NOTICE TO BIDDERS

LETTING OF November 5, 2021

ADDENDUM: "C"

This Addendum changes the terms of the Bid Proposal and/or plans associated with the project(s) indicated below. By submitting a bid, any and all changes included in this Addendum are made a part of the contract.

This Addendum Affects:

ITEM NUMBER	CONTRACT ID
001	82081-205017
004	41025-123325
007	21041-209019
010	52042-131846
012	28103-207196
013	32022-119066
017	74061-209207
018	28052-203987
020	03035-204359
022	33031-210087
025	78042-200913
027	07012-113714
030	82121-201579
035	34000-206981
036	31000-208096
038	19022-204059
041	41000-210444
043	79000-212149
046	31013-208506
048	56031-208864
050	58032-201009
051	17051-210949
054	54014-211035
055	56000-212494
060	82000-210483

CHANGES TO PROPOSAL OR PLANS (e-PROPOSAL)

In this addendum, page numbers, if applicable, refer to the electronic proposal and/or plans published on the MDOT e-Proposal website. (https://milogintp.michigan.gov/eai/tplogin/authenticate?URL=/)

When instructions are for additions, deletions or revisions made to a non-bid item (e.g., progress clause, unique special provision, plan sheet detail), revised page(s) will be included in the issued Addendum and MUST be considered in developing a bid.

CHANGES TO ELECTRONIC BID (PROJECT BIDS)

If an electronic addendum (e.g., .001, .002, etc.) is issued to warrant changes that occur to the Schedule of Items page(s) referenced by this addendum, apply the electronic addendum to the electronic proposal (EBSX proposal file). NOTE: Bids cannot be electronically submitted without applying any and all numeric type electronic addenda issued for this project item.

Acknowledge any and all addenda (both alpha and numeric type) in the Addendum Acknowledgement tab prior to submitting the electronic bid.

FAILURE TO CARRY OUT THE INSTRUCTIONS IN THIS ADDENDUM MAY RESULT IN THE REJECTION OF YOUR BID.

<u>Proposal</u>

1. **REPLACE** INFORMATION ON COMPLETION OF DESIGNATED AND SPECIALTY ITEMS PAGE with the attached INFORMATION ON COMPLETION OF DESIGNATED AND SPECIALTY ITEMS PAGE.

This change was requested by Contract Services Division.

Paul C. Ajegba, Director Michigan Department of Transportation

Lansing, Michigan Date: 11/03/2021

INFORMATION ON COMPLETION OF DESIGNATED AND SPECIALTY ITEMS PAGE

The contractor may sublet the item(s) of work stipulated on the DESIGNATED and SPECIALTY ITEMS page in this bid in accordance with Section 108.01 of the 2020 Standard Specifications, Section VII of the required provisions for Federal-Aid Contracts (with the exception noted in the following paragraph), and the following instructions.

The percentage of contract work performed by a contractor's own organization shall comply with Section 108.01 of the 2020 Standard Specifications, rather than the lower percentage allowed by Section VII of FHA required contract provisions (form FHWA 1273). Section 108.01 of the 2020 Standard Specifications requires thirty-five percent (35%) performance by a contractor's own organization.

If the contractor <u>IS NOT</u> prequalified in EITHER the DESIGNATED or SPECIALTY ITEMS noted in this bid, the contractor MUST, prior to contract award, indicate the company name of a prequalified subcontractor in the space provided. If such company name is provided, the contractor MUST sublet the appropriate items to the prequalified subcontractor named, unless the subcontractor is not prequalified at the time the work is to be performed, or the subletting of the item to another prequalified subcontractor is agreed to in writing by both the contractor and the named subcontractor.

If the contractor IS prequalified in EITHER the DESIGNATED or SPECIALTY ITEMS noted in this bid and does not intend to do the work with its own forces, the contractor may indicate the company name of a prequalified subcontractor in the space provided. If such company name is provided, the contractor MUST sublet the appropriate items to the prequalified subcontractor named, unless the subcontractor is not prequalified at the time the work is to be performed, or the subletting of the item to another prequalified subcontractor is agreed to in writing by both the contractor and the named subcontractor.

If the contractor **IS** prequalified in the DESIGNATED or SPECIALTY ITEMS noted and NO subcontractor is named, any later decision to subcontract said items of work is subject to the sixty-five percent (65%) limitation of subcontracting.

At the time that a subcontractor is named in a bid to perform any of the DESIGNATED or SPECIALTY ITEMS, that subcontractor must be prequalified for the classification which includes the work it is to perform. In selecting a subcontractor, the prime contractor shall assure itself that the prospective subcontractor has sufficient equipment, working force, and supervision to complete the designated or specialty items to be subcontracted within the specified time limit.

It is understood and agreed that the prequalification of the subcontractor by the Department pursuant to 1933 P.A. 170 is not a guarantee or warranty of the subcontractor's ability to perform or complete the work contained herein.