The Standard Documents for Construction and Standard Documents for Construction for Projects with a Construction Manager are hereby changed. The following articles replace those in the 2006 and 2009 editions. All other articles remain applicable. General revision: any reference to “Female Business Enterprise (FBE)” shall mean “Women Business Enterprise (WBE).”

**00 21 05 PREQUALIFICATION**

.7 **Single Prime Delivery Method Projects.** The protected subcontractors, as identified on Document 00 41 00 bid form, shall be prequalified with CDB under the same requirements listed in 00 21 05 .1 -.6 for the bidder.

**00 21 50 WORK WITH OWN STAFF**

.1 **General.** For Single Prime Delivery Method Projects: The Prime Bidding Contractor and the designated protected subcontractors shall perform the work at the site employing not less than the following amount of its own forces. For purposes of this Article, the work includes direct labor and supervision, as well as material purchases where the material is installed by the Prime Bidding Contractor/Protected Subcontractors.

A. When General Trade is the Prime Bidding Trade: The General trade shall perform 20% of the following amount: total value of awarded amount less total value of designated protected trade work identified on the bid form, and less the cost of CAF, insurance and bonds.

Each designated protected trade work: 40% of the value of the respective designated protected trade work identified on the bid form.

B. When a trade other than the General is the Prime Bidding Trade: the Prime Bidding Trade shall do 40% of the following amount: total value of awarded amount less total value of designated protected trade work identified on the bid form, and less the cost of CAF, insurance and bonds. Each designated protected trade work: 20% of the value of the General Trade work, and 40% of the value of the remaining respective designated protected trade work identified on the bid form.

.2 **Subcontractors and Suppliers**

C. **Subcontract/Supplier Disclosure.** The Contractor shall submit with his/her bid the names and CDB issued identification (ID) numbers (prequalification ID number or registration ID number), if known, of all first tier subcontractors and suppliers with a subcontract value greater than $50,000 to be utilized by the Contractor in the performance of this contract and any lower tier subcontractor/supplier with a subcontract value greater than $50,000 and where the subcontractor/supplier is either named in the specifications or is one over whom the Contractor retains the right to approve and/or make payments for work. The subcontract shall include reference for compliance with Illinois Procurement Code 30 ILCS 500/20-120. Financial and Conflict of Interest disclosures and standard certifications for each
subcontractor over $50,000 must be submitted to CDB by the contractor within 20 days of the execution of a contract with CDB or 20 days of the execution of the subcontract, whichever is later. The Contractor shall promptly notify the State in writing of any additional or substitute subcontractors meeting the above criteria hired during the term of this contract (names, addresses, expected contract amount and CDB ID nos.). Upon request by the CPO, the Contractor shall provide CDB a copy of each subcontractor’s subcontract. No work can be performed by these subcontractors until the Certifications and Disclosures have been reviewed and approved by the State Purchasing Officer.

**00 21 55 USE OF ILLINOIS LABOR**

.1 30 ILCS 570 mandates that during a period of excessive unemployment at least 90% of the total labor hours on State construction projects must be performed by persons who have resided in Illinois for at least thirty (30) days and intend to become or remain Illinois residents. (30 ILCS 570/3). ‘A period of excessive unemployment’ means any month immediately following 2 consecutive calendar months during which the level of unemployment in the State of Illinois has exceeded 5% as measured by the United States Bureau of Labor Statistics in its monthly publication of employment and unemployment figures. (30 ILCS 570/1).

.2 Contractors are required to incorporate the above provisions into all subcontracts for subcontractors who will have workers at the project site.

.3 To verify that this requirement is being met, contractors must submit Certified Payroll forms for themselves and their subcontractors each month for the duration of the contract/subcontract.

   A. The Certified Payroll form(s) must include the name and address of each worker on the project site during the time period covered by the form.
   B. For subcontractors, the contractor will include the beginning and ending dates of the subcontract on the Certified Payroll form.
   C. If Certified Payroll forms are not submitted timely, payment may be reduced or withheld until Certified Payroll submittals are brought up to date.

**00 43 30 BUY ILLINOIS PROGRAM**

.1 General. The Buy Illinois Program encourages contractors to incorporate products manufactured, fabricated or assembled in the State of Illinois. It is a voluntary program; there is no incentive provision affecting the award of the contract nor is there a required percent of the contract that must be Illinois products.

.2 Illinois products will be indicated in the project manual with (IL) preceding the item in the specification paragraph. Typically, only specifications that are prescriptive, those listing three or more manufacturers, will be in the program. Contractors should consider these products when procuring the materials and equipment for the project. If the contractor is aware of an Illinois product not listed, the contractor is encouraged to advise the A/E prior to bidding or offer a product substitution with the bid. CDB will verify that the product meets the definition of an Illinois product and add it to CDB’s Buy Illinois product directory.

.3 Contractors should provide the total value of Illinois products on the Contractor’s Schedule of Values (CSV) in the space provided. The individual items included in the total should be identified by putting “IL” in front of their descriptions on the CSV.

.4 Where material is specified by standards and codes and not by a list of acceptable manufacturers, contractors are still encouraged to purchase Illinois products. However, the contractor should not include these materials in the computation of the total dollars for Illinois products on the CSV.
MINORITY, FEMALE, AND VETERAN BUSINESS ENTERPRISE PARTICIPATION

.1 Certification. CDB will only accept Minority and Female and Veteran Business Enterprise (MBE/FBE/VBE) firms certified by the Illinois Department of Central Management Services (CMS) as a MBE or FBE or VBE. The MBE/FBE/VBE’s certification/or recognition with CMS shall be in good standing prior to the bid opening date.

.2 Designated Projects. CDB may designate projects with "MBE/FBE/VBE participation goals." See the bid form, Section 00 41 05 of the project manual, for applicable goals for first and second tier (level) subcontractors and supplier MBE/FBE/VBE participation. For Single Prime Delivery Method Projects: participation of certified MBE/FBE second level subcontractors and suppliers is permissible for meeting applicable goals.

.3 Bid Form. Each bidder shall name, on the bid form provided, the minority, female, and veteran owned businesses it intends to use to meet the specified goals. If the specified goals are not met, within 10 (ten) calendar days of the bid opening the bidder shall: (1) cure the deficiency in the bid by adding participation to meet the goals, or (2) request a waiver of the specified goals including documentation of its good faith efforts to achieve the goals.

.4 MBE/FBE/VBE Bidder. If the bidder is a minority or female or veteran owned business then indicate the work proposed to be done with own forces on the 00 41 05 Form. CDB encourages MBE/FBE/VBE prime bidders to use MBE/FBE/VBE subcontractors/suppliers.

.5 Joint Venture. If the bidder is a joint venture, the MBE/FBE/VBE joint venturer may be used to meet the MBE/FBE/VBE goal for the contract, consistent with the provisions of subsection .11(g).

.6 Subcontracts. Subcontracting of work to a lower tier non-MBE/FBE/VBE firm which would reduce the proceeds received by the subcontracting MBE/FBE/VBE firm below the specified goal is prohibited. CDB may, in such cases, reject the bid or terminate the contract. Refer to Paragraph 00 51 20.2.A).

.7 Request for Assistance. If the bidder needs assistance in locating subcontractors or suppliers to meet the goals, bidder shall contact CDB’s Fair Employment Practices Division both prior to the submittal of the bid, and, if applicable, during the 10-day cure period.

.8 Submittal of Good Faith Effort documentation or waiver request. Include with the package:

A. All information indicating why the specified goal cannot be met.

B. A list of all MBE/FBE/VBE firms contacted and the dates they were contacted, including documentation from those firms.

C. Copies of all bid solicitation letters to MBE/FBE/VBE firms. Letters shall contain, at a minimum:

1) project title and location;
2) classification of work items for which quotations are requested;
3) date, time, and place quotations are due; and
4) returnable acknowledgment of the solicitation.

D. Evidence, such as a log of telephone contact including time and date of call, telephone number, and name of the person called; written correspondence; and quotes from solicited firms.

E. All other evidence of good faith efforts made by the bidder to secure eligible MBE/FBE/VBE firms.
firms to meet the specified goal. Evidence may include documentation that states the following:

1) A reasonable number of MBE/FBE/VBE firms were contacted.
2) The work selected by the bidder for allocation to MBE/FBE/VBE firms was selected in order to increase the likelihood of achieving the specified goal.
3) The bidder negotiated, in good faith, with the potential MBE/FBE/VBE firms by not imposing any conditions which are not similarly imposed on all other subcontractors and suppliers, or by denying benefits ordinarily conferred on subcontractors or suppliers for the type of work for which bids were solicited.
4) The services of the referral agencies were used by the bidder in efforts to achieve the specified goal.
5) The bidder attended the CDB pre-bid meeting for the project.

F. Mathematical errors should be addressed by providing a detailed rationale and evidence, such as quotes, notes, and spreadsheets that explains and justifies the mathematical error.

G. All actions taken to solicit MBE/FBE/VBE firms both pre-bid opening date and post-bid opening date.

H. A revised 00 41 05 form, if MBE/FBE/VBE participation increases during the 10 day cure period but goals are not met.

I. Other relevant information in support of the waiver request.

.9 Replacement of MBE/FBE/VBE Subcontractor or Supplier. If it can be demonstrated that the MBE/FBE/VBE subcontractor or supplier cannot perform the work, or if a MBE/FBE/VBE loses its CMS certification or recognition after the bid opening, then the Contractor shall make a good faith effort to replace, in-kind, the MBE/FBE/VBE. The contractor shall identify the replacement MBE/FBE/VBE or provide evidence of good faith effort to find a replacement on the Contractor’s letterhead and submit with documented evidence of cause to CDB’s Fair Employment Practices Division. CDB will review the submittal and may authorize the replacement or approve the good faith effort.

.10 Calculation of MBE/FBE/VBE Participation as a Material Supplier or Subcontractor
  A. MBE/FBE/VBE as a material supplier: A 100 percent goal credit is allowed for the cost of materials or purchases from a MBE/FBE/VBE manufacturer or supplier.
  B. MBE/FBE/VBE as a subcontractor: A 100 percent goal credit is allowed for the work of the subcontract performed by the MBE/FBE/VBE’s own forces (performing, managing and supervising the work), including the cost of materials and supplies, excluding the purchase of materials and supplies or the lease of equipment by the MBE/FBE/VBE subcontractor from the prime Contractor or its affiliates. Work that a MBE/FBE/VBE subcontractor in turn subcontracts to a non-MBE/FBE/VBE does not count toward the MBE/FBE/VBE goal.

.11 Work to be Completed by Firm Certified with BEC/CMS. To be credited towards goals for Minority Business Enterprise (MBE), Female Business Enterprise (FBE), and Veteran Business Enterprise (VBE) participation, work must be performed by an entity certified by the Business Enterprise Council for Minorities, Females and Persons with Disabilities (“BEC”) as administered by the Illinois Department of Central Management Services (CMS) as an MBE, FBE, or VBE firm pursuant to the Business Enterprise for Minorities, Females, and Persons with Disabilities Act (30 ILCS 575/5) and the Illinois Procurement Code (30 ILCS 500/45-57).
  a) The entire amount of contractual work performed by a MBE, FBE, or VBE’s own forces will be credited towards MBE/FBE/VBE goals, including the cost of supplies, materials, and equipment obtained by the MBE, FBE, or VBE for this work (except supplies and equipment the MBE/FBE/VBE obtains from the prime contractor or its
b) The entire amount of fees or commissions charged by a MBE/FBE/VBE firm for providing a bona fide service, such as professional, technical, consultant, or managerial services will be credited towards MBE/FBE/VBE goals provided such fees are reasonable and not excessive as compared to fees customarily allowed for similar services. Services for materials and supplies are defined in Section 00 43 39.14 and are not considered to be professional, technical, consultant, or managerial services.

c) Work subcontracted by a MBE/FBE/VBE to another firm will not be credited towards goals unless the subcontractor performing the work is also certified by BEC/CMS as a MBE/FBE/VBE. Work that a MBE/FBE/VBE subcontracts to a firm not certified as a MBE/FBE/VBE does not count toward the goal. For example, if a MBE firm has a subcontract to perform $100,000 worth of work and subcontracts $10,000 of that work to a non-MBE firm, only the $90,000 worth of work performed by the MBE firm will be credited toward the goal.

d) If a firm is not currently certified as a MBE/FBE/VBE at the time of the execution of the contract, the firm's participation will not be counted toward any goals.

e) The dollar value of work performed under a contract with a firm after it has ceased to be certified will not be counted toward the overall goal.

f) The participation of a MBE/FBE/VBE subcontractor will not be counted toward a Contractor's final compliance with its MBE/FBE/VBE obligations on a contract until the amount being counted has actually been paid to the MBE/FBE/VBE.

g) When a MBE/FBE/VBE performs as a participant in a joint venture, a portion of the total dollar value of the contract equal to the distinct, clearly defined portion of the work of the contract that the MBE/FBE/VBE performs with its own forces may be counted toward MBE/FBE/VBE goals.

.12 Commercially Useful Function. Expenditures to a MBE/FBE/VBE will only be credited towards MBE/FBE/VBE goals if the MBE/FBE/VBE performs a commercially useful function on that contract. A MBE/FBE/VBE performs a commercially useful function when it is responsible for execution of the work of the contract and is carrying out its responsibilities by actually performing, managing, and supervising the work involved. To perform a commercially useful function, the MBE/FBE/VBE must also be responsible, with respect to materials and supplies used on the contract, for negotiating price, determining quality and quantity, ordering material, and installing (where applicable) and paying for the material itself.

a) Factors to be used in determining whether a MBE/FBE/VBE is performing a commercially useful function include, but are not limited to, the amount of the work subcontracted, industry practices, and whether the amount the firm is paid is commensurate with the work it is performing and the MBE/FBE/VBE credit claimed for its performance of the work.

b) A MBE/FBE/VBE does not perform a commercially useful function if its role is limited to that of an extra participant in a transaction, contract, or project through which funds are passed in order to obtain the appearance of MBE/FBE/VBE participation. In determining whether a MBE/FBE/VBE is such an extra participant, similar transactions, particularly those in which MBE/FBE/VBEs do not participate, will be examined.

c) If a MBE/FBE/VBE does not perform at least 30 percent of the total cost of its contract with its own work force, or the MBE/FBE/VBE subcontracts a greater portion of the work than would be expected on the basis of normal industry practice.
for the type of work involved, a presumption will arise that the MBE/FBE/VBE is not performing a commercially useful function. A MBE/FBE/VBE firm may present evidence to CDB to rebut this presumption. The MBE/FBE/VBE must provide such evidence to rebut the presumption within 7 business days of being notified that the presumption will be applied.

d) A prime contractor that is a MBE/FBE/VBE will still be required to meet the goals required on the contract. In determining whether the MBE/FBE/VBE prime contractor has met the goal, the work the MBE/FBE/VBE prime contractor actually performs with its own forces will be credited, as well as work performed by MBE/FBE/VBE subcontractors or suppliers, consistent with the terms of Section 00 43 39. The presumption in .12(c) above will not attach if the MBE/FBE/VBE is the prime contractor and satisfies the “Work With Own Staff” requirement in Section 00 21 50.

e) A bidder’s efforts to exercise Good Faith Efforts by providing assistance in advance of the bid to a MBE/FBE/VBE firm in making purchases, obtaining bonding, obtaining credit, or providing equipment will not invalidate the commercially useful function of a MBE/FBE/VBE, provided that the MBE/FBE/VBE has otherwise performed a commercially useful function consistent with the terms of Section 00 43 39. Credit will only be given for work performed by, purchases made by, and equipment obtained by the MBE/FBE/VBE, consistent with the terms of Section 00 43 39. A bidder’s efforts to assist the MBE/FBE/VBE will not be credited.

.13 Trucking Company. To be credited towards MBE/FBE/VBE goals, a trucking company or major construction equipment rental (MCER) must be responsible for the management and supervision of the entire trucking operation for which it is responsible on a particular contract, and there cannot be a contrived arrangement for the purpose of meeting MBE/FBE/VBE goals.

a) The MBE/FBE/VBE must itself own and operate at least one fully licensed, insured, and operational truck or major construction equipment unit (MCEU) used on the contract.

b) The entire value of transportation services a MBE/FBE/VBE provides on the contract using trucks or MCEUs it owns, insures, and operates using drivers it employs will be credited towards MBE/FBE/VBE goals.

c) If a MBE/FBE/VBE leases trucks or MCEUs from another MBE/FBE/VBE, the entire value of the services provided by the lessee will be credited.

d) If a MBE/FBE/VBE leases trucks or MCEUs from a company that is not a MBE/FBE/VBE, the total value of transportation services provided by the lessee is not to exceed the value of transportation services provided by MBE/FBE/VBE owned trucks or MCEUs on the contract.

e) For purposes of this section, a lease must indicate that the MBE/FBE/VBE has exclusive use of and control over the truck(s) or MCEU(s). This does not preclude the leased truck from working for others during the term of the lease with the consent of the MBE/FBE/VBE, so long as the lease gives the MBE/FBE/VBE absolute priority for the leased truck(s) or MCEU(s). Leased trucks and MCEUs must display the name and identification number of the MBE/FBE/VBE.

f) The MBE/FBE/VBE must be responsible for the management and supervision of the entire trucking operation for which it is responsible on a particular contract, and there cannot be a contrived arrangement for the purpose of meeting MBE/FBE/VBE goals.

.14 Materials and Supplies
a) Credit towards goals will be given for materials purchased from a MBE/FBE/VBE supplier or manufacturer that is certified as such with BEC/CMS.

b) For purposes of this section, a manufacturer is a firm that operates and maintains a factory or establishment that produces, on the premises, the materials, supplies, articles, or equipment required under the contract and of the general character described in the specifications.

c) For the purposes of this section, a supplier is a firm that owns, operates, or maintains a store, warehouse, or other establishment in which materials, supplies, articles or equipment of the general character described by the specifications and required under the contract are bought, kept in stock, and regularly sold or leased to the public in the usual course of business.

1) A supplier must be an established, regular business that engages as its principal business and under its own name, in the purchase and sale or lease of the products in question.

2) A person may be a supplier in such bulk items as steel, cement, gravel, stone, petroleum products, or asphalt without owning, operating, or maintaining a place of business as provided in this paragraph c if the person both owns and operated distribution equipment for the products. Any supplementing of a supplier's own distribution equipment shall be by a long-term lease agreement and not on an ad hoc or contract-by-contract basis.

3) Brokers, packagers, manufacturers’ representatives, or other persons who arrange or expedite transactions are not suppliers within the meaning of this section.

00 45 00 CERTIFICATIONS OF COMPLIANCE WITH APPLICABLE LAWS

.14 Recertification. If the contract extends over multiple years, vendor (A/E or Contractor) and its subcontractors will sign and submit to CDB Contracts the required Compliance Form (available in the Reference Library on CDB’s website: www.illinois.gov/cdb) by April 1 of each subsequent year after the contract is signed. Failure to do so may result in voiding the contract by operation of law or rendering the contract voidable at the option of the State without additional compensation. Violations of certain provisions may also be deemed a civil or criminal offense.

00 51 20 ACCEPTANCE AND REJECTION OF BIDS

.1 CDB’s Rights. When, in its opinion, it is in the best interest of the state, CDB reserves the right to:

A. Accept any bid
B. Reject any or all bids
C. Waive technical deficiencies and irregularities
D. Allow bidder to remedy technical deficiencies or irregularities within a stated time
E. Rescind any notice of award if CDB determines the notice of award was issued in error
F. Rescind any notice of award when it is in the best interest of the state
G. Rebid any contract
.2 Bid Rejection.

A. Bids will be rejected for the following material deficiencies:

1) Failure to be prequalified with CDB no later than the close of business the day before the bid opening (Article 00 21 05) or being determined non-responsible after bid opening.

2) Submission of a bid late (Paragraph 00 51 10.1).

3) Failure to submit bid and/or bid modifications to appropriate bid opening office.

4) Submission of a bid in a manner that reveals the bid price prior to the bid opening (example: by fax). (Paragraph 00 42 10.4).

5) Use of a bid envelope, which is received by CDB unsealed, or marked in a manner that does not reasonably identify the project and/or contract for which it is intended (Paragraph 00 42 10.3).

6) Omission of a base bid price, alternate bid price or unit price (Paragraph 00 42 10.1).

7) Submission of a bid price that cannot be determined.

8) Deletion of original signatures to the extent that an intent to be bound by the bid is not apparent.

9) When CDB does not accept the unit price(s), when those prices are an integral part of the base bid, the bidder shall be rejected.

10) Failure to attend a mandatory pre-bid meeting.

11) Bids not in substantial conformance with the bidding documents and whose non-conformance is determined to be material and unresponsive.

12) Failure to submit Bidder Disclosure(s) form and Certifications with bid, when the bidder is not registered with the Illinois Procurement Gateway (IPG).

13) Failure to be registered with the State Board of Elections, prior to bid opening date, when applicable.


15) Any other material deficiency specifically identified in the project bid documents.

16) For Single Prime Contract Bids (as defined by 30 ILCS 500/30-30(a)): failure to provide names and bid proposal costs for required protected subcontractor trades or providing more than one protected subcontractor for each trade.

17) For Single Prime Contract Bids: failure of identified protected subcontractor to be properly prequalified with CDB, licensed and certified, at the time of bidding, to perform the identified trade.

B. Failure to remedy the following technical deficiencies with seven (7) calendar days after the bid opening shall result in rejection of the bid. These technical deficiencies are:
1) Failure to use a revised bid form when bid forms have been changed by addenda.

2) Failure to acknowledge an addendum, however adjustment of the bid amount will not be allowed.

3) Failure to provide USDOL Apprenticeship and Training Certification for bidder and all known subcontractors.

4) Failure to submit bidder’s Certificate of Registration in an approved apprenticeship and training program.

5) Failure to supply subcontractor and/or supplier names and Taxpayer Identification Numbers as required on Document 00 41 01.

6) Submission of a bid bond not on CDB’s form (Paragraphs 00 43 13.1 and 00 43 13.2).

7) Submission of a bid security in a form other than a bid bond, certified check, cashier’s check or bank draft (Paragraph 00 43 13.1).

8) Omission of the signature of the officer of the surety or any other required signatures except the signature in Paragraph 00 51 20.2.A.8, submission of those signatures in pencil or submission of a non-original signature.

9) Replacement of a bid security from an unacceptable surety with one from a surety acceptable to CDB (Paragraph 00 43 13.4).

10) Failure to furnish and/or complete the DHR PC-2 form.

11) Failure to submit a signed affidavit stating that the bidder will maintain an Illinois office as the primary place of employment for persons employed in the construction authorized by the contract.

12) Failure to submit Certificate of Registration with State Board of Elections in accord with 30 ILCS 500/20-160.

13) Any other technical deficiency specifically identified in the project bid documents.

C. MBE/FBE/VBE goal compliance deficiencies. Failure to remedy the following deficiencies within ten (10) calendar days after bid opening shall result in rejection of the bid. These deficiencies are:

1) When applicable, failure to submit a revised 00 41 05 form, documenting achievement of goals.

2) When applicable, failure to submit documentation acceptable by CDB of good faith efforts to meet minority/female/veteran goals.

D. CDB at its sole discretion and without conferring any rights on any bidder may waive bid technical deficiencies or irregularities that are not in conformance with the bidding documents but whose non-conformance is non-material or minor.

E. Submittal of conditions or qualifying statements contrary to CDB’s contract terms is not acceptable and, unless rescinded, the bid shall be rejected.
00 51 28  MBE/FBE/VBE BUSINESS CERTIFICATION, POST AWARD REQUIREMENTS

.1 Post-Award submittal. See Article 00 51 40. The contract awardee shall submit CDB’s MBE/FBE/VBE Subcontractor Supplier Certification form, Document 00665 (available in the Reference Library on CDB’s website), for each of the MBE/FBE/VBE subcontractor(s) and/or supplier(s) being utilized to meet the designated participation goals as specified on the bid form and in Section 01 11 00 of the project manual. The form must be signed by the MBE/FBE/VBE subcontractor or supplier and shall be submitted to CDB’s FEP section.

Completion of the 00665 form is not required if the Contractor is an MBE or FBE or VBE firm. MBE/FBE/VBE prime contractors are encouraged to utilize MBE/FBE/VBE subcontractors/suppliers. If goals are split (separate MBE and FBE and VBE goals), then an MBE or FBE or VBE firm must supply 00665 forms for the subcontractor firm(s) utilized to meet the FBE or MBE or VBE goal, respectively.

.2 Listed Firms. The 00665 certification form shall be completed and submitted for each MBE/FBE/VBE firm listed on the 00 41 05 bid form.

.3 Compliance. The MBE/FBE/VBE participation goal dollar value is based upon the total contract sum (including awarded alternates). The participation goal percentage amount(s) shall meet or exceed the goal(s) as specified on the bid form (and in Section 01 11 00 of the project manual), or in an approved change/waiver request (refer to Article 00 43 39 herein).

.4 Voluntary. Contractors are encouraged to utilize MBE/FBE/VBE subcontractors/suppliers for those projects that are not designated for MBE/FBE/VBE participation and complete the 00665 certification form for each MBE/FBE/VBE firm. MBE/FBE/VBE subcontractors/suppliers may be added at any time during the project.

.5 Subcontracts/Supplier agreements. Copies of subcontract or supplier agreements (to correspond with each 00665 form) are required to be submitted within ten (10) days of the Notice of Award.

00 51 40  POST AWARD REQUIREMENTS

.1 Contractor’s Duty to Comply. The Contractor may not proceed with the work until the following post award requirements are met. These requirements are part of the contract and failure to comply with these requirements shall constitute a breach of the contract. CDB shall issue Authorization to Proceed upon successful completion of these post award requirements.

.2 Submittals. Within ten (10) calendar days from the date of the notice of award letter, the Contractor shall furnish, on CDB forms, the following:

A. Contract executed by the Contractor;
B. Performance Bond;
C. Labor and Material Payment Bond;
D. Certificates of Insurance;
E. Builder’s Risk Insurance Policy (if applicable);
F. MBE/FBE/VBE Subcontractor Supplier Certifications, Form 00665 and MBE/FBE/VBE Subcontractor/Supplier agreements (if applicable);
G. Completed substance Abuse Prevention Certification form and Contractor’s substance abuse plan (if applicable),
H. DHR PC-2 accepted by FEP Technician; and
I. Project Labor Agreement signature sheets for the Contractor and known Subcontractors(if applicable).

.3 Cancellation of Award. All post award requirements are mandatory. Noncompliance shall be cause for CDB to cancel the notice of award and make a claim against the bid security.
.4 **Post Award Extensions.** CDB may extend the time limitations for good cause. No extension shall operate as a waiver of post award requirements, nor shall it extend the contract completion date.

.5 **Delays.** Any delays to the commencement of the work due to the Contractor’s failure to meet the post award requirements shall be the responsibility of the Contractor and its surety. Contractor and its surety shall be responsible for the costs of any such delays.

### 00 71 00 DEFINITIONS

.12 **Protected Subcontractors.** For a Single Prime Delivery Method Project, a subcontractor identified for a protected trade on the 00 41 00 Bid Form. The subcontractor shall be prequalified with CDB, be properly licensed and certified (if applicable), and perform the minimum amount of the identified trade with its own forces by furnishing and installing the work on-site.

.13 **Prime Bidding Contractor (Trade):** For a Single Prime Delivery Method Project, one of the identified protected trades that submits the bid with the intent of entering into the prime construction contract with CDB as the Contractor.

### 00 72 10 TIME

.5 **Approval Authority.** Changes in contract time are subject to approval at or above the CDB Regional Manager level.

### 00 72 25 CDB - RIGHTS AND RESPONSIBILITIES

.4 **Right to Terminate the Contract for Cause.**

.6 **Availability of Appropriation; Sufficiency of Funds.** The contract is contingent upon and subject to the availability of sufficient funds. CDB may terminate or suspend the contract, in whole or in part, without penalty or further payment being required, if (i) sufficient funds for the contract have not been appropriated or otherwise made available to CDB by the State or the Federal funding source, (ii) the Governor or CDB reserves funds, or (iii) the Governor or CDB determines that funds will not or may not be available for payment. CDB shall provide notice, in writing, to the Contractor of any such funding failure and its election to terminate or suspend the contract as soon as practicable. Any suspension or termination pursuant to this Section will be effective upon the date of the written notice, unless otherwise indicated.

.7 **Right to Suspend the Contract Without Cause.** CDB may, without cause, order the Contractor in writing to suspend, delay or interrupt the work in whole or in part for such a period of time as CDB may determine, not to exceed 90 days. At the expiration of 90 days, the contract may continue upon written agreement of the parties or may be terminated in writing by either party. The contract may remain suspended at the expiration of 90 days until the parties either agree in writing to continue the contract or until either party terminates the contract in writing. If the parties enter into a written agreement to continue the contract, the contract may remain suspended after the expiration of 90 days.

A. The contract time will be adjusted for increases in time caused by the suspension, delay or interruption as described in Article 00 72 10.
B. CDB may decide to terminate the contract under Article 00 72 25 at any time during the period of suspension, delay or interruption.

00 73 17 BONDS, GENERAL

.1 Requirements. The Contractor shall furnish a performance bond and a labor and material payment bond covering the faithful performance of the contract and the payment of all obligations arising thereunder, in accordance with the Public Construction Bond Act (30 ILCS 550). Each bond shall be in the full amount of the contract on forms provided by CDB and executed by a surety acceptable to CDB.

.3 Acceptability. Bonds that meet the requirements of Paragraph 00 73 17.1 shall be acceptable to CDB when issued by a surety that meets all of the following standards:

A. Has a current financial strength of at least “A-” as rated by A.M. Best Company, Inc., Moody’s Investor Service, Standard & Poor’s Corporation, or similar rating agency (30 ILCS 550/1); and a current Best's financial class of at least “V”.

B. Is duly licensed in the state of Illinois by the Department of Insurance (30 ILCS 550/1) and does not have an unacceptable record of improper conduct or financial problems with the Illinois Department of Insurance.

00 73 40 LICENSING

.1 For Single Prime Delivery Method Projects: When licensure and/or certification is required for an identified trade, the identified protected subcontractors or the Prime Bidder, if self-performing the work, shall be properly licensed and certified at the time of bid to perform the work for the identified trade.

01 29 73.1 SCHEDULE OF VALUES

F. Provide CDB prequalification/registration ID numbers on the CSV form for subcontractors/suppliers described in 00 21 50.2C.

G. Identify work performed by MBE/FBE/VBE subcontractors and suppliers on the CSV form.

H. Revise and resubmit CSV for approval if any substitution or replacement of subcontractors or suppliers occurs.

I. Revise and resubmit CSV for approval if any change in the contract amount of subcontractors or suppliers other than a change resulting from a change order occurs.

01 29 76 PROGRESS PAYMENT PROCEDURES

.5 Payments to Subcontractors and Suppliers.

D. Subcontractors (as described in 00 21 50.2C.) who have not obtained a CDB ID number and/or have not submitted the required Disclosures and Certifications may have their payment amounts withheld by CDB in addition to any other remedy provided by this contract or by law. No work can be performed by these subcontractors until the Certifications and Disclosure documents have been reviewed and approved by the State Purchasing Officer.