:		ELEV. 752 g	752.8	750.9		σ Q		<u></u>	741.9	739.4	5.0 0.0			2.9		
/ OPE	HOD:	EL				746	жп		7	3	ଅ 		• • • • • •	732.		• • • • • • • • •
FIRM 5 FIRN	METH 3 MET											י ייי יייייייייייייייייייייייייייייייי				
	DRILLING METHOD: SAMPLING METHOD:			Ъ		, ND,			빙			GHTLY	psi	- B	psi	
DRII SAN	DRII SAN	z		LAY.		LE SA			, TRA		ERELY	ERED), SLI(4,590	ERED), ED; R(4,769	
PAIR	14 DED	RIPTIO S	TONE						CLAY		SEVE	EATHI EDDEC %.	Gu =	EATHI	. Qu =	
IP RE	PROVID 2/5/24	RIAL DESCR	NOR S	D SIL	Î				SILTY		NMO	LY W HN BE EC 100	43 pcf	LY W HIN BE	44 pcf	
R25-0.16 SL	4: NOT F	RIAL L	ANI	BROV BROV		SILTY) - -		,NWC		SH BR	ED, TH ED, TH %, RE	jht = 1	ED, TH SHTLY	jht = 1	
LAND		MA	GRAVE	RH SAI SOFT		OWN,			H BR		SANG	ZAY, S SRAIN 2D 100	nit weig	RAIN SRAIN O SLIG	nit weiç	
PROJECT: ATH-CR25-0.16 SLIP REPAIR TYPE: LANDSLIDE	2/5/24		1")	FRAGMENTS WITH SAND AND SILT, FILL, DAMP VERY SOFT TO SOFT, BROWN, SILTY CLAY, SOME SAND, LITTLE GRAVEL, MOIST		VERY STIFF, BROWN, SILTY CLAY , LITTLE SAND, LITTI E GRAVEL MOIST TO DAMP			HARD, ORANGISH BROWN, SILTY CLAY , TRACE SAND, MOIST		SANDSTONE , ORANGISH BROWN, SEVERELY WEATHERED.	SANDSTONE, GRAY, SLIGHTLY WEATHERED, STRONG, FINE GRAINED, THIN BEDDED, SLIGHTLY FRACTURED; RQD 100%, REC 100%.	@14.0' - 15.0'; Unit weight = 143 pcf; Qu = 4,590 psi	SANDSTONE, GRAY, SLIGHTLY WEATHERED, STRONG, FINE GRAINED, THIN BEDDED, MODERATELY TO SLIGHTLY FRACTURED; RQD 90%, REC 100%.	@24.3' - 24.9'; Unit weight = 144 pcf; Qu = 4,769 psi	
ECT:		ļ	ASPHALT (1" DARK BROW	SMEN SOF E SAN					O, OR,		THER	DNG, I DNG, I CTURE	.0' - 15	DNG, I DNG, I ERAT REC	3' - 24	
PROJE TYPE:	PID: START:	1	SPI	NER ON		/ER/	-		ARI			RAC	2 14.	AOD 0%,	<u> </u>	

B-002-0-24	SO4 HOLE ppm SEALED			
PG 2 OF 2	CLASS (GI)	CORE		
2/5/24 END: 2/5/24	V (%) ATTERBERG			
START:	HP GRADATION (tsf) GR CS FS		official county Engineers	
OFFSET: 11+86, 7' LT.	N ₆₀ REC SAMPLE (%) ID	100 NQ2-3	2 eview Only allace on	
P REPAIR STATION / OFFSET:	DEPTHS SPT/ RQD		For the Part Enes	
PROJECT: ATH-CR25-0.16 SLIP	ELEV. 722.9	719.9	Athens	
PROJECT	MATERIAL DESCRIPTION AND NOTES	LIMESTONE, GRAY, SLIGHTLY WEATHERED, STRONG, FINE GRAINED, THIN BEDDED, MODERATELY TO SLIGHTLY FRACTURED; RQD 100%, REC 100%. SANDSTONE, GRAY, SLIGHTLY WEATHERED, STRONG, FINE GRAY, SLIGHTLY FRACTURED, MODERATELY TO SLIGHTLY FRACTURED, RQD 100%. REC 100%.		
PID:SFN:			NATUDRIOD NODARAT - EVIRIZION ZOUCHIAA/SAEZU/:D - 36:31 45/61/6 - TQD.TOD HO - (11 X 8.8) ZETAJUZ (W DOJ TODO GRADIAT	

EXPLORATION ID B-005-0-24	PAGE 1 OF 2	HOLE SEALED															7 Y L X A 7 X A 7 X A 7 X A 7 X A 7 X A 7 X A				
LORA B-005-		SO4 ppm		ı	'	ı							ı		1						
	(MSL) EOB: <u>35.5 ft.</u> 39.248848, -82.023926	ODOT CLASS (GI)		A-2-4 (V)	A-7-6 (V)	A-7-6 (13)		A-7-6 (V)		A-03 (V)	A-6a (V)		A-6a (V)		A-6a (V) /			CORE			
10+18, 7' LT CR25	EOB: 8, -82.	wc	-	2 2	8	21 /		28		3	5		25								
10+18 CR25	756.7 (MSL) EOB: 39.248848, -82	ERG		ı	,	26		•			ı		ı								
Ë	6.7 (N 39.	Ľ −		ı	'	3 20		•		•	•		1		' <						
L II - '				· ·	'	- 46		'					-		' <						
STATION / OFFSET: ALIGNMENT:	ELEVATION: LAT / LONG:	N (%) SI 0				- 65							1		<						
STA ALIG	ELE/ LAT	GRADATION (%)		ı	,	∞		•		•	,		ı		'						
<u>0</u>	22	GRAD		1		15		•		•			•				×				
550X OMAT	8/11/22 83	6R B	-	ı	50 -	50 12		' 0		2	' 0		' 0			0.	<u> </u>				
CME 550X CME AUTOMATIC	— Е %	E HP (tsf)		1	N	N		3.00		2.00	4.00		2.50				-All	<u> </u>			
	CALIBRATION DATE: ENERGY RATIO (%):	REC SAMPLE (%) ID		SS-1	SS-2	SS-3		SS-4		0 0 0	SS-6		CSS		85. SS-8	5)	NQ2-1			
DRILL RIG: HAMMER:	BRAT RGY F	REC (%)	Ì	21	22	50		61		8	83	S ^N	100	0	0	S,		95			
DRIL HAM	CALIENE	N ₆₀		22	9	œ		1	ġ	3	N	c	287								
BURY EY		SPT/ RQD	17	~~ ~	- - - -	ო ო ო) с	37				0	8 0 0		20/0.			87			_
TC / W. BRADBURY TC / C. CASEY	NQ2 NQ2	ş		- (ν σ	4 ' 4 '	າ ເ ດ ທ 	~			5 <u>5</u>			1 ' 2 ' 1 '	•		2 2	- 22 - - 23 -	24 - 25 -	26	- 28
	3.25" HSA / NQ2 SPT / NQ2	DEPTHS						. Čs	cio	× (- 0	<u>۲</u>		Ĺ	<u> </u>						
DRILLING FIRM / OPERATOR: SAMPLING FIRM / LOGGER: _	ς Γ	ELEV. 756.7	756.6	754.7				Ĵ	8.2					740.7		738.2			1.2		
/ OPE	, dol HOD:	EL 75								7 7/////	<u>t</u> XIII			//// 7					731.		••••
FIRM 5 FIRN	METH 3 MET										7////	////		////							
ILLING	DRILLING METHOD: SAMPLING METHOD:			₽	ME				ACE		AY,					GHTLV	psi			GHTL	
	DRI	Z		, DAN	Υ, so				AY, TF		ND CL				RELY	ERED D, SLI	: 4,696			ERED), SLI	
EPAIR	IDED 24	RIPTIC S		STONE T, FILL	l, CLA						SILT A				SEVER	EATH	ou =			EATH EDDEI 0%.	
LIPRE	PROVID 2/6/24	RIAL DESCRI AND NOTES		D/OR (ROWN						WN, S				RAY,	HIN BI	43 pct			HIN BI	
:R25-0.16 SL LANDSLIDE	NOT I	RIAL		ND AN	IFF, B L, MO				NN, S		, BRC				TO G		ght = 1			ILIGH IED, T 3%, RI	
ATH-CR25-0.16 SLIP REPAIR LANDSLIDE	Г.	MATERIAL DESCRIPTION AND NOTES		GRAVI TH SAI	MEDIUM STIFF TO STIFF, BROWN, CLAY, SOME SAND, LITTLE GRAVEL, MOIST				HARD, REDDISH BROWN, SILT AND CLAY , TRACE		VERY STIFF TO HARD, BROWN, SILT AND CLAY , TRACE SAND, DAMP				SANDSTONE , BROWN TO GRAY, SEVERELY WEATHERED.	SANDSTONE, GRAY, SLIGHTLY WEATHERED, STRONG, FINE GRAINED, THIN BEDDED, SLIGHTLY EPACTI IDED, DOD 80%, BCC 65%,	nit weiç			SANDSTONE, GRAY, SLIGHTLY WEATHERED, STRONG, FINE GRAINED, THIN BEDDED, SLIGHTLY FRACTURED; RQD 100%, REC 100%.	
ATH-C	2/6/24		1")	NN, (TIFF T ILE GI				HSID	ST	F TO ND, D,				ie , Br ED.		100 100			FINE CE	
ECT:	'		ASPHALT (1")	<pre>< BRC</pre>	, LITT), REC	SAND, MOIST	/ STIF JE SAI				STON THER	NG, F NG, F	0' - 19			STOR SNG, F STURE	
PROJE TYPE:	PID:		PP-	AR AG	ANC				ARC	ÅN	ACK ACK				N. A		19.			RAC	

- SFN:	MATERIAL DESCRIPTION AND NOTES	SANDSTONE, GRAY, SLIGHTLY WEATHERED, STRONG, FINE GRAINED, THIN BEDDED, SLIGHTLY FRACTURED; RQD 100%, REC 100%. (continued)	
PROJECT: ATH-CR25-0.16 SLIP	IPTION	EATHERED, DDED, SLIGHTLY %. (continued)	
H-CR25-0.16 \$	ELEV. 726.7	721.2	Athern
REPAIR	DEPTHS		official B. OUT
STATION / OFFSET:	SPT/ RQD	31 + 93 32 - 33 33 - 33 34 - 35 35 - 4	For Person Engin
	N ₆₀ REC SAI	100	eview et avoers
	SAMPLE HP ID (tsf)	NQ2-2	Only ilable office
START: 2/6	GRADATION (%) GR CS FS SI		official county Engineers office Athens county Engineers
ш	С		
2/6/24	ATTERBERG LL PL PI WC		
PG 2 OF 2	C CLASS (GI)	CORE	
B-005-0-24	SO4 HOLE ppm SEALED		

EXPLORATION ID B-007-0-24	PAGE 1 OF 2	HOLE SEALED						× × ×				
LORA1 3-007-0		SO4	,									
	35.5 ft. 39.248627 -82.023563	ODOT CLASS (GI)	A-6b (V)	A-6a (V)	A-6a (V)	A-6a (V)	A-6a (V)				CORE	CORE
11+32, 7' RT CR25	EOB: 27 -82			24	24	8	15					
11+32 CR25	18L) F 24862	ERG		,	•							
SET:	754.3 (MSL) 39.2486	ATTERBERG		•	•	· ·	· ·					
/ OFF NT:	· · ·											
STATION / OFFSET: ALIGNMENT:	ELEVATION: LAT / LONG:	GRADATION (%)	ı	1	•							
STA ALI0	ELE	DATIC		,	•							
일	3	GRAI	-	'	•		· ·					
CME 550X	8/11/22 83		-	3.00 -	3.50 -	4.00	- 09					
CME 550X CME AUTOMATIC	ATE:						5 4.50				1-201	N N
	NO TA	REC SAMPLE	SS-1	SS-2	SS-3	SS-4	SS-5	0		0		00 100 NQ2-2
drill rig: Hammer:	IBRAT RGY F	REC (%)	38	52	56	100	67	0	30		ê C	100
DRII HAN	CAL	_	~	00	9	30	22	<u>b</u> e		te .	dill	
BURY EY		SPT/ ROD	3 2	33 V 33 8	3 22 3	8 11 1		ω			66	100
C / W. BRADBU TC / C. CASEY	/ NQ2	s s	-	0 0			8 D		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	15	- 16 - 17 - 18 - 19 - 19 - 19 - 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10	- 20
TC / W. BRADBURY TC / C. CASEY	3.25" HSA / NQ2 SPT / NQ2	DEPTHS							<u>y</u>			
	3.25						<u>v.</u>	S		1		
DRILLING FIRM / OPERATOR: SAMPLING FIRM / LOGGER:		ELEV.	754.2	0.201		748.3	ner	743.3	740.8			
RM / O	ETHOD											
IG FIF NG FI	NG ME									٦.		
RILLIN	DRILLING METHOD: SAMPLING METHOD:			CLAY,		CLAY		ERED.		LIGH	50 psi	
	1 1	NO	CLA	AND		AND		EATHI		THERE DED, S	J = 4,7	
REPA	ROVIDE	CRIPT	SILTY	SILT		SILT		LY WI		WEAT BEDD 0%.	ocf; Qu	
SLIP I	L PRC	RIAL DESCRI	WN,	NMO		OWN		VERE			141 p	
R25-0.16 SL	SFN: NOT PROVIDED END: 2/6/24	MATERIAL DESCRIPTION AND NOTES	K BRC	F, BR		ND, [Z, SE		SLIGI NED, 3%, R	eight =	
ATH-CR25-0.16 SLIP REPAIR LANDSLIDE	E SFN:	MAT	ASPHALT (1.5") MEDIUM STIFF, DARK BROWN, SILTY CLAY, TRACE SAND, DAMP	STIFF TO VERY STIFF, BROWN, SILT AND CLAY, TRACE SAND, DAMP		VERY STIFF, REDDISH BROWN, SILT AND CLAY , TRACE TO LITTLE SAND, DAMP		SANDSTONE. BROWN, SEVERELY WEATHERED		SANDSTONE, GRAY, SLIGHTLY WEATHERED, STRONG, FINE GRAINED, THIN BEDDED, SLIGHTLY FRACTURED; RQD 99%, REC 100%.	@13.5' - 14.5'; Unit weight = 141 pcf; Qu = 4,750 psi	
	2/6/24	i	ASPHALT (1.5") MEDIUM STIFF, DARI TRACF SAND, DAMP	VERY ND, C		-F, RE		NE. BI		NE FINE ED; R	ל. 1-	
CT:			ASPHALT (1.5 ⁻ MEDIUM STIFI TRACE SAND	E TO		Y STII DE TC		OSTO		DSTO ONG, CTUR	יט - -	
PROJE TYPE:	PID: STAR			š⊫ĕ		μĂ		Z		I Z Ž Ž	3	

HOLE SEALED			1
SO4 ppm			
ODOT CLASS (GI)	CORE		
wc			
ERBERG			
SRADATI cs Fs			
GR			
	32-3	Only ilabroffic	
REC SAI (%)	100 NG	EN X AVOIS	
N_{60}		2evicter oine	
SPT/ RQD	100	KOL POSTERIS	
PTHS		BICUM	
		officios	
ELEV 724.3	720.8	ather	
		Y ~	
	EED, SLIGHTI 750 psi ED, EC 100%		
RIPTION	EATHER EDDED, % %. Qu = 4, EATHER! EDDED, 98%, RB		
L DESCF D NOTE:	HTLY W (EC 100%) (EC 100%)		
IA TERIAI ANI	YY, SLIG RAINED, D 99%, R t weight = t weight = T, SLIGH RAINED,		
N	NE, GR Fine Gi Red; Roi 4.5'; Unii) NE, GRA Fine Gr Fine Gr		
	SANDSTO STRONG, FRACTUR @13.5' - 14 (continued) (continued) STRONG, MODERAT		
	ELEV. DEPTHS SPT/ Nev REC SAMPLE HP GRADATION (%) ATTERBERG ODOT SO4 724.3 DEPTHS RQD (%) ID (tsf) GR GS FS SI CL LL PL MC DPM	MATERIAL DESCRIPTION ELEV. DEPTHS SPT/ Nev RCD Nev GRADATION (%) ATTERBERG coort No Cubort No NE, GRAY, SLIGHTLY WEATHERED. 724.3 T24.3 RDD Nev (%) ID (tsf) GRADATION (%) ATTERBERG coort No Cubort No NE, GRAY, SLIGHTLY WEATHERED. 724.3 TO No (tsf) GR S = I L IL PL PI NC NC NC ED; ROD 99%, REC 100%. 720.8 720.8 100 100 NQ2-3 100 100 100 100 100	IERV DEFINIS Strut N N Recl Samme Importance Recl Samme Importance

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				Automat	ic Dynamic Con	e Penetrometer Test Results	
Project Nan Project Nun Lat/Long: Date: Boring ID: Test Equipr Operator:	nber:	N4245007	-82.023206°	ng Run Ro	oad) Slip Repair	Client: Athens County Engineer Refusal Depth (ft): 11.7 Elevation (ft): 753	
In	Depth ft	cm	ADCP Blows		SPT N-Value		
4.0	0.3	10	0		0		
8.0	0.7	20	0		0		
12.0	1.0	30	2		2		
16.0	1.3	41	0		0		
20.0	1.7	51	2		2	Nonty allable at ce	
24.0 28.0	2.0 2.3	61 71	2		2		
28.0 32.0	2.3 2.7	71 81	2		∠ 2	*	
36.0	3.0	91	4		3	10° 01	
40.0	3.3	102	3		2		
44.0	3.7	112	3		2	14 10, 2811	
48.0	4.0	122	5		4		
52.0	4.3	132	2		2		
56.0	4.7	142	3		2	N N K	
60.0	5.0 5.3	152 163	4 4		$\frac{3}{2}$		
64.0 68.0	5.3 5.7	103	4 2		3		
72.0	6.0	183	3				
76.0	6.3	193	3		2		
80.0	6.7	203	3		2010		
84.0	7.0	213	3	<u>7</u> 0	2		
88.0	7.3	224	4	X	3		
92.0 96.0	7.7 8.0	234 244	3		2		
100.0	8.3	244 254	2	. 0	~ 2		
104.0	8.7	264	3	CN I	2		
108.0	9.0	274	(.		S 2		
112.0	9.3	284			3		
116.0	9.7	295	4	~0	3		
120.0	10.0	305	7	the	5		
124.0 128.0	10.3 10.7	315 325	9	~	7 5		
120.0	10.7	325 335	8		6		
136.0	11.3	345	7		5		
140.0	11.7	356	60		46		

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				Automatic Dynamic Co	one Penetrometer Test Results	
Project Nam Project Num Lat/Long: Date: Boring ID: Test Equipn Operator:	nber:	N4245007	-82.023211°	ong Run Road) Slip Repai	ir Client: Athens County Engineer Refusal Depth (ft): 12.7 Elevation (ft): 752	
	Dopth		ADCP	SPT		
In	Depth ft	cm	Blows	N-Value		
4.0	0.3	10	2	2	1	
8.0	0.7	20	3	2		
12.0	1.0	30	3	2	_	
16.0	1.3	41	8	6	_	
20.0 24.0	1.7 2.0	51 61	6 7	5	-	
24.0	2.0	71	6	5		
32.0	2.7	81	3	2	NonWailable at ce	
36.0	3.0	91	3	2		
40.0	3.3	102	2	2		
44.0	3.7	112	2	2		
48.0	4.0	122	5	4		
52.0 56.0	4.3 4.7	132 142	23	2		
60.0	4.7 5.0	142	2	2		
64.0	5.3	163	2	2		
68.0	5.7	173	3	2		
72.0	6.0	183	3	<u> </u>		
76.0	6.3	193	2	2		
80.0	6.7	203	1		¥ ∽	
84.0 88.0	7.0 7.3	213 224	2		- ~ · · ·	
92.0	7.3	224	2	2		
96.0	8.0	244	2	2	Ŕ	
100.0	8.3	254	5			
104.0	8.7	264	5			
108.0	9.0	274	10		_	
112.0	9.3	284		5	-	
116.0 120.0	9.7 10.0	295 305	15 32	<u>11</u> 24	-1	
120.0	10.0	315	17	13	4	
128.0	10.7	325	9	7	1	
132.0	11.0	335	12	9		
136.0	11.3	345	12	9	4	
140.0	11.7	356	7	5	4	
144.0 148.0	12.0 12.3	366 376	5 6	4	-1	
152.0	12.3	386	60	46	-	
		000		<u></u>	1	
					4	
					-1	
					-1	
					-1	
					-	
					1	

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		Automatic Dynamic Cone				etrometer Test Results	
Project Name: Project Number: Lat/Long: Date: Boring ID: Test Equipment: Operator:		N4245007	-82.023486°	ng Run Road) Slip	Repair	Client: Athens County Engir Refusal Depth (ft): 13.7 Elevation (ft): 754.3	leer
	Depth		ADCP	SF	т		
In	ft	cm	Blows	N-Va			
4.0	0.3	10	6	5			
8.0	0.7	20	6	5	5		
12.0	1.0	30	4	3	3		
16.0	1.3	41	3	2	2		
20.0 24.0	1.7 2.0	51 61	4))	only alabeor	
24.0 28.0	2.0	61 71	<u> </u>			*	
32.0	2.3	81	4		3	\sim	
36.0	3.0	91	4	3	3	·0	0
40.0	3.3	102	5	4	•		5
44.0	3.7	112	9	7	·	1/2 10, 11,	
48.0	4.0	122	12	g)		
52.0	4.3	132	14	1	1		
56.0	4.7	142	14	1			
60.0 64.0	5.0 5.3	152 163	15 15			, 'O _O`	
68.0	5.3 5.7	103	13	ç			
72.0	6.0	183	18				
76.0	6.3	193	21		6		
80.0	6.7	203	21				
84.0	7.0	213	18	CO X	4	•	
88.0	7.3	224	15				
92.0 96.0	7.7 8.0	234 244	20 19				
100.0	8.3	244	22				
104.0	8.7	264	34				
108.0	9.0	274	60 🔇	S 4	6		
112.0	9.3	284	60	4	6		
116.0	9.7	295	60				
120.0	10.0	305	49				
124.0 128.0	10.3 10.7	315 325	49 41	3			
128.0	10.7	325	23				
136.0	11.3	345	26	2			
140.0	11.7	356	48	3			
144.0	12.0	366	60	4			
148.0	12.3	376	48	3			
152.0	12.7	386	32	2			
156.0 160.0	13.0 13.3	396 406	23 12	1			
164.0	13.3	400	60	4			
104.0	10.7	711					

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				Automatic Dynamic Cone	Penetrometer Test Results	
Project Name: Project Number: Lat/Long: Date: Boring ID: Test Equipment: Operator:		N4245007	-82.023642°	g Run Road) Slip Repair	Client: Athens County Engineer Refusal Depth (ft): 11 Elevation (ft): 754.6	
	Donth			CDT		
In	Depth ft	cm	ADCP Blows	SPT N-Value		
4.0	0.3	10	30	23		
8.0	0.7	20	6	5		
12.0	1.0	30	5	4		
16.0	1.3	41	10	8	Nonty allable at ce	
20.0	1.7	51	8	6		
24.0	2.0	61	7	5		
28.0	2.3	71	5	4	x	
32.0	2.7	81	18	14		
36.0	3.0	91	10	8		
40.0	3.3	102	8	6		
44.0	3.7	112	9	7		
48.0 52.0	4.0 4.3	122 132	11 11	8		
52.0 56.0	4.3 4.7	132	11	0	0 0 0	
60.0	5.0	142	14	11	NAVA	
64.0	5.3	163	16	12 • 🗸	× ·O· O·	
68.0	5.7	173	16	12		
72.0	6.0	183	21			
76.0	6.3	193	24	18		
80.0	6.7	203	20	15		
84.0	7.0	213	21	16		
88.0	7.3	224	30		\mathcal{O}	
92.0	7.7	234	28			
96.0	8.0	244	32 31	24		
100.0 104.0	8.3 8.7	254 264	29			
104.0	9.0	204 274	29			
112.0	9.3	284	20			
116.0	9.7	295	16	12		
120.0	10.0	305	33	16 12 25		
124.0	10.3	315	60 🚺	46		
128.0	10.7	325	60	46		
132.0	11.0	335	60	46		

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		Automatic Dynamic Cone Penetrometer Test Results							
Project Name: Project Number: Lat/Long: Date: Boring ID: Test Equipment: Operator:		N4245007	-82.023850°	ıg Run Road) Slip Repair	Client: Athens County Engineer Refusal Depth (ft): 8.3 Elevation (ft): 755				
	Depth		ADCP	SPT					
In	ft	cm	Blows	N-Value					
4.0	0.3	10	1	1					
8.0	0.7	20	1	1					
12.0 16.0	1.0 1.3	30 41	1 2	1 2					
20.0	1.3	41 51	2	2	Only alable at ce				
24.0	2.0	61	3	2					
28.0	2.3	71	3	2	*				
32.0	2.7	81	2	2					
36.0 40.0	3.0 3.3	91 102	3	2)			
40.0	3.3	102	3	2	13 DI EN				
48.0	4.0	122	3	2	$\mathcal{O}_{\mathcal{I}}, \mathcal{O}_{\mathcal{I}}$				
52.0	4.3	132	2	2	U' all's c				
56.0	4.7	142	2	2					
60.0 64.0	5.0 5.3	152 163	2	$\frac{2}{2}$					
68.0	5.3 5.7	103	2	2					
72.0	6.0	183	1						
76.0	6.3	193	0						
80.0	6.7	203	0						
84.0 88.0	7.0 7.3	213 224	05		7				
92.0	7.7	234	5	4					
96.0	8.0	244	6	5					
100.0	8.3	254	60						
			└						
				the					
			<u> </u>						
				×					

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		Automatic Dynamic Con				Penetrometer Test Results	
Project Name: Project Number: Lat/Long: Date: Boring ID: Test Equipment: Operator:		N4245007	-82.023931°		oad) Slip Repair	Client: Athens County Enginee Refusal Depth (ft): 13.3 Elevation (ft): 754	r
	Dopth		ADCP		SPT		
In	Depth ft	cm	Blows		N-Value		
4.0	0.3	10	2		2		
8.0	0.7	20	1		1		
12.0	1.0	30	2		2		
16.0	1.3	41	1		1		
20.0 24.0	1.7 2.0	51 61	3 2		2	NonWallable at centre at a centre office at a centre office office office at a centre office	
24.0	2.0	71	2		2	.	
32.0	2.7	81	2		2	\sim	
36.0	3.0	91	0		0	··· - 9	<u>ز</u>
40.0	3.3	102	0		0		*
44.0	3.7	112	1		1		
48.0	4.0	122	0		0		
52.0 56.0	4.3 4.7	132 142	0 2		0	0 0 9	
60.0	5.0	142	4		3	N and	
64.0	5.3	163	6		5	X	
68.0	5.7	173	7		5		
72.0	6.0	183	10				
76.0	6.3	193	8				
80.0 84.0	6.7 7.0	203 213	9 10		1		
88.0	7.3	210	9	$\langle \langle \rangle$		2	
92.0	7.7	234	11		8		
96.0	8.0	244	11		8		
100.0	8.3	254	11	10			
104.0	8.7	264	14	C'			
108.0 112.0	9.0 9.3	274 284	13 15	$\sum_{i=1}^{n}$	6 10 11		
116.0	9.7	295	13	0	10		
120.0	10.0	305	14	the	11		
124.0	10.3	315	16 🐧		12		
128.0	10.7	325	19		14		
132.0	11.0 11.3	335	30		23		
136.0 140.0	11.3	345 356	20 31		15 24		
144.0	12.0	366	29		24		
148.0	12.3	376	30		23		
152.0	12.7	386	33		25		
156.0	13.0	396	33		25		
160.0	13.3	406	60		46		