WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS



RIGHT OF WAY MANUAL

FORMS AND EXAMPLES

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CHAPTER 1

GENERAL PROCEDURES, ORGANIZATION, AND FEDERAL AID PROGRAMMING

FORMS & EXAMPLES

Form No.	<u>Title</u>	Appendix No.
BF-98	Authorization	1-1
Example	Federal Highway Administration Stewardship Agreeme	ent 1-2

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STEWARDSHIP AND OVERSIGHT AGREEMENT ON PROJECT ASSUMPTION AND PROGRAM OVERSIGHT BY AND BETWEEN

FEDERAL HIGHWAY ADMINISTRATION, WEST VIRGINIA DIVISION AND THE

STATE OF WEST VIRGINIA DEPARTMENT OF TRANSPORTATION

SECTION I. BACKGROUND AND INTRODUCTION

The Federal-aid Highway Program (FAHP) is a federally-assisted program of State-selected projects. The Federal Highway Administration (FHWA) and the State Departments of Transportation have long worked as partners to deliver the FAHP in accordance with Federal requirements. In enacting 23 U.S.C. 106(c), as amended, Congress recognized the need to give the States more authority to carry out project responsibilities traditionally handled by FHWA. Congress also recognized the importance of a risk-based approach to FHWA oversight of the FAHP, establishing requirements in 23 U.S.C. 106(g). This Stewardship and Oversight (S&O) Agreement sets forth the agreement between the FHWA and the State of West Virginia Department of Transportation (State DOT) on the roles and responsibilities of the FHWA and the State DOT with respect to Title 23 project approvals and related responsibilities, and FAHP oversight activities.

The scope of FHWA responsibilities, and the legal authority for State DOT assumption of FHWA responsibilities, developed over time. The U.S. Secretary of Transportation delegated responsibility to the Administrator of the FHWA for the FAHP under Title 23 of the United States Code, and associated laws. (49 CFR 1.84 and 1.85) The following legislation further outlines FHWA's responsibilities:

- Intermodal Surface Transportation Efficiency Act (ISTEA) of 1991;
- Transportation Equity Act for the 21st Century (TEA-21) of 1998;
- Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (SAFETEA-LU) of 2005; and
- Moving Ahead for Progress in the 21st Century Act (MAP-21) of 2012 (P.L. 112-141).

The FHWA may not assign or delegate its decision-making authority to a State Department of Transportation unless authorized by law. Section 106 of Title 23, United States Code (Section 106), authorizes the State to assume specific project approvals. For projects that receive funding under Title 23, U.S.C., and are on the National Highway System (NHS) including projects on the Interstate System, the State may assume the responsibilities of the Secretary of the U.S. Department of Transportation under Title 23 for design, plans, specifications, estimates, contract awards, and inspections with respect to the projects unless the Secretary determines that the assumption is not appropriate. (23 U.S.C. 106(c)(1)) For projects under Title 23, U.S.C. that are not on the NHS, the State shall assume the responsibilities for design, plans, specifications,

estimates, contract awards, and inspections unless the State determines that such assumption is not appropriate. (23 U.S.C. 106(c)(2))

For all other project activities which do not fall within the specific project approvals listed in Section 106 or are not otherwise authorized by law, the FHWA may authorize a State DOT to perform work needed to reach the FHWA decision point, or to implement FHWA's decision. However such decisions themselves are reserved to FHWA.

The authority given to the State DOT under Section 106(c)(1) and (2) is limited to specific project approvals listed herein. Nothing listed herein is intended to include assumption of FHWA's decision-making authority regarding Title 23, U.S.C. eligibility or Federal-aid participation determinations. The FHWA always must make the final eligibility and participation decisions for the Federal-aid Highway Program.

Section 106(c)(3) requires FHWA and the State DOT to enter into an agreement relating to the extent to which the State DOT assumes project responsibilities. This Stewardship and Oversight Agreement (S&O Agreement), includes information on specific project approvals and related responsibilities, and provides the requirements for FHWA oversight of the FAHP (Oversight Program), as required by 23 U.S.C. 106(g).

SECTION II. INTENT AND PURPOSE OF S&O AGREEMENT

The intent and purpose of this S&O Agreement is to document the roles and responsibilities of the FHWA's West Virginia Division Office (FHWA or Division) and West Virginia Department of Transportation (State DOT) with respect to project approvals and related responsibilities, and to document the methods of oversight which will be used to efficiently and effectively deliver the FAHP.

The Project Action Responsibility Matrix, Attachment A to this S&O Agreement and as further described in Section VIII of this S&O Agreement, identifies FHWA FAHP project approvals and related responsibilities State DOT assumes from FHWA on a program-wide basis pursuant to 23 U.S.C. 106(c) and other legal authorities. Upon execution of this agreement, Attachment A shall be controlling and except as specifically noted in Attachment A, no other agreements, attachments, or other documents shall have the effect of delegating or assigning FHWA approvals to State DOT on a program-wide basis under 23 U.S.C 106 or have the effect of altering Attachment A.

SECTION III. ASSUMPTION OF RESPONSIBILITIES FOR FEDERAL-AID PROJECTS ON THE NATIONAL HIGHWAY SYSTEM

(Information Note: Assumption of Responsibilities on the NHS are discussed in Section II of the S&O Agreement Guidance.)

A. The State DOT *may assume* the FHWA's Title 23 responsibilities for design; plans, specifications, and estimates (PS&E); contract awards; and inspections, with respect to *Federal-aid projects on the National Highway System (NHS)* if both the *State DOT* and *FHWA* determine that assumption of responsibilities is appropriate.

- B. Approvals and related activities for which the State DOT has assumed responsibilities as shown in Attachment A will apply program wide unless project specific actions for which the Division will carry out the approval or related responsibilities are documented in accordance with the FHWA Project of Division Interest/Project of Corporate Interest Guide (FHWA PoDI/PoCI Guide) located at:

 http://www.fhwa.dot.gov/federalaid/stewardship/
- C. The State DOT may not assume responsibilities for Interstate projects that are in high risk categories. (23 U.S.C. 106(c)(1))

 (Information Note: High Risk Categories are discussed in Section III of the S&O Agreement Guidance.)
- D. The State DOT is to exercise any and all assumptions of the Secretary responsibilities for Federal-aid projects on the NHS in accordance with Federal laws, regulations and policies.

SECTION IV. ASSUMPTION OF RESPONSIBILITIES FOR FEDERAL-AID PROJECTS OFF THE NATIONAL HIGHWAY SYSTEM

(Information Note: Assumption of responsibilities off the NHS is discussed in Section II of the S&O Agreement Guidance.)

- A. The State DOT *shall assume* the FHWA's Title 23 responsibilities for design, PS&Es, contract awards, and inspections, with respect to *Federal-aid projects off the NHS (non-NHS)* unless the *State DOT* determines that assumption of responsibilities is not appropriate. (23 U.S.C. 106(c)(2))
- B. Except as provided in 23 U.S.C.109(o), the State DOT is to exercise the Secretary's approvals and related responsibilities on these projects in accordance with Federal laws.
- C. The State DOT, in its discretion, may request FHWA carry out one or more non-NHS approvals or related responsibilities listed as "State" in Attachment A on a program-wide basis. For a project specific request, the State may request FHWA carry out any approval or related responsibility listed in Attachment A off the NHS. Such project-specific requests shall be documented in accordance with the FHWA PoDI/PoCI Guide.
- D. Pursuant to 23 U.S.C. 109(o), non-NHS projects shall be designed and constructed in accordance with State laws, regulations, directives, safety standards, design standards, and construction standards.

SECTION V. ASSUMPTION OF RESPONSIBILITIES FOR LOCALLY ADMINISTERED PROJECTS

(Information Note: LPAs are discussed in Section II of the S&O Agreement Guidance.)

The State DOT may permit local public agencies (LPAs) to carry out the State DOT's assumed responsibilities on locally administered projects. The State DOT is responsible and accountable for LPA compliance with all applicable Federal laws and requirements.

SECTION VI. PERMISSIBLE AREAS OF ASSUMPTION UNDER 23 U.S.C. 106(c)

An assumption of responsibilities under 23 U.S.C. 106(c) may cover only activities in the following areas:

- A. Design, which includes preliminary engineering, engineering, and design-related services directly relating to the construction of a FAHP-funded project, including engineering, design, project development and management, construction project management and inspection, surveying, mapping (including the establishment of temporary and permanent geodetic control in accordance with specifications of the National Oceanic and Atmospheric Administration), and architectural-related services.
- B. PS&E, which represents the actions and approvals required before authorization of construction. The PS&E package includes geometric standards, drawings, specifications, project estimates, certifications relating to completion of right-of-way acquisition and relocation, utility work, and railroad work.
- C. Contract awards, which include procurement of professional and other consultant services and construction-related services to include advertising, evaluating, and awarding contracts.
- D. Inspections, which include general contract administration, material testing and quality assurance, review, and inspections of Federal-aid contracts as well as final inspection/acceptance.
- E. Approvals and related responsibilities affecting real property as provided in 23 CFR 710.201(i) and any successor regulation in 23 CFR Part 710.

SECTION VII. FEDERAL APPROVALS AND RELATED RESPONSIBILITIES THAT MAY NOT BE ASSUMED BY THE STATE DOT

(Information Note: Responsibilities that may not be assumed are discussed in Section II of the S&O Agreement Guidance.)

A. Any approval or related responsibility not listed in Attachment A cannot be assumed by the State without prior concurrence by FHWA Headquarters. The following is a list of the most frequently-occurring approvals and related responsibilities that may not be assumed by the State DOT:

- Civil Rights Program approvals;
- Environmental approvals, except those specifically assumed under other agreements. (23 U.S.C. 326 and 327; programmatic categorical exclusion agreements);
- Federal air quality conformity determinations required by the Clean Air Act;
- Approval of current bill and final vouchers;
- Approval of federally-funded hardship acquisition, protective buying, and 23 U.S.C. 108(d) early acquisition;
- Project agreements and modifications to project agreements and obligation of funds (including advance construction);
- Planning and programming pursuant to 23 U.S.C. 134 and 135;
- Special Experimental Projects (SEP-14 and SEP-15);
- Use of Interstate airspace for non-highway-related purposes;
- Any Federal agency approval or determination under the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (Uniform Act), as amended, and implementing regulations in 49 CFR Part 24;
- Waivers to Buy America requirements;
- Approval of Federal participation under 23 CFR 1.9(b);
- Provide pre-approval for preventive maintenance project (until FHWA concurs with State DOT procedures);
- Requests for credits toward the non-Federal share of construction costs for early acquisitions, donations, or other contributions applied to a project;
- Functional replacement of property;
- Approval of a time extension for preliminary engineering projects beyond the 10-year limit, in the event that actual construction or acquisition of right-of-way for a highway project has not commenced;
- Approval of a time extension beyond the 20-year limit for right of way projects, in the event that actual construction of a road on the right-of-way is not undertaken;
- Determine need for Coast Guard Permit;
- Training Special Provision Approval of New Project Training Programs; and
- Any other approval or activity not specifically identified in Attachment A unless otherwise approved by the FHWA, including the Office of Chief Counsel.
- B. For all projects and programs, the State DOT will comply with Title 23 and all applicable non-Title 23, U.S.C. Federal-aid program requirements, such as metropolitan and statewide planning; environment; procurement of engineering and design related service contracts (except as provided in 23 U.S.C. 109(o)); Civil Rights including Title VI of the *Civil Rights Act*, and participation by Disadvantaged Business Enterprises; prevailing wage rates; and acquisition of right-of-way, etc.
- C. This Agreement does not modify the FHWA's non-Title 23 program approval and related responsibilities, such as approvals required under the Clean Air Act; National Environmental Policy Act, Executive Order on Environmental Justice (E.O. 12898), and other related environmental laws and statutes; the Uniform Act; and the Civil Rights Act of 1964 and related statutes.

SECTION VIII. PROJECT ACTION RESPONSIBILITY MATRIX

Attachment A, Project Action Responsibility Matrix, to this S&O Agreement identifies FAHP project approvals and related responsibilities. The Matrix specifies which approvals and related responsibilities are assumed by the State under 23 U.S.C. 106(c) or other statutory or regulatory authority, as well as approvals and related responsibilities reserved to FHWA.

SECTION IX. HIGH RISK CATEGORIES

(Information Note: High risk categories are discussed in Section III of the S&O Agreement Guidance.)

- A. In 23 U.S.C. 106(c), Congress directs that the Secretary shall not assign any approvals or related responsibilities for projects on the Interstate System if the Secretary determines the project to be in a high risk category. Under 23 U.S.C. 106(c)(4)(B), the Secretary may define high risk categories on a national basis, State-by-State basis, or national and State-by-State basis.
- B. The Division has determined there are no high risk categories.

SECTION X. FHWA OVERSIGHT PROGRAM UNDER 23 U.S.C. 106(g)

(Information Note: The FHWA Oversight Program is discussed in Section IV of the S&O Agreement Guidance.)

- A. In 23 U.S.C. 106(g), Congress directs that the Secretary shall establish an oversight program to monitor the effective and efficient use of funds authorized to carry out the FAHP. This program includes FHWA oversight of the State's processes and management practices, including those involved in carrying out the approvals and related responsibilities assumed by the State under 23 U.S.C. 106(c). Congress defines that, at a minimum, the oversight program shall be responsive to all areas relating to financial integrity and project delivery.
- B. The FHWA shall perform annual reviews that address elements of the State DOT"s financial management system in accordance with 23 U.S.C. 106(g)(2)(A). FHWA will periodically review the State DOT's monitoring of sub-recipients pursuant to 23 U.S.C. 106(g)(4)(B).
- C. The FHWA shall perform annual reviews that address elements of the project delivery systems of the State DOT, which elements include one or more activities that are involved in the life cycle of project from conception to completion of the project. The FHWA will also evaluate the practices of the State DOT for estimating project costs, awarding contracts, and reducing costs. 23 U.S.C. 106(g)(2) and (3).

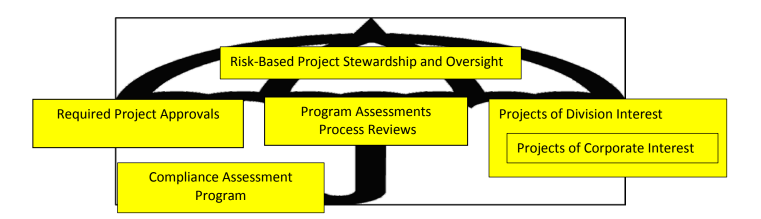
D. To carry out the requirements of 23 U.S.C. 106(g), the FHWA will employ a risk management framework to evaluate financial integrity and project delivery, and balance risk with staffing resources, available funding, and the State's transportation needs. The FHWA may work collaboratively with the State DOT to assess the risks inherent with the FAHP and funds management, and how that assessment will be used to align resources to develop appropriate risk response strategies

Techniques the Division and State DOT may use to identify and analyze risks and develop response strategies include the following:

- Program Assessments;
- FIRE Reviews;
- Program Reviews;
- Certification Reviews;
- Recurring or periodic reviews such as the Compliance Assessment Program (CAP); and
- Inspections of project elements or phases.

These techniques will be carried out in a manner consistent with applicable Division Standard Operating Procedures or other control documents relating to program assessments, FIRE, program reviews, CAP, etc.

The following techniques and processes will be used to carry out the requirements of 23 U.S.C. 106(g):



FHWA Divisions are required to develop and document criteria for identifying potential Projects of Division Interest, assessing the resulting projects, and making the final selection. The Projects of Division Interest have an elevated potential to either pose a risk or present an opportunity to advance key initiatives. Projects selection should be risk-based, and the stewardship and oversight activities should be directed toward addressing the risks. This may require retaining certain project approvals or directing stewardship or oversight activities to a specific phase or element of the project.

Decisions on level of oversight are made jointly by the FHWA in consultation with the State DOT and are documented in the Statewide Transportation Improvement Program (STIP) and on Division Office specific checklists.

If a project does not meet the basic risk criteria threshold for a Projects of Division Interest but contains any of the following elements, additional consideration will be given to the level of oversight.

- Complex utility relocations and ROW
- Unknown subsurface conditions (common to tunneling projects)
- Past performance on similar projects
- Extremely high ADT
- Impact on freight
- Complex traffic control
- Time to construct
- Large contracts
- Innovative contracting methods
- New or innovative construction methods
- Unique engineering features
- Source of funding
- High political or community interest
- Balancing of overall program of oversight (e.g., geographic coverage)

Projects using Federal innovative financing instruments such as TIFIA loans, GARVEE loans, or State Infrastructure Bank with Federal-aid funds will always be PoDI's, as will projects using special funding (e.g., TIGER funds).

Additionally, the FHWA Division Office will ensure that a minimum of 25 percent of the State DOT"s annual obligation limitation are covered by Projects of Division Interest projects and at there will be a minimum of one active PoDI in each West Virginia Division of Highways (WVDOH) District.

Method of Oversight

Program Assessments:

Each Division Office Program Manager is responsible for developing and keeping current an assessment of the current state of their assigned program, including a 3 to 5 year plan for advancing key elements of program improvement. This Assessment is updated every other year or when needed and is a key component to the yearly risk assessment.

Recurring Reviews:

These reviews are required by FHWA regulations and/or guidance and include such reviews as the yearly National Bridge Inspection Review, the Civil Rights Baseline Assessment (every 3 years), FIRE reviews (yearly), etc. The scope, size and complexity of each review vary due to the program.

Projects of Division Interest Reviews:

Projects of Division Interest oversight project construction inspections are required to be performed at least quarterly by the assigned FHWA Area Engineer using the Division Office approved inspection forms. Design reviews are to be performed in accordance with the review scheduled in WVDOH Design Directive 202 – FHWA concurs in the notes documented as a result of the review.

Compliance Assessment Program Reviews:

FHWA staff is responsible for conducting Compliance Assessment Program reviews on the project lists assigned to the Division Office each plan year. The Compliance Assessment Program reviews will consist a minimum of one (1) Compliance Assessment Program Core Question Form and another of the specialty area forms (e.g., environment, work zones, civil rights, etc.).

Process Reviews:

High priority processes will be studied by Process Review Teams that are selected jointly by the Division Office and the WVDOH. Process Reviews will be conducted each Plan Year based on the annual risk assessment — the topics will be also selected jointly. Process Reviews should generally include a sampling of Interstate, non-Interstate NHS, and non-NHS projects.

Program Accountability & Results (PAR) Reviews

PAR Reviews are reviews with a limited sample in a very specific area used to determine quickly whether a program or process is working effectively and efficiently. PAR Reviews are issue oriented and results driven. They are generally focused on functional areas and can be viewed as a QA/QC effort. They may be used to back check process review or as part of the risk assessment process to help select process review topics.

Various techniques can be used to help determine which reviews should be conducted, including risk assessments and pre-determined schedules for regular reviews of specific programs or components. The reviews can be conducted by individuals or teams and can be performed using FHWA Division Office staff, WVDOH staff, or staff from other stakeholder groups and organizations. The incorporation of the Division Office Financial Integrity Review and Evaluation (FIRE) Program should be referenced as the means to assess the financial aspects of programs and projects.

The WVDOH, FHWA, or both may initiate process and program evaluations of the FAHP. All evaluations are intended to evaluate procedures and policies used in delivering the FAHP, along with identifying deficiencies and opportunities for improvement. Reviews should also be performed to evaluate compliance with the established procedures and policies. FHWA will employ a risk management framework in consultation with the WVDOH to evaluate program areas to balance risk with consideration of staffing resources, funding within FAHP, and transportation needs within the State. The WVDOH may work collaboratively with FHWA to identify risks and make practical resources available to address FHWA's risk assessment findings.

Program reviews are FHWA's primary tool for providing oversight for assumed projects. The size and intensity of the program review may vary, depending on the topic being reviewed. Further, wherever appropriate, the program review should include a financial component and involve members of the financial team to determine if appropriate internal controls exist within the program intended to detect and/or prevent possible fraud, waste or abuse of Federal-aid funds. This component includes documenting those internal controls, as well as reviewing the adequacy of the documentation to support the appropriate expenditure of Federal-aid funds.

Regardless of the technique used, all reviews and inspections should be documented by a report.

E. Program Responsibility Matrix

Attachment B to this S&O Agreement is the Program Responsibility Matrix example that identifies all relevant FHWA program actions, and Division and State DOT program contact offices.

F. Manuals and Operating Agreements

State DOT manuals, agreements and other control documents that have been approved for use on Federal-aid projects are listed in Attachment C to this S&O Agreement.

G. Stewardship and Oversight Indicators

The Division and State DOT have jointly established Stewardship and Oversight Indicators (Indicators). The Indicators set targets, track trends, and implement countermeasures and actions when the data is moving away from the desired target direction. Indicators can provide documented evidence that the State DOT assumption of responsibilities is functioning appropriately. Stewardship and Oversight Indicators should be reviewed on an annual basis. The Indicators are shown in Attachment D to this S&O Agreement.

SECTION XI. STATE DOT OVERSIGHT AND REPORTING REQUIREMENTS

(Information Note: The FHWA Oversight Program is discussed in Section IV of the S&O Agreement Guidance.)

A. State DOT Oversight and Reporting Requirements

The State DOT is responsible for demonstrating to the FHWA how it is carrying out its responsibilities in accordance with this S&O Agreement. In order to fulfill this responsibility, the State DOT will:

- Prepare and review project plans in accordance with Design Directive (DD) 200 (Project Development Process) and DD 202 (Field and Office Reviews for Initial Engineering and Final Design)
- Prepare right of way plans in accordance with DD-301
- Prepare RRR and Roadway Preventive Maintenance projects in accordance with DD's 604, 606, 609 and 817.
- Prepare and approve exceptions to approved design criteria in accordance with DD 605
- Conduct pavement designs and select pavement types and thicknesses in accordance with DDs 641, 646 and 647.
- Develop PS&E's in accordance with DD 706.
- Develop Engineers Estimates in accordance with DD 707.
- Evaluate bids in accordance with DD 711.
- Manage construction projects in accordance with WVDOH Construction Manual.
- Conduct materials acceptance testing, quality assurance and independent assurance sampling in accordance with WVDOH Materials Procedures.
- B. State DOT Oversight of Locally Administered Projects
 - B.1. State DOT's are required to provide adequate oversight of sub-recipients including oversight of any assumed responsibilities the State DOT delegates to a LPA.
 - B.2. Pursuant to 23 U.S.C. 106(g)(4), the State DOT shall be responsible for determining that sub-recipients of Federal funds have adequate project delivery systems for locally administered projects and sufficient accounting controls to properly manage such Federal-aid funds. The State DOT is also responsible for ensuring compliance with reporting and other requirements applicable to grantees making sub-awards, such as monthly reporting requirements under the Federal Funding Accountability and Transparency Act of 2006, PL 109-282 (as amended by PL 110-252).
 - B.3. The State DOT acknowledges that it is responsible for sub-recipient awareness of Federal grant requirements management of grant awards and sub-awards, and is familiar with and comprehends pass through entity responsibilities (2 C.F.R 200.331 Requirements for Pass-thru Entities). The State DOT shall carry out these responsibilities using the following actions, programs, and processes:
 - Executed project agreement that outlines the requirements of a subrecipient of Federal funds and legally binds them to follow all applicable requirements. The executed agreement includes all

- applicable Federal requirements including, but not limited to, FHWA-1273.
- B.4. The State DOT shall assess whether a sub-recipient has adequate project delivery systems and sufficient accounting controls to properly manage projects, using the following actions, programs, and processes:
 - Review of potential sub-recipient's ability to manage Federal Funds during the Intent to Apply and Application process prior to recommendation for funding. This includes ensuring that the potential sub-recipient meets the requirement of responsible charge.
 - When necessary, a Private Land Use Agreement is also executed assuring public access to publicly funded projects.
- B.5. The State DOT shall assess whether a sub-recipient is staffed and equipped to perform work satisfactorily and cost effectively, and that adequate staffing and supervision exists to manage the Federal project(s), by using the following actions, programs, and processes:
 - The WVDOT offers usage of consultants previously selected through the competitive process and working for the WVDOT to design and when necessary, provide environmental documentation for NEPA.
 - If an LPA wishes to hire their own consultant, they are required to submit their process to the WVDOT for certification to ensure that all Federal requirements are met in said process to select a consultant.
 - Potential project sponsors are required to complete the financial section of the Transportation Alternatives Program Application showing that they can manage the funding if awarded to them.
 - When located on public Right of Way and wishing to use Force
 Account labor, a Force Account request is required. This document
 outlines, in detail, the estimated savings and ability of the Local Public
 Agency (LPA) to provide the labor/materials for a project. This
 follows FHWA Policy on Agency Force Account Use 5060.1 dated
 March 12, 2012.
- B.6. The State DOT shall assess whether sub-recipient projects receive adequate inspection to ensure they are completed in conformance with approved plans and specifications, by using the following actions, programs, and processes:
 - When using a consultant: It is a requirement of the WVDOT that construction inspection and oversight be incorporated into the scope of services.
 - When a consultant is not necessary: WVDOT project managers visit sites during construction to ensure all approved plans, specifications and materials are being utilized. The WVDOT also requires submittal

- of progress reports along with detailed invoices throughout the entire project.
- B.7. The State DOT shall ensure that when LPAs elect to use consultants for engineering services, the LPA, as provided under 23 CFR 635.105(b), shall provide a full-time employee of the agency to be in responsible charge of the project. The State DOT's process to ensure compliance with this requirement is documented by the following actions, programs, and processes:
 - The project application clearly states and asserts that the potential project sponsor must have a responsible charge for all projects.
 - Program Managers, before determining an LPA eligible for funding, ensure that the requirements of responsible charge are met. If not, the application is deemed ineligible.
- B.8. The State DOT shall ensure that project actions will be administered in accordance with all applicable Federal laws and regulations. The State DOT will use the following process on required approvals on subrecipient], and approved on sub-recipient administered projects.
 - a. Consultants will either be selected in accordance with the WVDOT's Consultant Selection Procedures, a Pre-Approved Consultant from the WVDOT listing of LPA consultants or via a local consultant selection process approved by the WVDOT;
 - b. Environmental Documentation will be developed in accordance with WVDOT DD's and approved by WVDOT staff;
 - c. Design with be in accordance with approved WVDOT DD's and approved by WVDOH staff;
 - d. Right-of-way will be acquired in accordance with WVDOT approved Right of Way Manual;
 - e. Construction monitoring, including Quality Control/Quality Assurance (QC/QA) will be in accordance with WVDOT Materials Procedures;
 - f. Contract administration including the State DOT's responsibility to approve a sub-recipient to pursue a contract procurement method other than competitive bidding with be in accordance with WVDOT Standard Specifications and WVDOT Contract Administration Manual.
 - g. Civil Rights; and
 - h. Financial Management including audits and indirect cost allocation plans;

B.9. The State DOT shall document its oversight activities for LPA-administered projects and findings, and how it will share this information with the FHWA

The WVDOT has a very limited LPA program that consists solely of projects funded with Transportation Alternative Program (TAP) funds. The Grants Administration section of the Planning Division has been assigned the duty of providing oversight to these projects and provides guidance, training and technical assistance.

The Grant Administration Manual describes the processes, documents, and approvals necessary to administer federal-aid funds. By agreeing to accept federal-aid funds, the local unit of government certifies that they understand their role and responsibility in carrying out the federal-aid program.

The Grants Administration section assures compliance by reviewing every project during the development process. All environmental clearances are obtained for the local entity by the WVDOT. Right of Way certificates and purchases are reviewed by WVDOT Right of Way personnel to ensure conformance with the Uniform Act. All PS&E 's are reviewed by the PS&E unit within the Grants Administration Section. Inspection reviews are performed during construction and a final inspection is performed and documented prior to acceptance.

At the conclusion of each year, the Grants Administration Section will provide the FHWA Division Office with a summary report on all local projects that were funded in the past calendar year along describing their oversight activities.

SECTION XII. IMPLEMENTATION AND AMENDMENTS

- A. This S&O Agreement will take effect as of the effective date of the signature of the FHWA West Virginia Division Administrator, who shall sign this S&O Agreement last.
- B. The Division and State DOT agree that updates to this Agreement will be considered periodically on a case-by-case basis or when:
 - Significant new legislation, Executive orders, or other initiatives affecting the relationship or responsibilities of one or both parties to the S&O Agreement occurs;
 - Leadership, or leadership direction, changes at the State DOT or FHWA; or
 - Priorities shift as a result of audits, public perception, or changes in staffing at either the State DOT or Division Office.

- C. The Division and State DOT agree that changes may occur to the contents of the Attachments to this S&O Agreement and documents incorporated by reference into the S&O Agreement. Except as provided in paragraph XII.D and E, changes to the Attachments and documents incorporated by reference will not require the Division and State DOT to amend this S&O Agreement. The effective date of any revisions to one of these documents shall be clearly visible in the header of the revised document. This Agreement and any revised document shall be posted on the Division's S&O Agreement internet site within five (5) business days of the effective date.
- D. Any changes to the high risk categories must be documented by an amendment to this S&O Agreement.
- E. Any changes to the Project Action Responsibility Matrix must be approved by the FHWA Office of Infrastructure in writing and documented by an amendment to this S&O Agreement.

EXECUTION BY THE FHWA WEST VIRGINIA D	DIVISION OF	FICE
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Executed this 26th day of May, 2015

Signature

Thomas J. Smith, P.E. Division Administrator

EXECUTION BY THE WEST VIRGINIA DEPARTMENT OF TRANSPORTATION

Executed this 26 th day of MAY, 2015

Signature

Paul A. Mattox, P.E.

Secretary of Transportation

ATTACHMENT A PROJECT ACTION RESPONSIBILITY MATRIX

The following matrix identifies Federal-aid highway program (FAHP) project approvals and related responsibilities on a program-wide basis. The matrix specifies which actions are assumed by the State under the provisions of 23 U.S.C. 106(c) or other statutory or regulatory authority, as well as those which are reserved to FHWA. Projects classified as PoDI projects are not covered by the matrix, as those projects will be governed by a separate PoDI plan that specifies FHWA and State responsibilities for the project.

In the matrix, actions marked with an asterisk ("FHWA*") are those that FHWA has retained but that could have been assumed by the State through FHWA discretion (on the NHS) or by right (off the NHS). Projects requiring those actions are PoDI projects because of FHWA's retained authority. Those projects will be governed by a separate PoDI Plan.

The State DOT is responsible for ensuring all individual elements of the project are eligible for FAHP funding, but all final eligibility and participation determinations are retained by FHWA.

PROJECT ACTION RESPONSIBILITY MATRIX (as of February 6, 2015) (Excluding PoDIs, which are subject to separate PoDI Plans)				
	AGENCY RESPONSIBLE			
ACTION	PROJECTS ON THE NHS	PROJECTS OFF THE NHS		
PROGRAMMING (All phases)				
Ensure project in Statewide Transportation Improvement Program (STIP)/Transportation Improvement Program (TIP)	STATE	STATE		
Identify proposed funding category	STATE(1)	STATE(1)		
FINANCIAL MANAGMENT (AI	l phases)			
Obligate funds/approve Federal- aid project agreement, modifications, and project closures (project authorizations) (Note: this action cannot be assumed by State)	FHWA	FHWA		
Authorize current bill (Note: this action cannot be assumed by State)	FHWA	FHWA		
Review and Accept Financial Plan and Annual Updates for Federal	FHWA	FHWA		

PROJECT ACTION RESPONSIBILITY MATRIX (as of February 6, 2015) (Excluding PoDIs, which are subject to separate PoDI Plans)			
(Excluding 1 obli	S, which are subject to separate has AGENCY RES		
ACTION	PROJECTS ON THE NHS	PROJECTS OFF THE NHS	
Major Projects over \$500 million [23 U.S.C. 106(h)] (Note: this action cannot be assumed by State)			
Review Cost Estimates for Federal Major Projects over \$500 million [23 U.S.C. 106(h)] (Note: this action cannot be assumed by State)	FHWA	FHWA	
Develop Financial Plan for Federal Projects between \$100 million and \$500 million. [23 U.S.C. 106(i)]	STATE	STATE	
ENVIRONMENT (All phases)			
All EA/FONSI, EIS/ROD, 4(f), 106, 6(f) and other approval actions required by Federal environmental laws and regulations. (Note: this action cannot be assumed by STATE except under 23 U.S.C. 327)	FHWA(2)	FHWA(2)	
Categorical Exclusion approval actions (Note this action cannot be assumed by the State except through an assignment under 23 U.S.C. 326 or 327, or through a programmatic agreement pursuant to Section 1318(d) of MAP-21 and 23 CFR 771.117(g)))	FHWA(2)	FHWA(2)	
PRELIMINARY DESIGN (Design Consultant Contract Selection	n Phase) STATE (3)	STATE (3)	
Sole source Consultant Contract Selection	STATE (3)	STATE (3)	
Approve hiring of consultant to serve in a "management" role (Note: this action cannot be assumed by State) [23 CFR 172.9]	FHWA	FHWA	
Approve consultant agreements and agreement revisions (Federal non-Major Projects)	STATE	STATE	

PROJECT ACTION RESPONSIBILITY MATRIX (as of February 6, 2015) (Excluding PoDIs, which are subject to separate PoDI Plans)				
	AGENCY RESPONSIBLE			
ACTION	PROJECTS ON THE NHS	PROJECTS OFF THE NHS		
[23 CFR 172.9]				
Approve consultant agreements and agreement revisions on Federal Major Projects [23 CFR 172.9] (Note: this action cannot be assumed by State)	FHWA	FHWA		
Approve exceptions to design standards [23 CFR 625.3(f)]	STATE	STATE		
Interstate System Access Change [23 USC 111] (Note: this action cannot be assumed by State)	FHWA	N/A		
Interstate System Access Justification Report [23 USC 111] (Note: action may be assumed by State pursuant to 23 USC 111(e))	FHWA*	N/A		
Airport highway clearance coordination and respective public interest finding (if required) [23 CFR 620.104]	STATE	STATE		
Approve Project Management Plan for Federal Major Projects over \$500 million [23 USC 106(h)] (Note: this action cannot be assumed by State)	FHWA	FHWA		
Approve innovative and Public- Private Partnership projects in accordance with SEP-14 and SEP- 15 (Note: this action cannot be assumed by State)	FHWA	FHWA		
Provide pre-approval for preventive maintenance project (until FHWA concurs with STATE procedures) (Note: this action cannot be assumed by State)	FHWA	FHWA		
DETAILED / FINAL DESIGN (D	Design Phase)			
Provide approval of preliminary plans for unusual/complex bridges or structures on the Interstate. [23]	FHWA (4)	N/A		

PROJECT ACTION RESPONSIBILITY MATRIX (as of February 6, 2015) (Excluding PoDIs, which are subject to separate PoDI Plans)				
· ·	AGENCY RESPONSIBLE			
ACTION	PROJECTS ON THE NHS	PROJECTS OFF THE NHS		
USC 109(a) and FHWA Policy]				
Provide approval of preliminary plans for unusual/complex bridges or structures (non-Interstate). [23 USC 109(a) and FHWA Policy]	State (4)	STATE		
Approve retaining right-of-way encroachments [23 CFR 1.23 (b) & (c)]	STATE	STATE		
Approve use of local force account agreements [23 CFR 635.104 & 204]	STATE	STATE		
Approve use of publicly owned equipment [23 CFR 635.106]	STATE	STATE		
Approve the use of proprietary products, processes [23 CFR 635.411]	STATE	STATE		
Concur in use of publicly furnished materials [23 CFR 635.407]	STATE	STATE		
RIGHT-OF-WAY (Design and O	perational Phases)			
Make feasibility/practicability determination for allowing authorization of construction prior to completion of ROW clearance, utility and railroad work [23 CFR 635.309(b)]	STATE	STATE		
Make public interest finding on whether State may proceed with bid advertisement even though ROW acquisition/relocation activities are not complete for some parcels [23 CFR 635.309(c)(3)]	FHWA for Interstate STATE for Non-Interstate	STATE		
Ensure compliant ROW certificate is in place [23 CFR 635.309(c)]	STATE	STATE		

PROJECT ACTION RESPONSIBILITY MATRIX (as of February 6, 2015) (Excluding PoDIs, which are subject to separate PoDI Plans)				
(Excluding PoDI	s, which are subject to separate AGENCY RES	i de la companya de		
ACTION		PROJECTS OFF THE		
	PROJECTS ON THE NHS	NHS		
Approve Hardship and Protective Buying [23 CFR 710.503] (If a Federal-aid project) (Note: this action cannot be assumed by State)	FHWA	FHWA		
Approve Interstate Real Property Interest Use Agreements [23 CFR 710.405] (Note: this action cannot be assumed by State)	FHWA	N/A		
Approve non-highway use and occupancy [23 CFR 1.23(c)]	FHWA for Interstate STATE for Non-NHS	STATE (3)		
Approve disposal at less than fair market value of federally funded right-of-way, including disposals of access control [23 U.S.C. 156] (Note: this action cannot be assumed by State)	FHWA	FHWA		
Approve disposal at fair market value of federally funded right-of-way, including disposals of access control [23 CFR 710.409] (Note: 23 CFR 710.201 authorizes FHWA and STATE to agree to scope of property-related oversight and approvals for all actions except those on the Interstate System)	FHWA for Interstate for Non-NHS	STATE (3)		
Requests for credits toward the non-Federal share of construction costs for early acquisitions, donations or other contributions applied to a project (note: this action cannot be assumed by State)	FHWA	FHWA		
Federal land transfers [23 CFR 710, Subpart F] (Note: this action cannot be assumed by State)	FHWA	FHWA		
Functional replacement of property [23 CFR 710.509] (Note: this action cannot be	FHWA	FHWA		

PROJECT ACTION RESPONSIBILITY MATRIX (as of February 6, 2015) (Excluding PoDIs, which are subject to separate PoDI Plans)			
	AGENCY RES		
ACTION	PROJECTS ON THE NHS	PROJECTS OFF THE NHS	
assumed by State)			
SYSTEM OPERATIONS AND P	RESERVATION (Design Phase)		
Accept Transportation Management Plans (23 CFR 630.1012(b))	STATE	STATE	
Approval of System Engineering Analysis (for ITS) [23 CFR 940.11]	STATE	STATE	
PS&E AND ADVERTISING (Des	sign Phase)		
Approve PS&E [23 CFR 630.201]	STATE	STATE	
Authorize advance construction and conversions [23 CFR 630.703 & 709] (Note: this action cannot be assumed by State)	FHWA	FHWA	
Approve utility or railroad force account work [23 CFR 645.113 & 646.216]	STATE	STATE	
Approve utility and railroad agreements [23 CFR 645.113 & 646.216]	STATE	STATE	
Approve use of consultants by utility companies [23 CFR 645.109(b)]	STATE	STATE	
Approve exceptions to maximum railroad protective insurance limits [23 CFR 646.111]	STATE	STATE	
Authorize (approve) advertising for bids [23 CFR 635.112, 309]	STATE	STATE	
CONTRACT ADVERTISEMENT AND AWARD (Design Phase) All contracts to be done by competitive bidding unless otherwise authorized by law			
All contracts to be done by competitive has a contract to be done by competitive has a construction work performed by force account or by contract awarded by other than competitive bidding [23 CFR 635.104 &.204]	STATE	STATE	

PROJECT ACTION RESPONSIBILITY MATRIX (as of February 6, 2015) (Excluding PoDIs, which are subject to separate PoDI Plans)			
(Encluding 1 02)	AGENCY RES		
ACTION	PROJECTS ON THE NHS	PROJECTS OFF THE NHS	
Approve emergency determinations for contracts awarded by other than competitive bidding [23 CFR 635.104 &.204]	FHWA*	STATE	
Approve construction engineering by local agency [23 CFR 635.105]	STATE	STATE	
Approve advertising period less than 3 weeks [23 CFR 635.112]	STATE	STATE	
Approve addenda during advertising period [23 CFR 635.112]	FHWA or STATE, whichever approved PS&E	STATE	
Concur in award of contract [23 CFR 635.114]	STATE	STATE	
Concur in rejection of all bids [23 CFR 635.114]	STATE	STATE	
Approval of Design-Build Requests-for-Proposals and Addenda [23 CFR 635.112]	STATE	STATE	
CONSTRUCTION (Construction	Phase)		
Approve changes and extra work [23 CFR 635.120]	STATE	STATE	
Approve contract time extensions [23 CFR 635.120]	STATE	STATE	
Concur in use of mandatory borrow/disposal sites [23 CFR 635.407]	STATE	STATE	
Accept materials certification [23 CFR 637.207]	STATE	STATE	
Concur in settlement of contract claims [23 CFR 635.124]	STATE	STATE	
Concur in termination of construction contracts [23 CFR 635.125]	STATE	STATE	
Waive Buy America provisions [23 CFR 635.410] (Note: this action cannot be assumed by State)	FHWA	FHWA	
Final inspection/acceptance of completed work [23 USC 114(a)]	STATE	STATE	

PROJECT ACTION RESPONSIBILITY MATRIX (as of February 6, 2015) (Excluding PoDIs, which are subject to separate PoDI Plans)			
	AGENCY RESPONSIBLE		
ACTION	PROJECTS ON THE NHS	PROJECTS OFF THE NHS	
CIVIL RIGHTS (All phases)			
Approval of Disadvantaged Business Enterprise (DBE) Project Contract Goal set by the State DOT under 49 CFR 26.51(d). [49 CFR 26.51(e)(3)]	STATE	STATE	
Acceptance of Bidder's Good Faith Efforts to Meet Contract Goal [49 CFR 26.53] or of Prime Contractor's Good Faith Efforts to Find Another DBE Subcontractor When a DBE Subcontractor is Terminated or Fails to Complete Its Work [49 CFR 26.53(g)] (Note: this action cannot be performed by the FHWA)	STATE	STATE	
Equal Employment Opportunity (EEO) Contract Compliance Review [23 CFR Part 230, Subpart D]).	STATE	STATE	
Training Special Provision – Approval of Project Goal for training slots or hours [23 CFR Part 230, Subpart A]	STATE	STATE	
Training Special Provision – Approval of New Project Training Programs (Note: this action cannot be assumed by State) [23 CFR 230.111(d), (e)]	FHWA	FHWA	

FOOTNOTES:

- (1) State is responsible for ensuring that all individual elements of the project are eligible. FHWA will check that the scope of the project as described in submitted project agreement is eligible for the category of funding sought. All final eligibility and participation determinations are retained by FHWA.
- (2) If there is a 23 U.S.C. 326 or 325 assignment or PCE agreement, decisions are handled in accordance with those assignments or agreements.
- (3) State's process and modifications to, or variation in process, require FHWA approval.

PROJECT ACTION RESPONSIBILITY MATRIX (as of February 6, 2015)							
(Excluding PoDIs, which are subject to separate PoDI Plans)							
ACTION	AGENCY RESPONSIBLE						
	PROJECTS ON THE NHS	PROJECTS OFF THE NHS					

(4) Unusual/Complex bridges and structures are those that the Division determines to have unique foundation problems, new or complex designs, exceptionally long spans, exceptionally large foundations, complex hydrologic (including climate change and extreme weather events) aspects, complex hydraulic elements or scour related elements, or that are designed with procedures that depart from currently recognized acceptable practices (i.e., cable-stay, suspension, arch, segmental concrete, moveable, truss, tunnels, or complex geotechnical walls or ground improvement systems)

ATTACHMENT B PROGRAM RESPONSIBILITY MATRIX

PROGRAM ACTION RESPONSIBILITY

The following matrix is an example list of program actions. The Division should refer to http://our.dot.gov/office/fhwa.hq/OfficeofInfrastructure/hipa/SO/Resources/ for the latest updated version which can be incorporated into the agreement or referenced as a control document. Modify the matrix to reflect the Division and State "Responsible Program Office." The primary office of contact should be listed, rather than an individual or the approving official.

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Appropriations, Allotments, Obligations	31 USC 1341(a)(1)(A)& (B); 31 USC 1517(a); 23 USC 118(b), 23 USC 121	As needed	Not Applicable	Office of Chief Financial Officer	Financial Manager	Planning Division	State will monitor appropriations, allotments and obligations to ensure that all funding is used efficiently within each quarter and use all Obligation Authority (OA) by the end of the year.
Approval of Indirect Cost Allocation Plans (ICAPs)	2 C.F.R Part 200, Subpart E;ASMBC-10	As needed	Not Applicable	Office of Chief Financial Officer	Financial Manager	Finance Division	The State will certify that the ICAP was prepared in accordance with 2 CFR 200 Subpart E.

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
FIRE Program Activities	FHWA Order 4560.1C (or as superseded)	Ongoing		Office of Chief Financial Officer	Financial Manager	Finance Division	State will continue to provide oversight and conduct reviews to ensure Federal-aid compliance. FHWA will review and monitor. State responsibilities include multiple tasks in support of risk assessments, conducting reviews and implementation of recommendations.
Audit Coordination/FHWA Financial Statement Audit/State External Audit Reviews/State Internal Audit Reviews	FMFIA, 2 C.F.R Part 200, Subpart F; ; GAAP, CFO Act of 1990; DOT Order 8000.1C	As needed	Not Applicable	Office of Chief Financial Officer	Financial Manager	Audit Division	State assures corrective action is taken to resolve audit findings and FHWA will monitor activities to ensure implementation.
Improper Payments Review	Improper Payments Information Act of 2002, PL 107-300, Improper Payments Elimination and Recovery Act of 2010, PL 111-204, Improper Payments Elimination and Recovery Improvement Act of 2012, PL 112-248	Annually		Office of Chief Financial Officer	Financial Manager	Finance Division	State will provide all information necessary to document sampled payments and FHWA offices will review and complete appropriate data submittal forms.
Transfer of Funds between programs or to other FHWA offices or agencies as requested by State	23 USC 126, 23 USC 132, and FHWA Order 4551.1	As needed	Not Applicable	Office of Chief Financial Officer	Financial Manager	Finance Division	State will submit requests for transfer and FHWA approves and processes the funding transfers between programs, to other States, to other agencies, and to FHWA HQ, Federal Lands, or Research offices.

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Reviews of State Transportation Departments Financial Management Systems - Financial Integrity	23 USC 106(g)(2)(A)	Annually	Not Applicable	Office of Chief Financial Officer	Financial Manager	Finance Division	23 USC 106(g)(2)(A) states that the Secretary shall perform annual reviews that address elements of the State transportation departments' financial management systems that affect projects approved under subsection (a).
Review Adequacy of Sub- recipient Project Delivery Systems and Sufficient Accounting Controls to Manage Federal Funds	23 USC 106(g)(4)(A)(i)	As needed	Not Applicable	Office of Chief Financial Officer	Financial Manager	Planning Division	
Periodic Reviews of States Monitoring of sub- recipients	23 USC 106(g)(4)(B)	As needed	Not Applicable	Office of Infrastructure	Financial Manager	Planning Division	
Approval of Increased Federal Share Agreement (Sliding Scale)	23 USC 120(b)(2)	As determined by the Federal Share Agreement	Not Applicable	Office of Chief Financial Officer	Financial Manager	Planning Division	A State must enter into an agreement with FHWA for use of the increased Federal share allowable under this section, which must be reviewed and updated periodically as agreed to in the agreement. States must demonstrate that they are in compliance with the statute and the agreement.
Prepare / Review Title VI Plan Accomplishments and Next Year's Goals	23 CFR 200.9(b)(10)	Annually	1-Oct	Office of Civil Rights	Civil Rights Specialist	EEO Division	Division office reviews and comments.
Prepare / EEO Contractor Compliance Plan accomplishments and next year's goals	23 CFR 230, Subpart C, Appendix A, Part I, III	Annually	1-Oct	Office of Civil Rights	Civil Rights Specialist	EEO Division	Division office reviews and comments.

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Prepare / Review State Internal EEO Affirmative Action Plan (Title VII) Accomplishments and Goals	23 CFR 230.311	Annually	1-Oct	Office of Civil Rights	Civil Rights Specialist	EEO Division	Courtesy copy to HQ.
Review DBE Program Revisions	49 CFR 26.21(b)(2)	As needed	Not Applicable	Office of Civil Rights	Civil Rights Specialist	EEO Division	Division sends to HCR for review and approval as
Prepare / DBE Uniform Awards and Commitment Report	49 CFR 26, Appendix B	Semi-Annual	June 1st December 1st	Office of Civil Rights	Civil Rights Specialist	EEO Division	Division Office reviews and sends to HCR
Prepare / Annual Analysis and Corrective Action Plan (if necessary)	49 CFR 26.47(c)	Annual (as necessary)	December 31st	Office of Civil Rights	Civil Rights Specialist	EEO Division	Division Office approves sends copy to HCR
Prepare / State DBE Program Goals	49 CFR 26.45(f)(1)	Triennial	August 1st	Office of Civil Rights	Civil Rights Specialist	EEO Division	Division reviews and approves; HCC provides legal sufficiency review and approval sends copy to HCR
Prepare / Review On-the- Job-Training (OJT) goals & accomplishments	23 CFR 230.111(b)	Annually	ТВА	Office of Civil Rights	Civil Rights Specialist	EEO Division	Division office reviews and comments.
Approval of OJT and DBE Supportive Services fund requests	23 CFR 230.113 & 23 CFR 230.204	Annual	ТВА	Office of Civil Rights	Civil Rights Specialist	EEO Division	Division recommends approval submits to HCR for final approval
Return of any unused discretionary grant program funding	23 CFR 230.117(2)	Annual	ТВА	Office of Civil Rights	Civil Rights Specialist	EEO Division	Division works with HCR and CFO
Prepare / Review of Report on Supportive Services (OJT & DBE)	23 CFR 230.113(g), 230.121(e), 230.204(g)(6)	Quarterly		Office of Civil Rights	Civil Rights Specialist	EEO Division	Division office reviews and comments.
Prepare / Review Annual Contractor Employment Report (Construction Summary of Employment Data (Form PR-1392)	23 CFR 230.121(a); Appendix D to Subpart A, Part 230, General Information and Instructions	Annually	1-Dec	Office of Civil Rights	Civil Rights Specialist	EEO Division	Recommendation sent to HQ for approval.

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Prepare / Review State DOT Employment Statistical Data (EEO-4)	23 CFR, Subpart C, Appendix A	Biannual	1-Dec	Office of Civil Rights	Civil Rights Specialist	EEO Division	Report sent to HQ quarterly for informational purposes and recommendation sent to HQ annually for approval.
Prepare / Review Annual Federal Projected Awards Reports - Historically Black Colleges & Universities/Tribal Colleges & Universities/Hispanic Serving Institutes, American Indian Alaskan Native, Asian Pacific & American Islander.	Presidential Executive Orders: 13230, 13256,13270, 13361, 13515	Annual	ТВА	Office of Civil Rights	Civil Rights Specialist	EEO Division	Divisions submit data to HCR who prepares report for DOCR
Prepare / Review ADA Complaint Reports of Investigation	28 CFR 35.190	As needed	Not Applicable	Office of Civil Rights	Civil Rights Specialist	EEO Division	Division office reviews, FHWA HQ approves and issues finding.
Review Americans with Disabilities Act (ADA) /Sec. 504 Program Plan accomplishments and next year's goals	49 CFR 27.11(c), EO 12250	Annually	1-Oct	Office of Civil Rights	Civil Rights Specialist	EEO Division	Division office reviews and comments.
Return of unexpended funds used for Summer Transportation Institutes	23 CFR 230.117(2)	Annual	August 30; however, State procurement rules may govern	Office of Civil Rights	Civil Rights Specialist	EEO Division	Divisions work with HCR and CFO
Prepare / Review Request for National Summer Transportation Institute (NSTI) Proposals (SOWs)	23 USC 140(b)	Annual	TBA	Office of Civil Rights	Civil Rights Specialist	EEO Division	Divisions recommend approval. HCR gives final approval
Prepare / Review NSTI Report (questionnaire)	23 USC 140(b)	Annual	October 15th	Office of Civil Rights	Civil Rights Specialist	EEO Division	Divisions provide to HCR
Receipt of State Consultation Process with Tribal Governments	23 CFR 450.210(c)	As needed	Not Applicable	Office of Federal Lands Highway	Environmental Specialist	Engineering Division	Informational Purposes.

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Approval of Contracting Procedures for Consultant Selection	23 CFR 172.5 & 172.9	As needed	Not Applicable	Office of Infrastructure	Director, E&O Team	Engineering Division	FHWA Division Office Approval.
Determination of High Risk Categories - Limitation on Interstate Projects	23 USC 106(c)(4)(B)	As needed	Not Applicable	Office of Infrastructure	Division Administrator	State Highway Engineer	Office of Program Administration determines national categories and must concur on any State designations.
Approval of State 3R Program	23 CFR 625.4(a)(3), 23 USC 109(n)	As needed	Not Applicable	Office of Infrastructure	Director, E&O Team	Engineering Division	FHWA Division Office Approval.
Verify adoption of Design Standards (National Highway System, including Interstate)	23 CFR 625, 23 USC 109(b), 23 USC 109(c)(2), 23 USC 109(o)	As needed	Not Applicable	Office of Infrastructure	Director, E&O Team	Engineering Division	FHWA HQ regulatory action to adopt NHS standards.
Approval of preliminary plans of Major and Unusual Bridges on the Interstate Highway System	(M1100.A)	As needed	Not Applicable	Office of Infrastructure	Director, E&O Team	Engineering Division	Director of HIBT has approval of preliminary plans of Major and Unusual Bridges on the Interstate Highway System (M1100.A)
Approval of State Standard Specifications	23 CFR 625.3	As needed	Not Applicable	Office of Infrastructure	Director, E&O Team	Engineering Division	FHWA Division Office Approval.
Verify State Design Exception Policy complies with FHWA Policy	23 CFR 625.3	As needed	Not Applicable	Office of Infrastructure	Director, E&O Team	Engineering Division	FHWA Division Office Approval.
Approval of State Standard Detail Plans	23 CFR 625.3	As needed	Not Applicable	Office of Infrastructure	Director, E&O Team	Engineering Division	FHWA Division Office Approval.
Approval of Pavement Design Policy	23 CFR 626.3	As needed	Not Applicable	Office of Infrastructure	Director, E&O Team	Engineering Division	FHWA Division Office Approval.
Review of Value Engineering Policy and Procedures	23 CFR 627.1(b)&(c), 23 CFR 627.7 FHWA Order 1311.1B	As needed	Not Applicable	Office of Infrastructure	Director, E&O Team	Engineering Division	FHWA Division Office Review.
Review of Value Engineering Annual Report	23 CFR 627.7, FHWA Order 1311.1B	Annual	Not Applicable	Office of Infrastructure	Director, E&O Team	Engineering Division	FHWA Division Office collects, reviews, and submits to HQ for review and reporting.

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Review and Approval of Interstate Access Requests	23 USC 111, 23 CFR 710, 74 FR 43743- 43746 (Aug. 27, 2009)	As needed	Not Applicable	Office of Infrastructure	Division Administrator	Engineering Division	FHWA Division Office approval with concurrence from HQ on more complex access requests.
Approval of Liquidated Damages Rate	23 CFR 635.127	Every 2 years	Not Applicable	Office of Infrastructure	Director, E&O Team	Engineering Division	FHWA Division Office Approval.
Approval of Quality Assurance Program	23 CFR 637.205	As needed	Not Applicable	Office of Infrastructure	Director, E&O Team	Engineering Division	State administers, with programmatic agreement by the Division Office, as part of their materials testing and construction quality assurance/acceptance program.
Assure Central Laboratory accredited by AASHTO Accreditation Program or FHWA approved comparable program	23 CFR 637.209	As needed	Not Applicable	Office of Infrastructure	Director, E&O Team	Engineering Division	State administers, with programmatic agreement by the Division Office, as part of their materials testing and construction quality assurance/acceptance program.
Assure Non-STD designated lab performing Independent Assurance sampling and testing accredited by AASHTO Accreditation Program or FHWA approved comparable program	23 CFR 637.209	As needed	Not Applicable	Office of Infrastructure	Director, E&O Team	Engineering Division	State administers, with programmatic agreement by the Division Office, as part of their materials testing and construction quality assurance/acceptance program.
Assure Non-STD designated lab used in dispute resolution accredited by AASHTO Accreditation Program or FHWA approved comparable program	23 CFR 637.209	As needed	Not Applicable	Office of Infrastructure	Director, E&O Team	Engineering Division	State administers, with programmatic agreement by the Division Office, as part of their materials testing and construction quality assurance/acceptance program.

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Review Independent Assurance Annual Report	23 CFR 637.207	Annually	1-Mar	Office of Infrastructure	Director, E&O Team	Engineering Division	State administers, with programmatic agreement by the Division Office, as part of their materials testing and construction quality assurance/acceptance program.
Assure Labor Compliance - Prevailing Wage Rate	23 USC 113	As needed	Not Applicable	Office of Infrastructure	Director, E&O Team	Engineering Division	FHWA Division Office Review and Approval
Determination of Eligible Preventive Maintenance Activity - Cost-Effective Means of Extending Useful Life Determination	23 USC 116(e)	As needed	Not Applicable	Office of Infrastructure	Director, E&O Team	Engineering Division	FHWA Division Office Approval
Approval of Utility Agreement / Alternate Procedure	23 CFR 645.119	As needed	Not Applicable	Office of Infrastructure	Director, E&O Team	Engineering Division	FHWA Division Office Approval
Approval of Utility Accommodation Policy	23 CFR 645.215, 23 USC 109(I), 23 USC 123	As needed	Not Applicable	Office of Infrastructure	Director E&O Team	Engineering Division	FHWA Division Office Approval
Review Bridge Construction, Geotechnical, and Hydraulics	23 CFR 650	As needed	Not Applicable	Office of Infrastructure	Structures Engineer	Engineering Division	
Review Plans of Corrective Action established to address NBIS compliance issues	23 CFR 650, 23 USC 144	Annually		Office of Infrastructure	Structures Engineer	Engineering Division	Division office performs annual compliance review and reports results to HQ.
Review NBI Data Submittal	23 CFR 650 Subpart C, Annual Memo from HQ, 23 USC 144	Annually	1-Apr	Office of Infrastructure	Structures Engineer	Engineering Division	Division resolve errors with States; States submit to HQ.
Review structurally deficient bridge construction Unit Cost submittal	23 USC 144	Annually	1-Apr	Office of Infrastructure	Structures Engineer	Engineering Division	Submit to HQ.
Review Section 9 of the Rivers and Harbors Act Submittals (Bridge Permits)	23 CFR 650 Subpart H; 33 CFR 114 & 115	As needed	Not Applicable	Office of Infrastructure	Structures Engineer	Engineering Division	

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Approval for reduction of expenditures for off-system bridges	23 USC 133(g)(2)(B)	As needed	Not Applicable	Office of Infrastructure	Division Administrator	Engineering Division	The FHWA Administrator may reduce the requirement for expenditures for off- system bridges if the FHWA Administrator determines that the State has inadequate needs to justify the expenditure.
Determination on Adequacy of State's Asset Management Plan	23 USC 119(5)	Annually beginning second fiscal year after establishment of the process		Office of Infrastructure	Corridor Management Engineer	Planning Division	
Certification and Recertification of States Process for Development of State Asset Management Plan	23 USC 119(6)	Recertification every four years after establishment of the process		Office of Infrastructure	Corridor Management Engineer	Planning Division	
Review Reporting on Performance Targets	23 USC 150(e)	Beginning four years after enactment of MAP-21 and biennially thereafter		Office of Infrastructure	Program Management Analyst	Planning Division	
Review National Highway System Performance Achievement Plan for Actions to achieve the targets (when State does not achieve or make significant progress toward achieving)	23 USC 119(7)	Required if State does not achieve targets (or significant progress) for 2 consecutive reports		Office of Infrastructure	Assistant Division Administrator	Planning Division	
States and sub-recipient failure to maintain projects - Notice and withholding Federal-aid Funds	23 USC 116(d)	As needed	Not Applicable	Office of Infrastructure	Division Administrator	State Highway Engineer	
Emergency Relief (ER) Damage Assessments and Reports	23 CFR 668 23 USC 120 and 125	As needed	Not Applicable	Office of Infrastructure	E&O Team Leader	Disaster Coordinator	Perform with State.

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Toll Credit and Maintenance of Effort (MOE) Calculation and Agreement	23 USC 120(i)	Annually		Office of Infrastructure	Financial Manager	Planning Division	State will calculate the amount of eligible toll credit and submit for approval. FHWA will review and approve the request.
Local Public Agency (LPA) Oversight	2 CFR 200.331;; 23 USC 106(g)(4)	As needed	Not Applicable	Office of Infrastructure	E&O Team Leader	Planning Division	States are responsible to ensure that LPAs are aware of all the applicable Federal-aid Program requirements; States are responsible to ensure monitoring and oversight to assure compliance with Federal requirements. 23 USC further reinforces stressing accountability on "project delivery systems" and "accounting controls."
Approval to Sell, Lease or Otherwise Dispose of a Ferry Purchased with Federal-aid Funds	23 USC 129 (c)(6)	As needed	Not Applicable	Office of Infrastructure	Division Administrator	Planning Division	Division Office reviews and submits for Office of Program Administration for Administrator Approval
Territorial Highway Program - Approval of Territory Agreement	23 USC 165(c)(5)	Reviewed and Revised as needed every two years		Office of Infrastructure	N/A	N/A	Division Office works with Office of Program Administration and HCC
TIFIA Credit Program	23 USC 601-609	As needed	Not Applicable	Office of Innovative Program Delivery	Division Administrator	Planning Division	Project sponsors submit requests for credit assistance to the TIFIA JPO for review; approval by the Secretary
GARVEEs	23 USC 122; GARVEE Guidance 3/14	As needed	Not Applicable	Office of Innovative Program Delivery	Division Administrator	Planning Division	MOUs strongly suggested for each GARVEE issue. FM contacts OIPD for review/concurrence before final approval

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
State Infrastructure Banks	NHS Act Section 308; 23 USC 610; SIB Guidance 3/14	Annual Report	Not Applicable	Office of Innovative Program Delivery	Financial Manager	Planning Division	Division sends copy of report to OIPD. SIB submits annual report to Division Office.
Section 129 Tolling Authority Requests	23 USC 129(a)	As needed	Not Applicable	Office of Innovative Program Delivery	Division Administrator	Planning Division	At the option of the project sponsor, may execute a Tolling Eligibility MOU with the Division Office; HIN coordinates FHWA HQ review
Section 166 HOV/HOT Lanes Tolling Authority Requests	23 USC 166(d)	As needed	Not Applicable	Office of Innovative Program Delivery	Division Administrator	Planning Division	At the option of the project sponsor, may execute a Tolling Eligibility MOU with the Division Office; HIN coordinates FHWA HQ review
Value Pricing Pilot Program Tolling Authority Requests	ISTEA Section 1012(b)	As needed	Not Applicable	Office of Innovative Program Delivery	Division Administrator	Planning Division	Requests submitted to HIN to coordinate review; approval by the Administrator
Interstate System Reconstruction and Rehabilitation Pilot Program Tolling Authority Requests	TEA-21 Section 1216(b)	As needed	Not Applicable	Office of Innovative Program Delivery	Division Administrator	Planning Division	Applications submitted to HIN to coordinate review; approval by the Administrator
Annual Audit of Toll Facility Records and Certification of Adequate Maintenance - Report Submittal	23 USC 129(a)(3)(B); TEA-21 Section 1216(b)(5)(B); SAFETEA-LU Section 1604(b)(3)(A); ISTEA Section 1012(b)(3)	Annually		Office of Innovative Program Delivery	Division Administrator	Planning Division	Division Office to receive the reports.
Project Management Plan (Major Projects)	23 U.S.C. 106(h)(2)	Prior to first federal authorization of construction funds for a Major Project	Not Applicable	Office of Innovative Program Delivery	Division Office will conduct concurrent review with HQ Office of Innovative Program Delivery.	State DOT or Project Sponsor will prepare and submit Project Management Plan.	Division Office will provide approval after receiving concurrence from HQ Office of Innovative Program Delivery.

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Financial Plan (Major Projects)	23 U.S.C. 106(h)(3)	Prior to first federal authorization of construction funds for a Major Project and then annually.	Annually as noted in the approved Initial Financial Plan	Office of Innovative Program Delivery	Division Office will conduct concurrent review with HQ Office of Innovative Program Delivery.	State DOT or Project Sponsor will prepare and submit annual Financial Plans.	Division Office will provide approval after receiving concurrence from HQ Office of Innovative Program Delivery.
Financial Plan (Other Projects)	23 U.S.C. 106(i)	Prior to first federal authorization of construction funds for an Other Project and then annually.	Annually as noted in the approved Initial Financial Plan	Office of Innovative Program Delivery	Division Office will review and approve Financial Plans for Other Projects in accordance with its stewardship and oversight agreement with the State DOT or Project Sponsor.	State DOT or Project Sponsor will prepare and submit annual Financial Plans to the Division Office, only upon request.	Other Projects are defined as projects with an estimated total cost of \$100 million or more that have not been designated as Major Projects.
Review Designation and Re-designation of Primary Freight Network	23 USC 167(d)	One year after enactment of MAP-21 and every ten years thereafter		Office of Operations	Planning Engineering	Planning Division	Under development, initial PFN designation scheduled for Spring 2014 completion.
Review Development and Update of National Freight Strategic Plan	23 USC 167(f)	Three years after enactment of MAP-21 and every five years thereafter		Office of Operations	Planning Engineering	Planning Division	OST lead
Review Freight Transportation Conditions and Performance Report	23 USC 167(g)	Two years after enactment of MAP-21 and every two years thereafter		Office of Operations	Planning Engineering	Planning Division	OST lead
Review HOV Operations Report for Tolled Use and Low-Emission and Energy- Efficient Vehicle Use	23 USC 166(d)	Annually		Office of Operations	Planning Engineering	Planning Division	
Congestion Partnerships Assessment	Annual Memo from HQ	Annually	1-Jul	Office of Operations	Planning Engineering	Planning Division	Complete with partners and forward to HQ.

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Traffic Incident Management Self- Assessment	Annual Memo from HQ	Annually	1-Jul	Office of Operations	Planning Engineering	Planning Division	Complete with partners and forward to HQ.
Work Zone Self- Assessment	Annual Memo from HQ	Annually	7/1/2013, This project is currently on hiatus and has not been determined whether it will be reestablished or not.	Office of Operations	Safety Engineer	Traffic Engineering Division	Complete with partners and forward to HQ.
Approval of State- Prepared Manual on Uniform Traffic Control Devices - State Traffic Control Manuals	23 CFR 655.603, 23 USC 109(d)	As needed	Not Applicable	Office of Operations	Safety Engineer	Traffic Engineering Division	
Review Vehicle Size & Weight Enforcement Plan	23 CFR 657.11, 23 USC 127	Annually	1-Oct	Office of Operations	Planning Engineer	Traffic Engineering Division	
Review Vehicle Size & Weight Enforcement Certification	23 CFR 657.13, 23 USC 141	Annually	1-Jan	Office of Operations	Planning Engineer	Traffic Engineering Division	
Approval of National Network Modifications	23 CFR 658.11	As needed	Not Applicable	Office of Operations	Planning Engineer	Traffic Engineering Division	
Intelligent Transportation System Architecture & Standards	23 CFR Part 940	As needed	Not Applicable	Office of Operations	Safety Engineer	Traffic Engineering Division	
Approval of Work Zone Significant Project Determination	23 CFR 630.1010	As needed		Office of Operations	Safety Engineer	Traffic Engineering Division	
Approval of Exceptions to Work Zone Procedures for Interstate Projects	23 CFR 630.1010	As needed		Office of Operations	Safety Engineer	Traffic Engineering Division	
Approval of Work Zone Policy and Procedures Conformance Review	23 CFR 630.1014	At appropriate intervals		Office of Operations	Safety Engineer	Traffic Engineering Division	
Process Review of Work Zone Safety and Mobility Procedures	23 CFR 630.1008, 23 USC 109(e)(2), 23 USC 112(g)	Every 2 years		Office of Operations	Safety Engineer	Traffic Engineering Division	

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Approval of State Planning Work Program and Revisions (Part 1)	23 CFR 420.111, 23 CFR 420.115, and 23 CFR 420.209	Annually	Prior to Program Period	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	FHWA Division Office Approval.
Approval of State Research and Development Work Program (Part 2)	23 CFR 420.111, 23 CFR 420.115, and 23 CFR 420.209	Annually	Prior to Program Period	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	FHWA Division Office Approval.
Approval of State's Distribution of Planning Funds Formula - Allocation Formulas for PL Funds	23 CFR 420.109, 23 USC 104(d)(2)(A)(i)	When Revised	Not Applicable	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	FHWA Division Office Approval.
Review of State Public Involvement Procedures	23 CFR 450.210(a)	As needed	Not Applicable	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	FHWA Division Office Review to Assure Compliance.
Receipt of State Consultation Process for Non- metropolitan Local Officials	23 CFR 450.210(b)	As needed	Not Applicable	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	Informational Purposes.
Review of Long-range Statewide Transportation Plan	23 CFR 450.214	As needed	Not Applicable	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	FHWA Division Office Review to Assure Compliance.
Approval of Statewide Transportation Improvement Program (STIP)	23 CFR 450.216, 23 CFR 450.218(a) & (c), 23 USC 135(g)(7)	At least every 4 years	Not Applicable	Office of Planning, Environment & Realty	Division Administrator	Planning Division	Joint FHWA and FTA approval.
Approval of STIP Amendments	23 CFR 450.218(a) & (c)	As needed	Not Applicable	Office of Planning, Environment & Realty	Division Administrator	Planning Division	Joint FHWA and FTA approval.
Finding of Consistency of Planning Process with Section 134 and 135	23 USC 135(g)(8), 23 CFR 450.218(b)	Concurrent with STIP approval	Not Applicable	Office of Planning, Environment & Realty	Planning Engineering	Planning Division	FHWA and FTA issue a joint finding concurrent with STIP approval.
Review of State Self- certification that Planning Process is in Accordance with Applicable Requirements	23 CFR 450.218(a)	Submitted with proposed STIP or STIP amendments	Not Applicable	Office of Planning, Environment & Realty	Planning Engineering	Planning Division	Received with STIP.
Approval of Transportation Management Area (TMA) MPO Unified Planning Work Programs (UPWP)	23 CFR 450.308(b) and 23 CFR 420 (Subpart A)	Prior to Program End	Not Applicable	Office of Planning, Environment & Realty	Planning Engineering	Planning Division	

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Approval of Non-TMA UPWA	23 CFR 450.308(b) and 23 CFR 420 (Subpart A)	Prior to Program End	Not Applicable	Office of Planning, Environment & Realty	Planning Engineering	Planning Division	May use simplified work statement.
Approval of UPWP Revisions and Amendments (All MPO's)	23 CFR 420.115	As needed	Not Applicable	Office of Planning, Environment & Realty	Planning Engineering	Planning Division	
Review of UPWP Performance and Expenditure Reports (All MPO's)	23 CFR 420.117(b)	Not more frequently than quarterly	Not Applicable	Office of Planning, Environment & Realty	Planning Engineering	Planning Division	
Approval of Report Before Publication (All MPO's)	23 CFR 420.117(e)	As needed	Not Applicable	Office of Planning, Environment & Realty	Planning Engineering	Planning Division	Waiver may be granted.
Approval to use Planning Funds outside Urbanized Areas for States Receiving Minimum Apportionment	23 USC 104(d)(1)(A)(ii)	As needed	Not Applicable	Office of Planning, Environment & Realty	Planning Engineering	Planning Division	
Review of Metropolitan Planning Area Boundary (Establishment and Changes)	23 CFR 450.312	As needed	Not Applicable	Office of Planning, Environment & Realty	Planning Engineering	Planning Division	Approval by MPO and the Governor, shape files forwarded to HQ. (Comment: No action is required by FHWA/FTA).
Review of Metropolitan Transportation Planning Organizations (MPO) Designation and Re- designation	23 CFR 450.310	As needed	Not Applicable	Office of Planning, Environment & Realty	Planning Engineering	Planning Division	Require agreement between Governor and local governments.
Review of Metropolitan Planning Agreements (MPA) for Attainment or Entire Nonattainment Area	23 CFR 450.314(a)	When Completed	Not Applicable	Office of Planning, Environment & Realty	Planning Engineering	Planning Division	Between MPO/State DOT/Transit Operator. Included in UPWP or Prospectus (23 CFR 450.314(d)).
Review of MPA - for MPA that do not include the entire nonattainment or maintenance area	23 CFR 450.314(b), 23 USC 109(j)	When Completed	Not Applicable	Office of Planning, Environment & Realty	Planning Engineering	Planning Division	Between MPO/State DOT/State AQ Agency.
Review of MPO Public Participation Procedures	23 CFR 450.316(a)	As needed	Not Applicable	Office of Planning, Environment & Realty	Planning Engineering	Planning Division	Must be developed and published.

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Review of Metropolitan Transportation Plan (MTP) in Attainment Areas (and Updates)	23 CFR 450.322	Every 4 years	Not Applicable	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	
Review of MTP in Non- Attainment and Maintenance Areas (and Updates)	23 CFR 450.322	Every 5 years	Not Applicable	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	
Review of MTP Amendments	23 CFR 450.322(c)	As Needed	Not Applicable	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	
Air Quality Conformity Determination on LRTP in Non-attainment and Maintenance Areas	23 CFR 450.322(d)	Concurrent with LRTP updates at least every 4 years and as needed on amendments	Not Applicable	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	After receipt of MPO determination; Joint FHWA and FTA determination; In consultation with the Environmental Protection Agency (EPA).
Review of Transportation Improvement Program (TIP)	23 CFR 450.300(a); 23 CFR 450.324(b); 23 CFR 450.328(a), 23 USC 134(j)(1)(D)	Prior to Program Period	Not Applicable	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	No succinct Federal approval action is required for the TIP. FHWA/FTA approval of the TIP is through the STIP approval process.
Review of TIP Amendments	23 CFR 450.324(a); 23 CFR 450.328(b)	As needed	Not Applicable	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	No succinct Federal approval action is required for the TIP. FHWA/FTA approval of the TIP is through the STIP approval process.
Approval of Air Quality Conformity Determination on TIP	23 CFR 450.326; 23 CFR 450.328	At least every 4 years, or when the TIP has been modified (unless exempt projects)	Not Applicable	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	Applies to non- attainment and maintenance areas only. After receipt of MPO determination, joint determination with FTA (in cooperation with EPA).

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Federal Finding of Consistency of Planning Process with Section 134 and 135	23 CFR 450.218(b); 23 CFR 450.334(a)	Concurrent with (S)TIP submittal	Not Applicable	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	At least every four years, joint finding with FTA when TIP is submitted.
In Metropolitan Planning Areas, Review of State and MPO Self-certification that Planning Process is in Accordance with Applicable Requirements	23 CFR 450.334 (a), 23 CFR 218(a)	Annually or concurrent with the STIP/TIP cycle	Not Applicable	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	Required for all MPO's. May be included in the STIP, TIP, or UPWP, at least every 4 years.
In TMA's, Certification that Planning Process is in Accordance with Applicable Requirements	23 CFR 450.334(b), 23 USC 134(k)(5)	Every 4 years		Office of Planning, Environment & Realty	Planning Engineer	Planning Division	Joint FHWA and FTA Certification.
Approval of Federal-Aid Urban Area Boundaries	23 CFR 470.105 (a), 23 USC 101(a)(33)	As needed	Not Applicable	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	
Approval of Revision of Functional Classification	23 CFR 470.105 (b)	As needed	Not Applicable	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	
Approval by Administrator of Interstate Additions & Revisions	23 USC 103(c)(1)(D), 23 CFR 470.111, 23CFR 470.115 (a)	As needed	Not Applicable	Office of Planning, Environment & Realty	Division Administrator	Planning Division	Approval by HQ – Administrator.
Approval by Office Director of National Highway System (NHS) Additions and Revisions	23 USC 103(b)(3), 23 CFR 470.113 and 470.115(a)	As needed	Not Applicable	Office of Planning, Environment & Realty	Division Administrator	Planning Division	Approved by HQ - Office Director.
Review of CMAQ Annual Report	CMAQ Guidance Memo October 31, 2006	Annually	1-Mar	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	Division provides information on CMAQ projects including: amount of obligation, project description and location, and air quality benefits. The report must be submitted via the web-based CMAQ Tracking System.

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Transportation Planning Excellence Awards		Annually	1-Feb	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	Call for entries for the FHWA FTA Transportation Planning and Excellence Awards.
Approval of Local Technical Assistance Program (LTAP) Centers Work Plan and Budget	FHWA LTAP Field Manual	Annually	31-Mar	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	FHWA HQ approval.
Approval of Public Involvement Program Procedures	23 CFR 771.111(h), 23 USC 128	As needed	Not Applicable	Office of Planning, Environment & Realty	Director, P &D Team	Engineering Division	
Approval of NEPA Procedures, including Section 4(f)	23 CFR 771; 23 CFR 774; SAFETEA-LU 6007 & 6009, 23 USC 109(h)	As needed	Not Applicable	Office of Planning, Environment & Realty	Director, P&D Team	Engineering Division	
Approval of Noise Policies	23 CFR 772.7, 772.9, and 772.13, 23 USC 109(i)	As needed	Not Applicable	Office of Planning, Environment & Realty	Director, P&D Team	Engineering Division	FHWA approves State' noise abatement policy.
EIS Status Updates	FHWA Strategic Goal - EIS Timeliness	Quarterly	(Fiscal Year - Oct, Jan, Apr, Jul)	Office of Planning, Environment & Realty	Environmental Specialist	Engineering Division	Monitor time required to complete EIS's. Determine projects which have exceeded recommended timeline (3 years). Identify projects which should be listed as dormant. Submit to HEPE.
Endangered Species Act Cost Report		Annually	1-Mar	Office of Planning, Environment & Realty	Environmental Specialist	Engineering Division	
Exemplary Ecosystem Initiatives Applications		Annually	1-Apr	Office of Planning, Environment & Realty	Environmental Specialist	Engineering Division	
Approval of Acquisitions, Appraisals, and Relocations Program and Procedures	49 CFR Part 24, The UA	As needed	Not Applicable	Office of Planning, Environment & Realty	Right of Way Manager	Right of Way Division	
Early Acquisitions	23 CFR 710.501	As needed	Not Applicable	Office of Planning, Environment & Realty	Right of Way Manager	Right of Way Division	
Local Public Agency Oversight	49 CFR 24.4(b); 23 CFR 710.201	As needed	Not Applicable	Office of Planning, Environment &	Director, E&O Team	Right of Way Division	

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
				Realty			
Approval of Highway Facility Relinquishment	23 CFR 620.203	As needed	Not Applicable	Applicable Realty		Right of Way Division	
Approval of ROW Disposal Authorization Request	23 CFR 710.409	As needed	Not Applicable			Right of Way Division	
Approval of ROW Operations Manual (Organization, Policies and Procedures), Updates, and Certification	23 CFR 710.201	January 1, 2001 and every 3 years thereafter or as required by changes in State law or Federal regulation or law	Not Applicable	Office of Planning, Environment & Realty	Right of Way Manager	Right of Way Division	
Approval of Exception to Charging Fair Market Value	23 CFR 710.403 and 23 CFR 710.409	As needed	Not Applicable	Office of Planning, Environment & Realty	Right of Way Manager	Right of Way Division	
Approval of Interstate Real Property Use Agreements	23 CFR 710.405	As needed	Not Applicable	Office of Planning, Environment & Realty	Right of Way Manager	Right of Way Division	
Approval of Request for Federal Land Transfer	23 CFR 710.601	As needed	Not Applicable	Office of Planning, Environment & Realty	Division Administrator	Right of Way Division	
Approval of Request for Direct Federal Acquisition	23 CFR 710.603	As needed	Not Applicable	Office of Planning, Environment & Realty	Division Administrator	Right of Way Division	
Approval of Outdoor Advertising Policies and Procedures, and Regulation and Procedure Approval	23 CFR 750.304, 23 CFR 750.705, 23 USC 131	As needed	Not Applicable	Office of Planning, Environment & Realty	Director, P&D Team	Right of Way Division	
Approval of Requests to Exempt Certain Nonconforming Signs, Displays, and Devices	23 CFR 750.503	As needed	Not Applicable	Office of Planning, Environment & Realty	Director, P&D Team	Right of Way Division	

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Approval of Railroad Agreement Alternate Procedure	23 CFR 646.220	As needed	Not Applicable	Office of Planning, Environment & Realty	Right of Way Manager	Right of Way Division	
Approval of Uniform Act Waivers and Waivers from Availability of Comparable Replacement Dwelling before Displacement	49 CFR 24.7, 49 CFR 24.204(b)	As needed	Not Applicable			Right of Way Division	Requests reviewed and approved by HEPR Office Director.
Review of Uniform Relocation Assistance & Real Property Acquisition Report -(OMB Form 2125- 0030)	49 CFR 24.9c & Appendix B 49 CFR 24.603	Annually	15-Nov	Office of Planning, Environment & Realty	Right of Way Manager	Right of Way Division	Submitted to FHWA Headquarters (HQ).
Review of Real Property Acquisition Statistical Report	FHWA Order 6540.1	Annually	15-Nov	Office of Planning, Environment & Realty	Right of Way Manager	Right of Way Division	
Approval of Management Process and Project Selection Procedures and Certification for Research, Development & Technology Transfer Program and Revisions to Process	23 CFR 420.115 and 23 CFR 420.209	As needed	Not Applicable	Office of Planning, Environment & Realty	Right of Way Manager	Right of Way Division	FHWA Division Office Approval.
Periodic Review of States Management Process of the Research, Development & Technology Transfer Program	23 CFR 420.209	Periodic	Not Applicable	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	FHWA Division Office Periodic Review.
Approval of Performance and Expenditure Reports for SPR Research Work Programs	23 CFR 420.117	No less frequently than annual and no more frequently than quarterly	90 Days After End Of Period	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	FHWA Division Office Approval.
Approval of SPR research reports	23 CFR 420.117	Prior to publication unless prior approval is waved	Not Applicable	Office of Planning, Environment & Realty	Planning Engineer	Planning Division	FHWA Division Office Approval unless waived.

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Annual Traffic Reports	Traffic Monitoring Analysis System and Traffic Monitoring Guide reporting	When Published	As needed	Office of Highway Policy information	Planning Engineer	Planning Division	When Published
Approval of Annual Field Review Report	HPMS Field Review Guidelines (June 2001) Continuous Process Improvement Model for HPMS(February 2003)	Annually	1-Nov	Office of Highway Policy information	Planning Engineer	Planning Division	Review memo to HQ.
Approval of Certified Public Road Mileage	23 CFR 460.3(b)	Annually	1-Jun	Office of Highway Policy information	Planning Engineer	Planning Division	Each year, the Governor of each State and territory or a designee must certify Public Road Mileage. FHWA division reviews the Mileage and sends to HQ with division review/concurrence. This is reported to NHTSA for Apportionment of Safety Funds.
Approval of Data Submittal	23 CFR 420.105(b), HPMS Field Manual	Annually	15-Jun	Office of Highway Policy information	Planning Engineer	Planning Division	State DOT sends directly to Division Office and HQ.
Highway Statistics Reports	Guide to Reporting Highway Statistics			Office of Highway Policy information	Planning Engineer	Planning Division	State DOT of Division Office sends directly to HQ.
Motor Fuels Report	A Guide to Reporting Highway Statistics, Chapter 2	Due 60 days after end of each reporting month		Office of Highway Policy information	Planning Engineer	Planning Division	
Vehicles and Drivers (561, 562, 566, and 571)	A Guide to Reporting Highway Statistics, Chapters 3, 4, 5, and 6	1-Apr	1-Apr	Office of Highway Policy information	Planning Engineer	Planning Division	
Finance (531, 532, 541, 542, and 543 (optional)	A Guide to Reporting Highway Statistics, Chapters 8 and 9	1-Apr	1-Apr	Office of Highway Policy information	Financial Manager	Planning Division	
Transportation Bond Referendums	A Guide to Reporting Highway Statistics, Chapter 9	When Published	When Published	Office of Highway Policy information	Financial Manager	Planning Division	

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
State DOT / Toll Authority Audits and Published Annual Reports and Form 539 (optional)	A Guide to Reporting Highway Statistics, Chapter 10	When Published	When Published	Office of Highway Policy information	Financial Manager	Planning Division	Annually, Due as soon as available.
Finance (536)	A Guide to Reporting Highway Statistics, Chapter 11	30-Sep	30-Sep	Office of Highway Policy information	Financial Manager	Planning Division	Biennially for odd- numbered years. Due nine months after end of reporting year
Finance (534)	A Guide to Reporting Highway Statistics, Chapter 12	15-Jun	15-Jun	Office of Highway Policy information Financial Manager		Planning Division	Annually for State, Biennially for local
Highway Finance and Tax Legislation	A Guide to Reporting Highway Statistics, Chapter 13	When Published	When Published	Office of Highway Policy information	Financial Manager	Planning Division	
State DOT Budgets and Published Annual Reports	A Guide to Reporting Highway Statistics, Chapter 13	When Published	When Published	Office of Highway Policy information	Financial Manager	Planning Division	
Motor Fuel Oversight Review	July 24, 2001 HQ Memo	Initial baseline reports no later than December 31, 2003		Office of Highway Policy information	Planning Engineer	Planning Division	Annual progress reports and statement of verification by June 30. Submitted via UPACS.
Review of Biennial - Toll Facilities in the United States	23 CFR 450.105(b) HPMS Field Manual	Biennially - Odd Years	June 15 (Odd Years)	Office of Highway Policy information	Planning Engineer	Planning Division	Division Office sends to HQ.
State Highway Maps (Tourist)		When Published	When Published	Office of Highway Policy information	Planning Engineer	Planning Division	Two copies to each Division Office and 100 copies to HQ.
Traffic Flow Maps		When Published		Office of Highway Policy information	Planning Engineer	Planning Division	When Published.
Vehicle Classification Data	MAP-21, HPMS Field Manual, Traffic Monitoring Guide	15-Jun	15-Jun	Office of Highway Policy information	Planning Engineer	Planning Division	Part of Annual HPMS submittal.

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Highway Use Tax Evasion Grant Awards	23 USC 143	Annual	Not Applicable	Office of Highway Policy information	Planning Engineer	Planning Division	FHWA along with the Internal Revenue Service will review applications and select awardees for projects designed to reduce or eliminate fuel tax evasion. FHWA will also review annual progress reports on projects.
Heavy Vehicle Use Tax (HVUT) – Certification of verifying proof-of-payment of HVUT	23 CFR 669.7	1-Jul	1-Jul	Office of Highway Policy information	Planning Engineer	Planning Division	Each year, the Governor of each State, or a designee must certify that the State is verifying that the HVUT has been paid before they issue or renew registrations on vehicles over 55,000 lbs. The HVUT program is administered by the Internal Revenue Service.
Heavy Vehicle Use Tax (HVUT) – Certification of verifying proof-of-payment of HVUT	23 CFR 669	Annual	1-Jan	Office of Highway Policy information	Planning Engineer	Planning Division	Each year, the Governor of each State, or a designee must certify that the State is verifying that the HVUT has been paid before they issue or renew registrations on vehicles over 55,000 lbs. The HVUT program is administered by the Internal Revenue Service.

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Heavy Vehicle Use Tax (HVUT) – Triennial review of State program	23 CFR 669.21	Triennial	Not Applicable	Office of Highway Policy information	Planning Engineer	Planning Division	Every 3 years, the local Division Office will perform a review of the State process for verifying that the HVUT has been paid before a registration can be issued or renewed for vehicles over 55,000 lbs. The HVUT program is administered by the Internal Revenue Service.
Permanent ATR Data	Heavy Vehicle Travel Information System Field Manual	Monthly	Monthly	Office of Highway Policy information	Planning Engineer	Planning Division	Submit monthly, within 20 days after the close of the month for which the data were collected.
Continuous Automatic Vehicle Classifier Data	Heavy Vehicle Travel Information System Field Manual	Monthly	Monthly	Office of Highway Policy information	Planning Engineer	Planning Division	Send up to one week of data per quarter
Weight and Vehicle Classification Data Collected at Weigh-in- motion sites	Heavy Vehicle Travel Information System Field Manual	15-Jun	As needed	Office of Highway Policy information	Planning Engineer	Planning Division	WIM data collected at non-continuous sites during a year should be submitted by June 15 of the following year. If continuous WIM data are available, then up to one week of data per quarter.
Approval of MAP-21 compliant SHSP update within the legislatively required timeframe.	23 U.S.C. 148 (d)(2)(B)	Non Recurring	By Aug. 1 of the fiscal year after the HSIP final rule is established	Office of Safety	Planning Engineer	Planning Division	FHWA Division Offices provide copy of SHSP process approval letter to HQ.
Highway Safety Improvement Program (HSIP) and Railway- Highway Crossing Program (RHCP) Reports	23 USC 148(h), 23 CFR 924.15	Annually	31-Aug	Office of Safety	Safety Engineer	Traffic Engineering Division	As per MAP-21 guidance, reports are due to FHWA Division Office by August 31st and to the Office of Safety by September 30.

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
Transportation Performance Management (TPM) for Safety	23 USC 150, 23 USC 134, 23 USC 135, 23 USC 148(i)	Annually	31-Aug	Office of Safety	Safety Engineer	Traffic Engineering Division	Per MAP-21, States and MPOs must set targets for established measures. Targets must be assessed for achievement
Review Drug Offender Driver's License Suspension Law & Enforcement Certification	23 USC 159 23, CFR 192.5	Annually	1-Jan	Office of Safety	Safety Engineer	Traffic Engineering Division	Certifications due to the Division Office by January 1.
(Section 159) Section 154/164 Compliance Status - Funds Reservation	23 USC 154 and 23 USC 164	Annually	30-Oct	Office of Safety	Safety Engineer	Traffic Engineering Division	States must submit a Shift letter to the Division Office by Oct. 30 indicating how to apply the penalty. New penalty states have additional time. The Office of Safety processes the compilation of information in a memo to the CFO.
Review Safety Belt Compliance Status	23 USC 153, 23 CFR 1215.6	Annually	Annually	Office of Safety	Safety Engineer	Traffic Engineering Division	NHTSA
High Risk Rural Roads (HRRR) Special Rule	23 USC 148(g)(1)	Annually	Annually	Office of Safety	Safety Engineer	Traffic Engineering Division	After the final FARS and HPMS data are available, FHWA HQ will inform the States if the HRRR Special Rule applies for the following FY.
Older Drivers and Pedestrians Special Rule	23 USC 148 (g)(2)	Annually	31-Aug	Office of Safety	Safety Engineer	Traffic Engineering Division	States should include in their annual HSIP reports (due August 31st) the calculations performed, verifying whether the Older Driver Special Rule applies in the State. If the Special Rule applies to a State in a given year, the State must include in its

Activity	Authority	Frequency	Due Date	FHWA HQ Program Office	FHWA Division Responsible Program Office	State DOT Responsible Program Office	Remarks
							subsequent SHSP strategies to address the increases in the fatality and serious injury rates for drivers and pedestrians over the age of 65.
FHWA Emergency Preparedness Program	Executive Order 12656 and FHWA Order 1910.2C	As needed	Not Applicable	Office of Operations	Director, E&O Team	Disaster Coordinator	National Programs.

ATTACHMENT C MANUALS AND OPERATING AGREEMENTS

STATE DOT Manuals

Consultant Services Manual **Design Directives** Value Engineering Manual Standard Details, Volumes I, II & III Bridge Design Manual Bridge Inspection Manual Drainage Manual Traffic Engineering Directives Sign Fabrication Details Workzone Traffic Control Manual Adjustment and Relocation of Utilities Manual Contract Award Manual Construction Manual **Standard Specifications Supplement Specifications** Erosion and Sediment Control Manual STIP Operating Guidelines Grants Administration Manual Scenic Byways Manual Research Manual Materials Procedures.

Operating (Programmatic) Agreements

Programmatic CE Process Section 7 Consultation MOU NEPA/404 Section 106 Programmatic Agreement

ATTACHMENT D Stewardship and Oversight Indicators

ID	PERFORMANCEINDICATOR/MEAS URE	GOAL (PER YEAR)	AGREED/ PROPOSED (REPORT CYCLE) Calendar Year	LEAD REPORTING AUTHORITY	SUPPORTINGJUSTIFICATION FOR PERFORMANCE INDICATOR/MEASUREAND OTHER COMMENTS
	Civil Rights				
1	DBE Participation – Percent of Total DBE Participation	>8.66	Annual	WVDOT/ Civil Rights	The purpose of this measure is to determine the level of progress in achieving DBE participation. Calculated by dividing the "Total DBE Participation (Dollars)" by the "Total Dollar Value of Prime Contracts Completed".
2	EEO Compliance Reviews – percent of project reviews by EEO Division	>60%	Annual	WVDOT/ Civil Rights	The purpose of this measure is to ensure 60% of federal aid of projects have reviews for EEO Compliance by the EEO Division
3	EEO-Number of contractor compliance reviews.	>7	Annual	WVDOT/ Civil Rights	The purpose of this measure would be to identify potential EEO problems that could affect Federal-aid eligibility. WVDOT conducts these reviews annually. Reports are reviewed by FHWA.
	Financial Management				
4	Obligation Authority- Percent of obligation authority used during Fiscal Year	100%	Quarterly	FHWA/ Financial	This measure shows the ratio of Federal funds actually obligated in FMIS to the total Federal funds available to obligate. The majority of Federal funds provided to the State annually must be obligated within that same fiscal year. The rate should be 100% by the end of each September. Divide the "Federal Funds Obligated" by the "Total Limitation Amount" (found in FMIS under Limitation Data tab)
5	Advanced Construction – Percent of Advanced Construction authorized as compared to annual apportionment.	Monitor	Annual	WVDOT/ Financial	Measures dollar amount of projects authorized as Advance Construction with core funding compared to State annual apportionment of core funding. Total cumulative Advance Construction balance (shown on FMIS W10 report) core funding only divided by annual State apportionment amount of core funding (shown in annual apportionment notice dated Oct 1st.
6	Inactive Obligations – Percent of obligated but unexpended balance for all inactive projects compared to total annual apportionments.	<2%	Quarterly	FHWA/ Financial	Measures length of time a project has not incurred expenses within specified time and dollar thresholds. Projects are deemed inactive obligation meaning federal funds were committed, or obligated, but the project is not advancing. Mandated in 23 CFR; helps gauge effective administration of Federal funds and project management. Dollar amount of projects identified as inactive (shown in FMIS Q reports) divided by annual State apportionment (shown in annual apportionment Notice dated Oct 1st.

	Bridge				
7	Routine Inspections - Percent of routine bridge inspections on schedule.	100%	Annual	WVDOT/ Bridge	Shows how many routine bridge inspections were completed no later than 24 months since the previous routine inspection. In order to be in compliance with the NBIS, 100% of Routine bridge inspections must be completed within 24 months. Previous Bridge inspection date plus 24 months.
	Underwater Bridge Inspections - Percent of Underwater bridge Inspections on schedule.	100%	Annual	WVDOT/ Bridge	Shows how many underwater bridge inspections were completed no later than 60 months since the previous underwater inspection. In order to be in compliance with the NBIS, 100% of Underwater bridge inspections must be completed within 60 months. Previous Underwater bridge inspection date plus
	Fracture Critical Inspections- Percent of Fracture Critical Inspections on schedule.	100%	Annual	WVDOT/ Bridge	60 months. Shows how many fracture critical bridge inspections were completed no later than 24 months since the previous fracture critical inspection. In order to be in compliance with the NBIS, 100% of fracture critical bridge inspections must be completed within 24 months. Previous Bridge inspection date plus 24 months.
	Planning				
10	STIP – Percentage of STIP advanced	75%	Annual	WVDOT/ Planning	Measures the effectiveness of the programming process. Based on project authorizations in STIP divided by total project authorizations.
	STIP Response Time-FHWA Responsive Time for Approval of STIP Amendments	<10 days	Annual	FHWA	Measures FHWA responsiveness to STIP process. Base on the difference between the date requests are received and date of approval letters.
	Environment				
	Notice of Violations - Federal-aid construction projects completed and receiving a Notice of Violations (NOV) Notice of Violations - Federal-aid construction projects completed and receiving a Consent Order (CO)	<25	Annual Annual	WVDOT	The purpose of this measure is to track the number of construction projects completed that have received a notice of violation This could be tracked by having the project notify the District Env Coordinators and/or identified person when violations occur. The overall goal would be to reduce the number to zero but it is understood that this may not be attainable. The purpose of this measure is to track the number of construction projects completed that have received a consent order This could be tracked by having the project notify the District Env Coordinators and/or identified person when violations occur. The overall goal
	Mitigation Commitments - % of environmental mitigation commitments completed according to the identified timeframes (i.e. schedule vs. completed)	>90 %	Annual	WVDOT/ Environmental	would be to reduce the number to zero but it is understood that this may not be attainable. The purpose of this measure is to track how well the WVDOT is fulfilling commitments made in the environmental process. The data would be gathered from WVDOT during the adherence to DD-252

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	Design				
	Cost Growth - Percent unplanned cost growth during design stage on projects completed this calendar year.	<10%	Annual	WVDOT	The purpose of this measure is to assess cost growth during design stage. This is calculated on the original consultant agreement estimate divided by the total amount or
	Schedule Growth –Average number of days between planned and actual PS&E completion dates on projects completed this calendar year.	50% are <60 days	Annual	WVDOT	supplemental agreements. The purpose of this measure is to track schedule growth on Federal-aid design projects. Difference in the actual PS&E date and the original PS&E date from the WVDOH project tracking system.
	PS&E Response Time - Average FHWA response time for PS&E comments	<10	Annual	FHWA	This measure tells us how long it takes area engineers to provide PS&E comments from the date final PS&E package are received. This is calculated by taking the average number of days between PS&E package received and date comments submitted to the WVDOT.
	ROW				
1,	Conditional ROW Certifications - Percentage of Federal-aid construction projects with clear R/W certifications at time of construction authorization.	75%	Annual	WVDOT/ROW	The purpose of this measure is to assess whether the state is experiencing any problems such as extra project delays or costs due to the recent increase in conditional right of way certifications being granted. The data should be able to be gleaned either from project reports done by the area engineers or from ROW's periodic reports to FHWA Finance.
	Safety				
	Delivery of Safety Projects - Percent of Highway Safety Improvement Program (HSIP) funding obligated.	33%	Quarterly	FHWA/ Safety	The purpose of this measure is to assess the efficiency of the Highway Safety Improvement Program (HSIP) by tracking the obligation rate of program funds. This value is determined by dividing the total amount of HSIP funds apportioned to West Virginia (SAFETEA-LU + Extensions + MAP-21) by the total amount of HSIP funds obligated.
19	Number of completed RSA's	5	Annual	WVDOT/ Safety	The purpose of this measure is to identify the number of completed RSAs during a specified time period. RSAs provide an effective means for a multidisciplinary team to recommend safety countermeasures to improve safety on a particular section of roadway or intersection. For purposes of this measure, an RSA must be completed with involvement of at least one District employee and one employee from the Traffic Engineering Division
	Contract Administration				

	Days to Process a Change Order – Average number of days for the WVDOT to process a Change Order Days to Process a Change Order – Average number of days for the FHWA to process a Change Order Addendums - Average # of non-routine addendums per job	<10	Annual Annual Annual	WVDOT/ Contract Admin FHWA WVDOT/ Contract Admin	This measure gives us an indication of efficiency of the WVDOT to process a Change Order This is calculated from submitted date to the signing of the Change Order by the Deputy State Highway Engineer. This measure gives us an indication of efficiency of the FHWA to process a Change Order This is calculated from the time it is submitted to FHWA until it is signed by them. Give an indication of the completeness of the PS&E at the time of letting. Count the number of addendums in the CY.
	Construction				
23	Engineer's Estimate: Percent of projects with low bid within +/- 10% of Engineer's Estimate. (Contract Award vs. Engineering Estimate)	50%	Annual	FHWA/ Construction	The purpose of this measure is to assess the accuracy of the low bid vs. Engineer's Estimate. FHWA's guidance states that low bid should be within+/- 10% of the Engineer's Estimate for at least 50% of the projects.
24	Schedule Growth –% of Federal-aid construction projects with work completed by contract completion date.	>90%	Annual	WVDOT/ Construction	Assesses the ability to predict project completion dates, taking into account work windows, working days, weather And work type. This serves the public by completing projects on predicted date.
25	Cost Growth –The percentage of total Final Contractor Payment to the total Contract Award amount.	<10%	Annual	FHWA/ Construction	Assesses the quality of the design, PS&E, and effective project management. For all Federal-aid construction projects > \$1 million closed during the FY, calculate the aggregate percent of project cost change by subtracting the project cost at time of letting (low bid amount) from the project contract cost at the time of final project closeout and dividing that number by the project low bid amount.
	Management of Consultants				
26	Agreement - Time to process the agreement in Engineering Division per project.	90%	Annual	WVDOT/ Consultant Services	Gives an indication of the health for the consultant management process. % of agreements completed by an established completion date
27	Supplemental - Number of unplanned supplemental per project	<1	Annual	WVDOT/ Consultant Services	Provides an indication on how well work was planned.

CHAPTER 2

DESIGN-BUILD RIGHT OF WAY PROCESS

FORMS & EXAMPLES

Form No.	<u>Title</u>	Appendix No.
Example	Design-Build RFP	2-1
Example	Letter of Interest	2-2
Example	RW3 Signature Request	2-3
Example	Waiver Valuation Approval	2-4
Form RW Checklist-DB	Design-Build Project Checklist	2-5

REQUEST FOR PROPOSAL (RFP)

The Design-Build "Request for Proposal" (RFP) will contain a section dedicated to right of way. It is important to read that part of the agreement to understand the requirements of a specific project. The following is an example of the right of way section of such a project:

VIII. RIGHT OF WAY

DOH does not intend to acquire any additional right of way for this project. CONTRACTOR shall design and construct the project in such a manner that the construction limits are contained within existing right of way as depicted in Exhibit B.

Acquisition of any additional area desired by CONTRACTOR for, but not limited to, construction, construction staging, demolition activities, waste or borrow pits shall be the responsibility of CONTRACTOR. CONTRACTOR shall provide DOH the location and documentation for these additional areas. CONTRACTOR shall furnish DOH a copy of any agreements for the use of additional properties in conjunction with the construction of the Project. CONTRACTOR shall abide by the provisions of all applicable environmental permits, any conditions of individual right of way agreements, and all environmental commitments.

Acquisition of any additional area desired by CONTRACTOR for design purposes outside the existing limits shown in Exhibit B shall be the responsibility of CONTRACTOR. Such acquisitions may be obtained by CONTRACTOR only upon the approval of DOH. CONTRACTOR must submit an environmental re-evaluation covering any additional areas outside the current environmental clearance for DOH approval prior to any ROW acquisition and/or construction activity. CONTRACTOR will not be entitled to any additional cost or time for the acquisition of these additional areas. CONTRACTOR shall acquire property in accordance with all Federal and State laws and regulations, including but not limited to the Uniform Relocation and Real Property Acquisition Act of 1970, as amended (the "Uniform Act") and as further delineated under the provisions of 23 CFR, 49 CFR and Chapter 54, Articles 1, 2, and 3 of the Official Code of West Virginia of 1931, as amended. The CONTRACTOR shall, as a part of their team, employ the services of a ROW consultant, familiar with the requirements of the Uniform Act and 23 CFR and 49 CFR, whose selection shall be reviewed by the DOH and whose work will be subject to the review of the DOH, to complete any such acquisition. The acquisition of property shall follow the guidelines as established by DOH, together with all other applicable State and Federal guidelines. The CONTRACTOR shall submit procedures for handling ROW acquisitions and relocations to DOH for approval prior to commencing ROW activities. DOH shall make the ultimate determination in each case as to whether settlement is

Exhibit A – Agreement

appropriate or whether the filing of a condemnation action is necessary, taking into consideration the recommendations of CONTRACTOR.

Should the CONTRACTOR not be able to acquire any properties outside the ROW limits, and such acquisition is deemed by the DOH as minimally affecting the purchased ROW, the DOH will use its power to acquire such properties by eminent domain. The CONTRACTOR shall pay all costs associated with the use of eminent domain and shall pay the amount of any judgment, settlement or final decree arising from any eminent domain proceeding. The final decision to resolve any such condemnation matter will be at the sole discretion of the DOH.

The DOH will not exercise eminent domain for acquisitions deemed by the DOH to substantially affect the current ROW. The DOH will consider any proposed ROW action that results in the current ROW limits not being required for construction of the project as substantially affecting the purchased ROW. Therefore, the DOH shall not exercise its eminent domain powers to acquire the proposed additional ROW. The final decision to determine whether any proposed ROW action substantially affects the current ROW, and therefore whether eminent domain will be exercised, shall be at the sole discretion of the DOH.

CONTRACTOR shall provide adequate access to all occupied properties to ensure emergency and personal vehicle access.

Utility service shall be available to all occupied properties at all times prior to, throughout the relocation process, and after the utility relocation is complete.

Open burning shall not occur within 1,000 feet of an occupied dwelling or any coal.

The DOH shall provide a ROW project manager who will serve as a point of contact for all ROW issues. The DOH ROW project manager shall make the final determination with regard to CONTRACTOR's for determining compliance with the Uniform Act and state regulatory compliance. The DOH ROW Manager shall be Ward Lefler for this project.

LETTER OF INTEREST EXAMPLE

Consultant Company Letterhead

DATE

LETTER OF INTEREST

Mr./Ms. NAME
ADDRESS
CITY, STATE ZIP CODE

Project #: ______, Parcel _____
Project Name: _____, County_____

Dear Mr./Ms.:

This letter of interest is to inform you that your property may be affected by the above referenced West Virginia Division of Highways (WVDOH) project. As a part of this project, the WVDOH may be acquiring some or all of your property. Please be advised that you may be contacted by Appraisers and/or Right of Way Agents on the behalf of the WVDOH who will be collecting information needed prior to an offer being presented to you.

To assist in this project, (R/W Consultant) has been contracted to provide acquisition services on behalf of (Highway Contractor). One of their representatives will contact you to discuss the project and will explain the rights and benefits that you may be entitled to. Enclosed for your review at the West Virginia Division of Highways pamphlets, "A Guide for Property Owners and Tenants" as well as the "Relocation Assistance Moving Cost Replacement Housing Appeal's" brochure. These pamphlets explain WVDOH acquisition and relocation procedures.

WVDOH requests your cooperation to be extended to them as we begin this stage of the project. The representatives of (R/W Consultant) may be reached at xxx-xxx-xxxx.

RW3 PLANS – TITLE SHEET SIGNATURE REQUEST

COVER SHEET

State Project:	District/Division Requesting:				
Federal Project:	County:				
Project Name:					
Name of Sender:	Email of Sender:				
INSTRUCTIONS: 1.) District/Division requesting RW3 Plan DOHTITLESHEETSIGNATURE@W					
DOITHTLESHEETSIONATURE@W	v.oov with cover and Title sheet.				
2.) Email subject line shall include the nar	me of the project as shown on the title sheet				
3.) Cover Sheet should remain with the Ti shall be scanned and sent back to the o	tle Sheet until signatures are obtained. Title Sheet with signatures riginal sender.				
COMMENTS:					

WAIVER VALUATION APPROVAL

Consultant Company Letterhead

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DATE	
(Name, Address and Email of District Right of Way Manager)	
Dear (Name of District RW Manager), SUBJECT: (Project Number, Project Name, County, Parcel No., County, Pa	Owner's Name)
NOMINAL VALUATION - \$25,000 MAXIMUM	
The property owner on the above referenced project has accepted \$, under the Waiver Valuation criteria.	an offer of
It is my opinion that this sum is not less than the just compensation have received for the take and damages if a formal appraisal had been provided in the sum of th	<u> </u>
Very truly yours,	
Right of Way Agent Consultant Company Name	
Approved By:	
District RW Manager Name	Date

DESIGN-BUILD PROJECT CHECKLIST

State Project	DOH District # of Parcels			cels
Federal Project County				
ITEM	YES or NO	DATE	APPROVED / DENIED	DATE MAILED
Letter of Interest Received Step 2.01.4				
RW 1 & 2's Received Step 2.01.5				
Questionnaires Received Step 2.01.5				
RW3's Received Step 2.01.6				
RW3 Title Page Signed Step 2.01.7				
Notice to Proceed Issued by District Step 2.01.7				
Title Work Received Step 2.02.2				
Title Work Forwarded to Charleston Step 2.02.3 Appraisal/Review Appraisal Signed (Form 6.10C) Step 2.02.4 Appraisal/Review Appraisal Forwarded to Charleston Step 2.02.4 Waiver Valuation/Documentation for offer prices				
(Form 5.13) Received Step 2.02.5				
Administrative Settlement Documentation/Approvals Negotiation RW 6.11; RW 5.13; Deeds & Comp's Received and Evaluated Step 2.02.6 & 2.02.7				
Closing Received and approved all Documents Relocation Documents Received RHP; Moving Costs; 90-Day & 30-Day Letter Step 2.02.9 Condemnation - 3 Attempt Dates for Negotiation/Documents Returned to District				
*				
Condemnation Packet Forwarded to Charleston Property Management Securing Property for Safety & Protection of Assets Step 2.02.10 Right of Way Certificates Issued by District Step				
2.02.11				
Final Documentation Received from Design Build Consultant Step 2.02.12				
<u>COMMENTS:</u>				
District Agent / Manager Signature		Date Com	npleted / Sent to CO	<u> </u>

CHAPTER 3

ESTIMATE AND FIELD REVIEW

FORMS & EXAMPLES

Form No.	<u>Title</u>	Appendix No.
Form RW 3.01	Access Road Analysis	3-1
Form RW 3.02	Hazardous Waste Initial Site Visual Survey	3-2

Attachments Yes No

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

ACCESS ROAD ANALYSIS

	Scheme	of	
State Project		County	Date
	l:		
Parcels Affected:			
Description of Acco	ess Road:		
	Surface:		
	Grade:		
A.	Right of Way Costs		
	1. Cost of Damages Withou	at Access \$	
	2. Less Cost of Damages W	7ith Access	
	3. Severance Damage Savin	ngs \$	
B.	Access Road Cost		
	4. Construction Cost of Acc	cess Road \$	
	5. Additional R/W (if not incl	luded above) \$	
	6. Total Cost of Access Roa	ad \$	
C.	Comparison		
	Severance Damage Savings (3) Construction Cost (6)) vs.	
		(3) minus (6) = \$	
		or (6) minus (3) =\$	
		l:	
D.	Recommendation -		
Note: A print chay	ving the parcels affected and the A	Access Road is attached	
riote. A print snow	ving the parcers affected and the F	recess ivoau is attaclicu.	
Ву:	Date	Signature	

HAZARDOUS WASTE INITIAL SITE VISUAL SURVEY

State Proj	ect		County	Date
Project Na	ame:		Route Number:	
Current L	and Usage:		Setting: Urban	Rural
Project Fe	eatures: New R/W Utility Relocation	Structure Acquisiti n Cemetery	on Excavation	
	nown Hazardous Waste Sit rcel or Station Number, Currer			
2.) <u>Po</u>	otential Hazardous Materia	al Sites		
Pa	rcel or Station Numbers and Id ndfill, Transformers, Drums, Visible S	entifying Information R		s, Possible Underground Tanks,
	ructures Requiring Asbest rcel or Station Numbers and D			
	lote: Photos of each site Wi		ber on back required for all	potential sites, except
	hose structures requiring Ass Comments:	bestos Tests.		
By:		Date	Signature	

CHAPTER 4

LEGAL SECTION

FORMS & EXAMPLES

Form No.	<u>Title</u>	Appendix No.
Form RW 4.01	Contract for Title Search & Report	4-1
Form RW 4.03	Instructions for Title Examination	4-2
Example	Certificate of Title	4-3
Example	Statement of Charges for Title Examination & Report	4-4
Form RW 4.02	Closing Contract	4-5
Form RW 4.05	Closing Statement	4-6
Form RW 4.06	Closing Certificate	4-7
Form RW 4.01A	Contract for Updated Title Search & Report	4-8
Example	Statement of Charges for Closings	4-9
Form RW 4.07	Supplemental Claim for Reimbursement	4-10

Contract No.	

CONTRACT FOR TITLE SEARCH AND REPORT (PER PARCEL)

THIS CONTRACT, made and entered into this	day of	, 20	by and between the WEST	VIRGINIA
DEPARTMENT OF TRANSPORTATION, DIVISION	OF HIGHWAYS, of Ch	arleston, West Virg	rinia (hereinafter referred to as "	WVDOH")
and (h	nereinafter referred to as the '	'Lawyer'').		
IT IS MUTUALLY AGREED by and between the parties	es hereto as follows:			
1. Lawyer shall perform a title search and furnis County, West Virginia, more par State Project No. (commonly known as " Surface Only (60 Minerals Only Surface and Mine	rticularly shown and designat _ , Federal Project No "). The	ted as Parcel No.	of title to a certain Parcel(s) of lar , upon WVDOH plans for , (commonly known clude:	•
 Lawyer's report shall be based upon stand conformity with Instructions for Title Examin Lawyer represents and warrants to WVDO hereunder shall have sufficient expertise, train 	dard practices of lawyers p nations (Form RW 4.03, Rev DH that its employees, and	the employees of a		
Lawyer shall furnish the Legal Section of to original, electronic copy of the title report. (Fig. 1).	the Right of Way Division	of Highways (herein	nafter referred to as "Legal Sect	ion") with an
5. Lawyer shall be paid the sum of \$ for travel time plus: (1) the actual cost of obtaining photo desirable for the work; (2) postage, certified and register (together with receipts for said copies, if any) shall be su attorney will not be reimbursed for meal, lodging or miles	ocopies from the Courthouse red mail costs and overnight ibmitted to the Legal Section	of deeds, plats, maps service delivery cost	ts; verified statements for the afor	s necessary or esaid services
6. Lawyer agrees to fully accomplish said service additional time is granted by the Legal Section. Any respection and any authorization thereof must be made in which in the event Lawyer fails to perform said services within personal service, first-class mail postage prepaid or fact payment shall extend only to the title reports received by	equest for additional time movifying. Time is of the essence the time limit, or extension csimile to the address or fa	nust be made in write in this contract and thereof. Notice of casimile number of I	ting, including by electronic mail I WVDOH reserves the right to ca ancellation of the contract may be Lawyer shown below. WVDOHs	to the Legal ncel the same delivered by

- 7. Parcels to be acquired by WVDOH are sometimes eliminated due to plan changes. Notice of such elimination shall be given by email, United States mail or facsimile to Lawyer, after receipt of which Lawyer shall perform no further services with respect to such parcel. Division hereby specifically reserves the right to modify this contract by the cancellation of such parcel in which case there shall be liability only for services performed by Lawyer prior to receipt of notice of such change.
- 8. This is a personal service contract and is not assignable in whole or in part by Lawyer either in whole or in part. Lawyer shall have no right to (a) assign this Agreement, by operation of law or otherwise; or (b) subcontract or otherwise delegate the performance of the work without WVDOH prior written consent which may be withheld as WVDOH determines in its sole discretion. Any such purported assignment shall be void.
- 9. During the performance of this contract, Lawyer shall provide equal employment opportunities for all qualified persons and shall not discriminate against any employee or applicant because of race, religion, color, sex, national origin, or disability and will comply with the regulations of the Department of Transportation relative to nondiscrimination in federally assisted programs of the Department of Transportation (Title 49, Code of Federal Regulations, Part 21) which are herein incorporated by reference and made a part of this contract. These provisions shall be fully and effectively enforced and failure to comply therewith shall be regarded as a material breach of this agreement.
- 10. This Agreement shall be governed by and construed in accordance with the laws of the State of West Virginia, without regard to its choice of law principles.
- 11. This Contract constitutes the entire agreement and understanding of the parties with respect to its subject matter and supersedes all prior and contemporaneous agreements or understandings, inducements or conditions, express or implied, written or oral, between the parties.

Contract No.	

IN WITNESS WHEREOF, the parties hereto have set their hands the day and year first hereinabove set forth.

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS

	DIVISION OF HIGHWAYS
	Approved: (Use Current Name) Deputy Secretary Department of Transportation Deputy Commissioner Division of Highways
FIRM NAME ATTORNEYS NAME	
	Signature of Lawyer
	Date

INSTRUCTION FOR TITLE EXAMINATION

In the performance of contract for title search and report, the attorney's report to the West Virginia Department of Transportation, Division of Highways, shall always include the following elements and should substantially follow the form appended hereto.

- 1. <u>Caption</u>: Each sheet must show project number and parcel number.
- 2 Period of Search: Not less than 60 years.
- 3. <u>Description</u>: Adequate legal description of the tract examined. This should normally be by accurate metes and bounds. In the case of urban lots, lot numbers and reference to recorded maps or plats are usually sufficient, in which case a copy of such map should also be submitted. A description and complete deed reference must be furnished for any and all outconveyances from the assigned parcel. Unless it can be ascertained that such outconveyance is clearly outside the area needed for right of way, a complete report of the present status of the title and such outconveyance shall be submitted to Division. Attorney shall provide copies of all deeds of outconveyance made since the last deed of record. Attorney shall provide a copy of all instruments from which current property owner acquired title. If current property owner did not acquire by deed, provide copy of most recent deed which contains an accurate legal description of property.
- 4 Ownership: List all parties that have any vested ownership rights in the property and explain what each party's ownership rights are.
- 5. <u>Liens and Encumbrances:</u> Sufficient information as to each lien as will enable an attorney to prepare a proper release. Easements of record should be noted here. Please indicate if a lien is invalid or has expired by statute.
- 6. Restrictions and Reservations: Note severance of minerals, if any. (It may be necessary to go back more than 60 years to determine whether the minerals have been severed.)
- 7. Other Defect and Objections: Include here any title questions not includable above. In the event that any information furnished to the abstracting attorney is not verifiable from the records or is in conflict therewith the attorney. in his title report, shall state specifically the matters that are not verifiable, or which are in conflict.
- 8. Recent Evidence of Value: Declared value, stamps affixed to most recent deeds, or appraisals of record.
- 9. <u>Taxes:</u> Complete entry from recent land book payment status including map and parcel numbers (a 10-year search of tax records is sufficient).

- 10. <u>Certification:</u> The attorney certifies his opinion relating to ownership and source of title. <u>In the even that present owners acquired be will or laws of descent and distribution, the history of the title should be derived in full from the last owners who acquired by deed.</u>
- 11. <u>Liability Insurance</u>: The attorney must certify that at the time of performing the services under contract with the Division he was covered by not less than \$100,000 of professional liability or practice insurance.
- 12. <u>Necessary Parties in Condemnation:</u> List all parties who should be named in any necessary court action. Also, list addresses of parties, if possible, so that proper service may be made when necessary.
- 13. Other Sources of Information: While title examinations are entered on the indexed records in the Office of the Clerk of the County Commission of the county wherein the property lies, it is often necessary to seek information in the Office of the Circuit Clerk, Assessor, and Sheriff.
- 14. <u>Copies</u>: In the past, title attorneys were asked to send a paper original and three paper copies of their reports. However, we are now communicating and sending documents via electronic mail; therefore, all those copies are no longer necessary. (If a report is too large to send via email, please provide it on a DVD, flash drive or similar electronic media.) An electronic copy signed in BLUE INK is acceptable and unless otherwise directed, hard copies are not necessary. This reduces the amount of paper we process and will cut costs and save time for vendors. As always, please let the Right of Way Legal Department know if you have any questions.
- 15. <u>Direction</u>: All questions of a legal nature should be directed to the Legal Section of the Right of Way Division and questions concerning the project or plan sheets should be addressed to the District Right of Way Agent.

WV Department of Transportation Division of Highways Right of Way Division 1900 Kanawha Boulevard, East Building Five, Room 110 Charleston, WV 25305-0430 (304) 558-3505

16. <u>Sample Report</u>: Attached is a suggested form of report.

CERTIFICATE OF TITLE EXAMPLE

Lawyer's Letterhead

DATE

West Virginia Department of Transportation Division of Highways Right of Way Division 1900 Kanawha Boulevard, East Building 5, Room 820 Charleston, West Virginia 25305-0430

_	ng 5, Room 820	
Charlesto	ston, West Virginia 25305-0430	
	Contract No.:	
	Project No.:	
	Parcel No.:	
	Name of Property Owner	
Dear Sir o	ir or Madam:	
the Clerk Virginia, records th opinion th vested in	I do hereby certify that I have made a personal examination of the recorders of the County Commission of the County of	inte of West indices and I am of the property is
1.	1. Description of Property	
2.	 List deeds of trust, mortgages, vendors liens, judgment, Federal and mechanics liens, leases, restrictions and reservations, and any other ladefects affecting said property. When listing the following, please provide the requested information 	iens, encumbrances or
	Trust Deeds: Trust Deed Book Number and Page Number: Date of Instrument: Parties: Beneficial Owner and Address: Description of Indebtedness: Secured: Date of Recordation:	
	Judgments: Judgment Lien Docket Number and Page Number: Parties and Civil Action Number: Court Rendering Judgment:	

Date of Judgment: Date of Docketing:

	Address of Judgment Creditors:	
	Government Liens: Federal, State, and Municipal Liens:	
	Book and Page:	
	Date: Amount of Lien and Period for Which Filed:	
	Account No. or Identification of Lien (i.e. State Con	nsumer Sales, B&O, Sewer, Etc.):
3.	. That said property is assessed on the Land Books of as follows:	f District, County, West Virginia,
	Year:	
	Name: Ticket No. and/or Account No.:	
	Description: (Tax Map No., Parcel No., and Land B Class:	Book Description)
	Value of Land:	
	Value of Improvements:	
	Amount of Taxes – Per Hall:	
4.	. The taxes on such property have been paid up to and	d including the year
5.	. The recent evidences of value are as follows:	
	(List declared value or give value of stamps affixed title and consideration of any sales in last five years	
5.	. That I further certify that as of the date hereof, I am practice insurance to the extent of not less than \$100	•
7.	. In the event of condemnation proceedings, the follo should be made parties thereto:	wing persons or corporations
8.	property covers a period of sixty years past, up to an	nd including the day of
9.	, ato'clock, . Attached are copies of: (1) most recent deed to the s	M of that day. subject property: (2) all other
	documents which the current owner obtained title; (
	since the last deed of record; (4) any pertinent maps work papers.	s and plats; and (5) attorney's
		Attorney
		Address
	En	nail Address
	DI	

STATEMENT OF CHARGES FOR TITLE EXAMINATION AND REPORT - EXAMPLE

Attorney's Letterhead

STATEMENT OF CHARGES FOR TITLE EXAMINATION AND REPORT

West Virginia Department of Transportation Division of Highways Right of Way Division 1900 Kanawha Boulevard, East Building Five, Room 820 Charleston, WV 25305-0430 (Federal Identification Number or Social Security Number)

PROJECT NO		
CONTRACT NO		
PARCELS NO(S).	PROPERTY OWNER(S) NAME	AMOUNT
(Each Parcel No. should be listed separately)	(Property owner(s) name)	\$800.00
Travel Time (If Applicable)	\$50.00 per hour	\$ 0.00
Courthouse Copies (If applicable)		\$ 0.00
	GRAND TOTAL FOR TITLE EXAM:	\$ 0.00
IMPORTANT NOTES:		
When billing for copies from the ORIGINAL of the receipt from the	tion work and travel time specified above mathe Courthouse, the cost must be shown on a courthouse must be attached with the corresponding owner's name on a second contract the contract t	on this statement and the
I,, the undersigned, do solemnly swear that the above statement is true and correct, representing actual work performed in compliance with the above referenced closing contract and that payment therefor has not yet been received.		

(NAME), Attorney at Law

(Rev. 10/2018)

	NΛ	ontract
	No.	ontract

by and between the WEST VIRGINIA

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

CLOSING CONTRACT

, 20

day of

DEPART	MENT OF TRANSPORTATION, DIVISION OF	HIGHWAYS, of Char	rleston, West Virginia (hereinafter ref	erred to as "WVDOH")
and	residing at	in the City of	State of	
(hereinafte	er referred to as the "Lawyer"), collectively referred	to herein as (the "Parties"	').	
WHERE	AS, a certificate of title has been obtained by WVDC	OH with respect to the titl	e to each of certain parcels of land situa	ate in
County, W	Vest Virginia, more particularly shown and designate	ed as Parcel No.	upon WVDOH plans for State Project	t No.
	(commonly known as "		").	
such repre	AS, WVDOH is desirous of employing Lawyer to sentation. ORE, IT IS MUTUALLY AGREED by and betw			Lawyer is willing to accept
THEREF	OKE, IT IS WICH CALLET AGREED by and betw	een the parties hereto as h	.Ollows,	
1.	Lawyer agrees to perform the following services: certificates; make provision for the payment and conveying each Parcel from the property owners to Closing Certificate (Form RW 4.06) and State Washereunder shall have sufficient expertise, training,	release of record of all o WVDOH (the deed wil arrant Receipt (Form RW	liens and encumbrances, if any; subml be prepared by WVDOH), and prepare 9.04) for each Parcel. Approved sub-c	nit for recordation the deed re and deliver to WVDOH a
2. Lawyer shall be paid the sum of \$ per hour for work hereunder and shall be reimbursed the sum of \$ per hour for travel time plus: (1) the actual cost of obtaining photocopies from the Courthouse of deeds, plats, maps and surveys and other documents necessary or desirable for the work; (2) postage, certified and registered mail costs and overnight service delivery costs; (3) the actual cost of any fees, including but not limited to wire transfer fees, associated with the payment and release of record of any liens and encumbrances; and, (4) the actual cost of any other fees associated with the closing which are approved in writing and in advance by WVDOH. Verified statements for the aforesaid services shall be submitted to WVDOH and the actual time devoted to each parcel shall be set forth thereon. Lawyer has been advised it is the WVDOH's experience that services herein contemplated do not normally exceed five hours per parcel. If Lawyer determines that more than five hours will be required to close a parcel, Lawyer shall promptly advise the Legal Section of the WVDOH's Right of Way Division giving an estimate of the additional time required and requesting written authority from the Director of the Right of Way Division to proceed. Time charged in excess of five hours will only be paid if approved in writing in advance by the Director of the Right of Way Division. Attorney will not be reimbursed for meal, lodging or mileage expenses.				
3.	STATE WARRANTS: State warrants for closing closing which cannot be timely completed at least			
perform sa mail posta	Lawyer agrees to fully accomplish said services by mail) by WVDOH. Time is of the essence in this old services within the time limit, or extension there ge prepaid or facsimile to the address or facsimile not serviced by the Legal Section prior to cancellation	contract and WVDOH re cof. Notice of cancellation comber of Lawyer specific	on of the contract may be delivered by	in the event Lawyer fails to personal service, first-class
5.	This is a personal service contract and is not assi Agreement, by operation of law or otherwise; WVDOH's prior written consent which may be w be void.	or (b) subcontract or of	otherwise delegate the performance o	of work hereunder without

7. This Agreement shall be governed by and construed in accordance with the laws of the State of West Virginia, without regard to its choice of law principles.

comply therewith shall be regarded as a material breach of this agreement.

6. During the performance of this contract, Lawyer shall provide equal employment opportunities for all qualified persons and shall not discriminate against any employee or applicant because of race, religion, color, sex, national origin, or disability and will comply with the regulations of the United States Department of Transportation relative to nondiscrimination in federally assisted programs of the Department of Transportation (Title 49, Code of Federal Regulations, Part 21). These provisions shall be fully and effectively enforced and failure to

8. This contract constitutes the entire agreement and understanding of the Parties with respect to its subject matter and supersedes all prior and contemporaneous agreements or understandings, inducements or conditions, express or implied, written or oral, between the parties.

THIS CONTRACT, made and entered into this

Contract No.	
COULTACT NO.	

IN WITNESS WHEREOF, the parties hereto have set their hands the day and year first hereinabove set forth.

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION,
DIVISION OF HIGHWAYS

	DIVISION OF HIGHWAYS
	Approved: (Use Current Name) Deputy Secretary Department of Transportation Deputy Commissioner Division of Highways
TTORNEYS FIRM TTORNEYS NAME	
	Signature of Lawyer
	Date

CLOSING STATEMENT

The purpose of this statement is to account for all money involved in the transfer of property to the West Virginia Department of Transportation, Division of Highway

		PROJECT NO.:
NAME	E AND ADDRESS OF SELLER(S):	STRUCTURE NO.:
		PARCEL NO.:
		DOH DISTRICT NO.:
		COUNTY:
1.	GROSS AMOUNT DUE TO SELL	ER\$
2.	REDUCTIONS IN AMOUNT DUE	TO SELLER:
	a. LIENS AND ENCUMBRANCES ENCUMBRANCE HOLDER)	S:(INSERT NAME AND ADDRESS OF LIEN OR
	i	\$ \$
	ii iii	\$ \$
	b. 20 REAL PROPERTY TAX	ES DUE AND PAYABLE ON DATE OF CLOSING:
3.	20 REAL ESTATE TAXES	FOR CURRENT CALENDAR YEAR IF PAYABLE TED AND ONLY IF CLOSING IS AFTER JULY 1):
	\$	
4.	WEST VIRGINIA 2.5% WITHHOL RESIDENTS OF THE STATE UNI	DING FOR SALE OF REAL PROPERTY BY NON- DER W.Va. CODE §11-21-71b:
	\$	-
5.	OTHER DEDUCTIONS (DESCRIE	BE DEDUCTION)
	i	\$
	ii iii	\$

NET AMOUNT DUE TO SELLERS: \$ _____

AMOUNT PAID TO EACH SELLER AT CLOSING:

NAME:	Amount \$
NAME:	Amount \$
NAME:	Amount \$
NAME:	Amount \$
SELLER SIGNATURE	DATE
SELLER SIGNATURE	DATE
SELLER SIGNATURE	DATE
SELLER SIGNATURE	DATE
CLOSING AGENT SIGNATURE	DATE

CLOSING CERTIFICATE

	Project Number	Parcel Number(s)	
	DOH District Number	County	
то	THE WEST VIRGINIA DEPARTMENT OF TRAN	SPORTATION, DIVISION OF HIGHWAYS:	
1.	A deed dated the day of	, 20, conveying an interest in the above parcel (s)	
	to the West Virginia Department of Transportation	n, Division of Highways, from (<u>Name All Grantors</u>)	
		ove-named County on the day of, 20, Page or Instrument Number, (if available).	
2.		rsigned in the Office of the said Clerk from the day e certification date of the title report, to the time of recording as about	
3.	ab		<u> </u>
4.	c Liens and encumbrances not set forth in the title a b	report were handled as follows: (If there were none, so state.)	
Da	ite	Closing Attorney or if none, DOH Right of Way Agent	

Contract No.	

CONTRACT FOR TITLE SEARCH AND REPORT (PER PARCEL)

THIS CONTRACT, mad	e and entered into this	day of	, 20	by and between the WES	ST VIRGINIA
DEPARTMENT OF TRA	ANSPORTATION, DIVISION C	OF HIGHWAYS, of Ch	arleston, West Virgi	nia (hereinafter referred to as	"WVDOH")
and	(here	einafter referred to as the "	Lawyer'').		
IT IS MUTUALLY AGRI	EED by and between the parties h	nereto as follows:			
Lawyer shall p situate in State Project No.	perform an updated title search and County, West Virginia, mo	ore particularly shown and		the status of title to a certain P No, upon WV , (commonly kno	DOH plans for
(commonly known as "	,	, rederal Project No	title search shall inc		wii as
- - - -	Surface Only (60-Your Minerals Only Surface and Mineral	Tear Search)	the search shar me	uuc.	
conformity wi	ort shall be based upon standard th Instructions for Title Examinat report a copy of the vesting inst	tions (Form RW 4.03, Rev	. 10/2018). When p	erforming a title update, ple	ase attach to the
	an updated title examination fro			to present on Parcel No.	<u> </u>
	sents and warrants to WVDOH Il have sufficient expertise, trainin			ny approved sub-contractor, p	performing work
original, electr	furnish the Legal Section of the ronic copy of the title report. If even if the instrument(s) is/are the	you are doing a title upo	late, please attach to	the updated title report a cop	
for travel time plus: (1) the desirable for the work; (2) (together with receipts for	pe paid the sum of \$ e actual cost of obtaining photocologostage, certified and registered said copies, if any) shall be submarsed for meal, lodging or mileage	I mail costs and overnight nitted to the Legal Section	of deeds, plats, maps service delivery cost	and surveys and other docums; verified statements for the a	foresaid services
additional time is granted Section and any authorizat in the event Lawyer fails to personal service, first-clas	s to fully accomplish said services by the Legal Section. Any requ tion thereof must be made in writi to perform said services within the ss mail postage prepaid or facsin to the title reports received by the	nest for additional time m ing. Time is of the essence the time limit, or extension mile to the address or fac-	ust be made in write e in this contract and thereof. Notice of ca cisimile number of L	WVDOH reserves the right to incellation of the contract may awyer shown below. WVDO	nail to the Legal cancel the same by be delivered by
7. Parcels to be a	acquired by WVDOH are sometim	nes eliminated due to plan	changes. Notice of si	ich elimination shall be given	by email, United

- 7. Parcels to be acquired by WVDOH are sometimes eliminated due to plan changes. Notice of such elimination shall be given by email, United States mail or facsimile to Lawyer, after receipt of which Lawyer shall perform no further services with respect to such parcel. Division hereby specifically reserves the right to modify this contract by the cancellation of such parcel in which case there shall be liability only for services performed by Lawyer prior to receipt of notice of such change.
- 8. This is a personal service contract and is not assignable in whole or in part by Lawyer either in whole or in part. Lawyer shall have no right to (a) assign this Agreement, by operation of law or otherwise; or (b) subcontract or otherwise delegate the performance of the work without WVDOH prior written consent which may be withheld as WVDOH determines in its sole discretion. Any such purported assignment shall be void.
- 9. During the performance of this contract, Lawyer shall provide equal employment opportunities for all qualified persons and shall not discriminate against any employee or applicant because of race, religion, color, sex, national origin, or disability and will comply with the regulations of the Department of Transportation relative to nondiscrimination in federally assisted programs of the Department of Transportation (Title 49, Code of Federal Regulations, Part 21) which are herein incorporated by reference and made a part of this contract. These provisions shall be fully and effectively enforced and failure to comply therewith shall be regarded as a material breach of this agreement.
- 10. This Agreement shall be governed by and construed in accordance with the laws of the State of West Virginia, without regard to its choice of law principles.

Contract No.	

	ng of the parties with respect to its subject matter and supersedes all prior and r conditions, express or implied, written or oral, between the parties.
IN WITNESS WHEREOF, the parties hereto have set their hands	the day and year first hereinabove set forth.
	WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS
	Approved: (Use Current Name) Deputy Secretary Department of Transportation Deputy Commissioner Division of Highways
TRM NAME	Deputy Commissioner Division of Figures
ATTORNEYS NAME	
	Signature of Lawyer
	Date

STATEMENT OF CHARGES FOR CLOSINGS

(ATTORNEY'S LETTERHEAD STATIONERY) (Date)

West Virginia Department of Transportation Division of Highways Right of Way Division 1900 Kanawha Boulevard, East Building Five, Room 820 Charleston, WV 25305-0430

(Federal Identification	No)
-------------------------	-----

STATEMENT OF CHARGES FOR CLOSINGS (PLEASE LISE COMPLETE PROJECT NUMBER)

PROJECT NO	(PLEASE USE COMPLET	E PROJECT NUMBER)		
CONTRACT N	IO. (PLEASE ADD CONTRA	CT NUMBER)		
PARCEL NO(s): NAME OF SELLER(s	s):			
Billable Work and Costs	Hours/Costs for Which Attorney is Seeking Payment	Billing Rate Actual Cost	Total	
Closing Services Includes Title Jpdate)		\$160.00 Per Hour	\$0.00	
Fravel Time If Applicable)		\$80.00 Per Hour	\$0.00	
Vire Transfer Fees If Applicable)			\$0.00	
Courthouse			\$0.00	

GRAND TOTAL FOR CLOSING: \$0.00

IMPORTANT NOTES:

Copies

- The hourly rate for closing work and travel time specified above may not be changed.
- When billing for copies from the Courthouse, the cost must be shown on this statement and the ORIGINAL of the receipt from the Courthouse must be attached.
- If you incur wire transfer fees when paying off outstanding liens, please pay such fees and include the amount of the fees on the statement with a receipt or proof of payment. Do not charge the Seller(s) for those fees.
- Please limit each Statement to the same Seller(s). Do not include multiple parcels with different Seller (s) on the Statement. Multiple parcels with the same Seller(s) may be placed on the same Statement.

I, representing actual w therefor has not yet be	ork pe		•							
				(N.	AME)	, Atto	orney a	t Law		

(Rev. 10/2018)

SUPPLEMENTAL CLAIM FOR REIMBURSEMENT

Expenses incidental to transfer of property to the WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS

Parcel No.	Project No.
District	County

	ly owned by the undersigned, hereinafter designated as "C Department of Transportation, Division of Highways (for Virginia Department of Highways) on the, (insert date of execution and delivery of deed or c	ormally The State Road
Real property taxes for the calendary not then due, ascertainable or payable.	year constituted a lien against said parcel o	n said date buy were
Claimant thereafter paid said taxes in	n the amount of \$ And is entitled to	o be reimbursed on a
Pro rata basis for that portion of taxes paid to f Transportation, Division of Highways, as	that are attributable to the property acquired by the West s aforesaid.	Virginia Department
CALCULATION OF CLAIM:		
Real Property Taxes		ф
 (actual amount paid, less interest and per Whole Taking Partial Taking 	•	\$
	reflect amount of tax attributable to part taken and enter	\$
4. Per week assessment (divide amount op	oposite 1 or 3, whichever is less, by 52)	\$
Number of weeks remaining in calendar 5. whichever is earlier	r year from date of vesting of title or date of possession,	
6. Product of per week assessment and num	mber of weeks	
\$		
	(Amount of Claim)	
Claimant requests that payment be made to:		
Whose address is:		
	(Claimant)	(Claimant)
	(Claimant)	(Claimant)
	(Claimant)	(Claimant)
APPROVED:		
Right of Way	Attorney Director, Right of	Way Division
Date	e Date	<u> </u>

CHAPTER 5

ACQUISITION SECTION

FORMS & EXAMPLES

Form No.	Title Appendix No.
Example	Right of Way Uniform Real Property Acquisition Policies - Assurances 5-
Form RW 5.01	Right of Way Questionnaire
Form RW 5.02A	Negotiation Sheet – First Visit When Offer Made5-
Form RW 5.02B	Negotiation Sheet – Follow Up Visit
Form RW 5.02C	Negotiation Sheet – First Visit (Waiver Valuation)5-:
Form RW 5.02D	Negotiation Sheet – Follow Up Visit (Waiver Valuation)5-
Form RW 5.24	Negotiator's Certificate
Form RW 5.03	Option
Form RW 5.03A	Addendum "A"
Example	Right of Way Pamphlet "A Guide for Property Owners & Tenants" 5-9
Form RW Checklist-AQ	Acquisition Checklist
Form RW 5.13	Waiver Valuation Statement of Just Compensation & Summary 5-1
Form RW 5.21	Certificate of Acquisition
Form RW 5.05	Acceptance of Option
Form RW 5.25	Request to Institute Condemnation
Form RW 5.22	Certificate Advancement of Compensation for Property 5-1:
Form RW 5.15	Agreement – Test Hole Drilling
Form RW 5.16	Agreement & Release – Test Hole Drilling 5-1
Example	Notice
Example	Right of Way Certificate5-19

Form RW Checklist-C	PPC Condemnation Packet Checklist	5-20
Form RW 5.04	Functional Replacement Worksheet	5-21
Example	Memorandum – Accepted Waiver Valuation	5-22
Example	Memorandum – Not Accepted Waiver Valuation	5-23
Example	Negotiator's Progress Report / Tracking Spreadsheet	5-24
Example	Temporary Construction Easement	5-25
Example	30-Day Letter	5-26
Example	90-Day Letter	5-27
Example	Letter of Entry	5-28
Example	Notification of Waiver Valuation & Request for Appraisal	5-29
Example	Letter of Interest	5-30

OPERATING POLICY AND PROCEDURES OF THE WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS, FOR COMPLIANCE WITH TITLE III OF PUBLIC LAW 91-646

In compliance with Chapter 54, Article 3, Section 3 of the Code of West Virginia, and in order to encourage and expedite the acquisition of real property by agreement with owners; to avoid litigation and relieve congestion in the Courts; to assure consistent treatment for owners in the many Federal programs; and to promote public confidence in both State and Federal land acquisition practices, the West Virginia Division of Highways shall, to the greatest extent practicable, be guided by the following policies when acquiring property on Federally assisted projects.

- (1) The West Virginia Division of Highways shall make every reasonable effort to acquire real property expeditiously by negotiations.
- (2) Before the initiation of negotiations, real property shall be appraised and the owner or his designated representative shall be given an opportunity to accompany the appraiser during his inspection of the property.
- (3) Prior to the initiation of negotiations for real property, the West Virginia Division of Highways shall establish an amount which it believes to be just compensation therefor and shall make a prompt offer to acquire the property for the full amount so established. In no event shall such amount be less than the Division's approved appraisal of the fair market value of such property. Any decrease or increase in the fair market value of real property prior to the date of valuation caused by the public improvement for which such property is acquired, or by the likelihood that the property should be acquired for such improvement, other than that due to physical deterioration within the reasonable control of the owner, will be disregarded in determining the compensation for the property. The West Virginia Division of Highways shall provide the owner of real property to be acquired with a written statement of, and summary of the basis for, the amount established as just compensation. Where appropriate, the just compensation for the real property acquired and for damages to remaining real property shall be separately stated.
- (4) No owner shall be required to surrender possession of real property before the West Virginia Division of Highways pays the agreed purchase price or deposits with the Court in accordance with appropriate State and Federal law for the benefit of the owner, an amount not less than the Division's approved appraisal of the fair market value of such property, or the amount of the award of compensation in the condemnation proceeding for such property. All Right of Way Certificates will reflect whether the property owner has been paid the agreed purchase price or a deposit has been made with the appropriate court.

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- (5) The construction or development of a public improvement shall be so scheduled that, the greatest extent practicable, no person lawfully occupying real property shall be required to move from a dwelling or to move his business or farm operation, without at least ninety days' written notice from the West Virginia Division of Highways in accordance with previously issued and approved procedures.
- (6) If the West Virginia Division of Highways permits an owner or tenant to occupy the real property acquired on a rental basis for a short term or for a period subject to termination by the Division on short notice, the amount of rent required shall not exceed the fair rental of the property to a short-term occupier.
- (7) In no event shall the West Virginia Division of Highways either advance this time of condemnation or defer negotiations or condemnation and the deposit of funds in Court for the use of the owner, or take any other action coercive in nature, in order to compel an agreement on the price to be paid for the property.
- (8) If any interest in real property is to be acquired by exercise of the power of eminent domain, the West Virginia Division of Highways shall institute formal condemnation proceedings. The Division of Highways shall not intentionally make it necessary for an owner to institute legal proceedings to prove the fact of the taking or his real property.
- (9) If the acquisition of only a part of a property would leave its owner with an uneconomic remnant, the West Virginia Division of Highways shall offer to acquire the entire property. Whenever possible, the existence of an uneconomic remnant will be predetermined by appraisal appraisal review personnel, and a recommendation will be made to the Director to acquire such remnant.
- (10) Notwithstanding any other provision of law, if the West Virginia Division of Highways acquires any interest in real property, it shall acquire at least an equal interest in all buildings, structures, or other improvements located upon the real property so acquired and which is required to be removed from such real property or which the Division determines will be adversely affected by the use to which such real property will be put.
- (11) For the purpose of determining the just compensation to be paid for any building, structure, or other improvement required to be acquired by paragraph (10) above, such building, structure, or other improvement shall be deemed to be a part of the real property to be acquired notwithstanding the right or obligation of a tenant as against the owner of any other interest in the real property, to remove such building, structure, or improvement at the expiration of his term, and the fair market value which such building, structure, or improvement contributes to the fair market value of the real property to be acquired, or the fair market value of such building, structure, or improvement for removal (i.e. salvage) from the real property, whichever is greater, shall be paid to the tenant therefor.
- (12) Payment under paragraphs (10) and (11) above shall not result in duplication of any payments otherwise authorized by law. No such payments shall be made unless the owner of the land involved disclaims all interest in the improvements of the tenant. In consideration for any such payment, the tenant shall assign, transfer, and release to the West Virginia Division of Highways all his right, title, and interest in and to such improvements.

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- (13) The West Virginia Division of Highways, as soon as practicable after the date of payment of the purchase price or the date of deposit in Court of funds to satisfy the award of compensation in a condemnation proceeding to acquire real property, whichever is the earlier, shall reimburse the owner, to the extent the West Virginia Division of Highways deems fair and reasonable, for expenses the owner necessarily incurred for
 - (a) recording fees, transfer taxes, and similar expenses incidental to conveying such real property to the West Virginia Division of Highways;
 - (b) penalty cost for prepayment of any preexisting recorded mortgage entered into in good faith encumbering such real property; and
 - (c) the pro-rata position of real property taxes paid which are allocable to a period subsequent to the date of vesting title in the West Virginia Division of Highways, or the effective date of possession of such real property by the West Virginia Division of Highways, whichever is the earlier.
- (14) (A) The Circuit Court having jurisdiction of a proceeding instituted by the West Virginia Division of Highways to acquire real property by condemnation shall award the owner of any right, or title to, or interest in such real property such sum as will in the opinion of the Court reimburse such owner for his reasonable costs, disbursements and expenses, including reasonable attorney, appraisal, and engineering fees, actually incurred because of the condemnation proceedings, if
 - (a) the final judgment is that the Division of Highways cannot acquire the real property by condemnation;
 - (b) the proceeding is abandoned by the West Virginia Division of Highways.
- (B) Any award made pursuant to subsection (a) of this section shall be paid by the West Virginia Division of Highways.
- (C) In the case of inverse condemnation, the property owner will be reimbursed for his reasonable cost, disbursements, and expenses, including reasonable attorney, appraisal, and engineering fees, actually incurred because of such proceeding, only in instances where the inverse condemnation is successfully brought by the plaintiff.

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RIGHT OF WAY QUESTIONNAIRE

DOH

		District	Parcel
Federal Project		County	
Owner(s)			2
Address			am pm
Email			
If separate, owner and type of Minerals/Timber			
Liens (Deeds of Trust, Vendor's Liens, Judgmen			
Name in which Property is Assessed			Acct. No.
Land Area/type of Property (Residential/Comm	ercial)		
Public/Private Utilities (List and sketch location	if private)		
Cemetery/Burial Sites: Yes No – if yes Septic System: Yes No – if yes sketch Underground Storage Tank(s): Yes No – If Yes No –	n location of one of the original original original original original original original original original orig	n reverse side ketch location on reverse si	
Grantor			
Grantee			
Date of Deed Di			of Value
Magisterial District			
IF OBTAINED THROUGH WILL OR LAWS OF DI	ESCENT AN	D DISTRIBUTION:	
From Whom Inherited			WB P
Executor		Phone No(s)	
Address			ZIP
Previous Deed Date		DB	
(If no Will, attach list of heirs including address IF PROPERTY IS HELD OR OCCUPIED BY SOME	-		
			LLUWING INFURMATION:
Lessee or Tenant		Phone No(s)	
Lessee or Tenant Address			
			ZIP
Address		Initiated	ZIP
Address Oral Agreement or Written Lease		Initiated Rent (Month/Year)	ZIPExpires
Address Oral Agreement or Written Lease Option to Renew		Initiated Rent (Month/Year)	ZIPExpires
Address Oral Agreement or Written Lease Option to Renew Occupant(s) (List)		Initiated Rent (Month/Year) If so, Describe	ZIPExpires
Address Oral Agreement or Written Lease Option to Renew Occupant(s) (List) Are Improvements Tenant Owned?	, with whor	Initiated Rent (Month/Year) If so, Describe n:	ZIPExpires

	(Use re	everse side for additional information, sketches, etc.) Attachments Yes No
		INSTRUCTIONS FOR COMPLETION OF RIGHT OF WAY QUESTIONNAIRE
		FOR COMPLETION OF RIGHT OF WAT QUESTIONNAIRE
General:		
Generali	1.	Accuracy is important
	2.	Fill out Form Completely – if an item is Not Applicable, enter N/A – If an item is Unknown, enter Unknown – DO NOT leave spaces
		blank!
	3.	If owners own other property in the area, find out what you can about location, land area, improvements, etc.
1. P	rior to goir	ng to the courthouse, complete those parts of the questionnaire found on the Right of Way plans such as, State and Federal Numbers (Use Right of
V	Vay Project	t Numbers - NOT Construction), County, Right of Way District Number and tentative Parcel Number, Apparent Property Owner(s), if known.
2. A	At the court	house obtain:
	a.	Name in which Property is assessed
	b.	Tax Account Number
	c.	Deed References, Grantor, Grantee, Book & Page, Consideration, Magisterial District, Tax Map and Tax Parcel Number(s)
	d.	Deeds of Trust, Liens and Judgments
	e.	If property was obtained by inheritance:
		1. Name from whom inherited
		2. Will Book and Page
		3. Executor's Name, Address and Phone Number(s)
2	D : 0	4. Prior Deed References (Book and Page)
3.	_	Contact with Owner(s) and Occupants obtain:
	f.	Owner(s) full legal name(s) and marital status
	g. h.	Mailing address of owner(s) Name of Spouse if pertinent
	i.	Information on mineral ownership and timber ownership
		Type of property and improvements (residential, commercial)
	j. k.	List all private and public utilities
	l.	If there is a tenant occupant (even if related to owner):
	1.	Name of tenant, address and phone number
		2. Relationship to owner, if any
		3. Information about rental agreement or lease; Rent Paid
		4. Names, sex and ages of all occupants
		, , , , , , , , , , , , , , , , , , , ,

ADDITIONAL INFORMATION

APPENDIX 5-3

RIGHT OF WAY NEGOTIATION SHEET					SHEET NO.		
Form RW 5.02A F WEST VIRGINIA DI		FIRST VISIT WHEN OFFER MADE			HEN OFFER MADE		
	ddress and Telephone No.		Project No.		County	Parcel No.	
			Highway Pro	oject Name:			
Minority	Non-MinorityFer	male					
Approved Valuation	for Negotiation \$		or \$		i	if owner retains structures	
			TIATIONS				
Date	Beginning Time	Ending Tim	e	Place of Co	ntact		
Persons Present	_					_	
Brief summary of the	e explanation made of the We	est Virginia D	ivision of Hig	ihways Acqi	uisition Proced	dure:	
				,			
Brief Summary of th	ne explanation of the full effect	t of take:					
	and improvements (Amount)						
	erals (Amount)						
Offer made to allow	owner to retain improvements	s апо аррип	enances (An	<u> </u>			
Any Counter offers							
R/W pamphlet deliv	ered to			Date			
Relocation brochure	e delivered to			Date			
Copy of deed/option	n delivered to			Date			
Statement of Compo	ensation delivered to			Date			
Replacement housin (See Ch.12 - Form RW 1	ng amount		Given to				

Reason Settlement Cannot be Made:		APPENDIX 5-3
Comments of Owner or his Representative and other Pertinent Data:		
Comments of Carlot of the Representative and other Forthern Bata.		
	Negotiator	

APPENDIX 5-4

RIGHT OF WAY N	NEGOTIATION SHEET			5	SHEET NO.	
Form RW 5.02B Rev. 10/2018			F	FOLLOW UP VISIT		
WEST VIRGINIA I	DIVISION OF HIGHWAYS					
OWNER: Name, A	ddress and Telephone No.		Project No.		County	Parcel No.
			Highway Pr	oject Nan	ne:	
Approved Valuation	n for Negotiation		or \$			if owner retains structures
			,			
			FIATIONS	1		
Date	Beginning Time	Ending Tim	ie	Place of	Contact	
Persons Present						
Brief summary of a	ny furthur explanation of the	effect of take				
Offer made for land	and improvements (Amount	<u> </u>				
Offer made for mine	•	, <u> </u>				
	owner to retain improvement	nts and annur	tenances (Ar	mount)		
		ns and appur	tenances (7 H	mount)		
Any Counter offers						
Reason settlement c	annot be made:					
Comments of Owne	er or his Representatives and	Other Pertine	ent Data in A	ddition to	Information Se	et Forth in Negotiation
Sheet for Prior Visi	ts. If more space is needed, u	ise reverse si	de.			
Signature of Negoti	ator					

RIGHT OF WAY SHEET FOR WAIVER OF APPRAISAL NEGOTIATIONS				SHEET NO.			
	2C Rev. 10/2018 NIA DIVISION OF HIGHWAY		FIRST V	ISIT WHEN OF	FER MADE		
	me, Address and Telephone N		Project No.	Cour	nty	Parcel No.	
			Highway Project	Name:			
			+				
Minority	Non-Minority	Female	4				
Data	Deginning Time		OTIATIONS	a of Contact			
Date	Beginning Time	Ending Tim	ie Plac	e of Contact			
			l				
Persons Pres	ent						
Brief summar	y of the explanation made of t	he West Virginia I	Division of Highwa	ys Acquisition	n Procedure:		
,		y , , .	3		-		
Brief summar	y of the explanation of the full	effect of take:					
Offer made to	r property to be acquired (Am	ount)					
Offer made to	r minerals to be acquired (Am allow owner to retain improve	ements and appur	tenances (Amoun	t)			
Circi mado to	- anon owner to rotain improve		torianece (, imean				
Any counter C	Offers						
R/W pamphle	t delivered to		D	ate			
Relocation bro	ochure delivered to		D	ate			
Copy of deed/	option delivered to						
	Compensation delivered to						
Replacement (See Ch.12 - For	housing amount m RW 12.13)		Given to				
	,						

Reason Settlement Cannot be Made:		APPENDIX 5
Comments of Owner or his Representative and other Pert	inent Data:	
<u>-</u>		
	Negotiator	

	HEET FOR WAIVER OF APPE	RAISAL NEG	OTIATIONS		IEET NO.	
Form RW 5.02D Rev. 10/2018 WEST VIRGINIA DIVISION OF HIGHWAYS					LLOW UP VIS	IT
	ddress and Telephone No.		Project No.		County	Parcel No.
WINET. Name, A	daress and relephone No.		i roject ivo.		County	Tarcerivo.
			Highway Pro	oject Name:		
Date	Beginning Time	Ending Time	TIATIONS	Place of Co	ntact	
Dale		Ending Time	3	riace of G	macı	
Persons Present						
Brief summary of ar	ny further explanation of the ef	fect of take:				
ĺ						
Offer made for prop	perty to be acquired (Amount)					
	erals to be acquired (Amount)					
	owner to retain improvements					
Any counter offers						
Reason settlement	connet he made:					
rieason settlement	cannot be made.					
Comments of Owner	er or his Representative and O	ther Pertinen	t Data in Ado	lition to Info	rmation Set Fo	
Sheet for Prior Visits	s. If more space is needed, us	e reverse sid	le.			Tar in regulation
Signature of Negotia	ator					
- Signature of Negotia						

West Virginia Division of Highways

Option or deed or Instrument	Project No.
	Parcel No.
Dated:	County
Between the Division of Highways and	Date
NEGOTIATOR	R'S CERTIFICATION
I,	, the undersigned negotiator does hereby certify to the
best of my knowledge and belief as follows: (1) the	e written option, deed or instrument secured
embodies all of the consideration agreed upon bety	ween the negotiator and the property owner;
(2) the agreement was reached without coercion, p	romises other than those shown in the
agreement, or threats of any kind whatsoever by or	either party, except threats by the property
owner or his representative as follows:	
(if no	one, write none)
(3) I understand that the parcels are to be secured f	For use in connection with the Federal-Aid
highway project above referenced; (4) I have no d	irect or indirect present or contemplated future
personal interest in the parcels or in benefit from the	he acquisition of such property.
	Negotiator

Form RW 5.24 Rev. 10/2018

OPTION

Project No.___

This agreement of option, entered into this			Parcel	No	
Witnesseth, that in consideration of the mutual promises herein contained, the parties hereto do covenant and agree, each with the other, as follows: FIRST: The Seller hereby gives and grants unto Purchaser the exclusive right and option for a period of from date hereof, to purchase at the price hereinafter set out: (a) An easement for highway purposes or fee simple title in and to that certain tract or parcel of land situated and located in	between				
FIRST: The Seller hereby gives and grants unto Purchaser the exclusive right and option for a period of from date hereof, to purchase at the price hereinafter set out: (a) An easement for highway purposes or fee simple title in and to that certain tract or parcel of land situated and located in				MENT OF TRANSPO	ORTATION,
from date hereof, to purchase at the price hereinafter set out: (a) An easement for highway purposes or fee simple title in and to that certain tract or parcel of land situated and located in		n of the mutual	promises herein contained	l, the parties hereto do	covenant and
optioned in the sum of	(a) An easement for highway and located in Disbounded and described on (a) separate s	e hereof, to pure purposes or fea- strict,sheet(s) attache	chase at the price hereinaf e simple title in and to that County, V d hereto and made a part h	ter set out: certain tract or parcel of West Virginia, and mor hereof.	f land situated
manner permitted by law, to	optioned in the sum of				•
at	manner permitted by law, to of Seller to receive and acknowledge re signed by or on behalf of Purchaser, and r	eceipt of such mailed to	notice; provided, however,	, who is hereby many that a written notice of	ade the Agent of acceptance
FOURTH: Upon notice of election to purchase being given as above mentioned, the Seller agrees to tender, and upon payment of the option purchase price above set out to deliver unto the Purchaser, or such person as it may direct, an apt and proper deed, in form approved by Purchaser, conveying good and marketable title to said real estate, free from liens and encumbrances, including real property taxes for the current year, which deed shall contain covenants of general warranty, free from liens and encumbrances, right to convey, and further assurances; and the said deed shall contain the following provisions, which are the agreed terms and provisions of the sale herein contemplated: It is understood that the real estate hereby optioned or part thereof shall be used for or in connection with the construction, maintenance and use of a controlled-access facility (freeway) with no rights of access to said facility by abutting owners. Seller, whether the owner of remaining or other land adjoining said land, or any interest therein, or not, releases unto Purchaser all easements of way, over, upon, through, across or under said land herein described specifically including but not limited to all rights of vehicular and pedestrian access; and all rights of ingress to and					
and upon payment of the option purchase price above set out to deliver unto the Purchaser, or such person as it may direct, an apt and proper deed, in form approved by Purchaser, conveying good and marketable title to said real estate, free from liens and encumbrances, including real property taxes for the current year, which deed shall contain covenants of general warranty, free from liens and encumbrances, right to convey, and further assurances; and the said deed shall contain the following provisions, which are the agreed terms and provisions of the sale herein contemplated: It is understood that the real estate hereby optioned or part thereof shall be used for or in connection with the construction, maintenance and use of a controlled-access facility (freeway) with no rights of access to said facility by abutting owners. Seller, whether the owner of remaining or other land adjoining said land, or any interest therein, or not, releases unto Purchaser all easements of way, over, upon, through, across or under said land herein described specifically including but not limited to all rights of vehicular and pedestrian access; and all rights of ingress to and	registered mail, shall be sufficient notice	e of acceptance	, and the mailing of such n		
construction, maintenance and use of a controlled-access facility (freeway) with no rights of access to said facility by abutting owners. Seller, whether the owner of remaining or other land adjoining said land, or any interest therein, or not, releases unto Purchaser all easements of way, over, upon, through, across or under said land herein described specifically including but not limited to all rights of vehicular and pedestrian access; and all rights of ingress to and	and upon payment of the option purchas direct, an apt and proper deed, in form a free from liens and encumbrances, inclu- of general warranty, free from liens and of	se price above a pproved by Pur ding real proper encumbrances,	set out to deliver unto the chaser, conveying good and ty taxes for the current year right to convey, and further	Purchaser, or such per ad marketable title to sa r, which deed shall cont er assurances; and the s	rson as it may aid real estate, ain covenants aid deed shall
	construction, maintenance and use of a cabutting owners. Seller, whether the ownot, releases unto Purchaser all easeme specifically including but not limited to	controlled-acce wher of remaining this of way, over all rights of ve	ss facility (freeway) with r ng or other land adjoining er, upon, through, across o chicular and pedestrian acc	no rights of access to sa said land, or any intere or under said land here	aid facility by est therein, or ein described

The Seller releases Purchaser from all liability for any and all claims which might have been legally asserted against the Purchaser as just compensation in an eminent domain proceeding prosecuted by it against the Seller under its power to take and damage private property for public highway purposes.

Said deed shall convey an easement for highway purposes or fee simple title.

FIFTH: For retention of all buildings, structures, equipment, and ornamental trees, shrubs and plants from the real estate described in paragraph "First", Addendum "A" to be attached.

SIXTH: Purchaser may at its expense, cause said real estate to be surveyed, and Seller agrees to convey said real estate by a new and correct description made up from such survey, if so requested by Purchaser. In the event of acceptance hereof by Purchaser, Seller shall at Seller's expense promptly cure and remove any defects or encumbrances and pay and secure releases of any liens affecting the title to the land herein optioned, and the purchase price shall not become due until the same are cured, removed or paid as the case may be. The Purchaser may, at its option, cure and remove any such defects or encumbrances or pay and secure releases of any such liens, and any sum expended in paying such liens shall be credited upon the purchase price herein provided for.

SEVENTH: Possession may be taken by, and shall be delivered to purchaser, its agent and contractees upon closing.

EIGHTH: Should the Purchaser fail to give notice of acceptance hereof within the term stated herein, then this option is to be void, otherwise to remain in full force and effect.

NINTH: It is agreed that the foregoing is the entire contract between the parties hereto, and was fully read and understood before its execution, and there is no consideration for said option except the consideration herein set forth, and that it is understood that the agent of the Purchaser securing this option has no authority to contract for or bind the Purchaser by any verbal representations or promise, and that this written agreement is the complete agreement between the parties hereto in all its terms and provisions.

witness the following signature(s) ar	nd seal(s).
	(SEAL)
	(SEAL)
	(SEAL)
	(SEAL)
STATE OF WEST VIRGINIA COUNTY OF, TO-W I, aforesaid, do hereby certify that	VIT:, a Notary Public within and for the County and State
whose name(s) is/are signed to the fo	oregoing writing, bearing date the day or, have/has this day acknowledged the same before me in my said
County. Given under my hand this	
	Notary Public
	, a Notary Public within and for the County and State
aforesaid, do hereby certify that	
whose name(s) is/are signed to the fo	oregoing writing, bearing date the day or, have/has this day acknowledged the same before me in my said
County.	, , ,
Given under my hand this My commission expires	day of
	Notary Public

CORPORATE ACKNOWLEDGEMENT

STATE OF WEST VIRGINIA			
COUNTY OF, TO-WIT:			
I,	, a Not	ary Public within and for	the County and State
aforesaid, do hereby certify that			
who signed the writing above bearing date the	day of		, 20, fo
		, has this day in my	said County, before
me, acknowledged the said writing to be the act and	deed of said corpor	ration.	
Given under my hand this day of		, 20	
My commission expires			_•
		Notary Public	

ADDENDUM "A"

FIFTH: Seller may remove, and after such removal retain as his own, all buildings, structures, equipment, and ornamental trees, shrubs and plants from the real estate described in paragraph "First" hereof, at any time within _____ days after closing; provided, however, that all such buildings, structures, equipment, trees, shrubs and plants which are not in fact so removed within said _____ day period, shall be and remain the property of Purchaser. This provision shall be set forth in the deed if the same be executed before removal period has expired. The risk of loss or damage by fire or other casualty of such item named herein during the said removal period is assumed by Seller.

RIGHT OF WAY PAMPHLET

"A GUIDE FOR PROPERTY OWNERS AND TENANTS"



DIVISION OF HIGHWAYS WEST VIRGINIA DEPARTMENT OF TRANSPORTATION

Steps to your new road . . .

- 1..... Need Established
- 2..... Traffic Studies
- 3..... Alternate Route Studies
- 4..... Design Studies
- 5..... Conferences and Public Hearings
- 6.... Location Approved
- 7..... Detailed Plans Prepared
- 8..... Land Title Data Secured
- 9..... Affected Property Appraised
- 10 Negotiations and Options Secured
- 11.... Relocation Assistance Provided
- 12.... Payment Made and Titles Transferred
- 13.... Condemnation, If Necessary
- 14.... Road Contractor Submit Bids
- 15.... Construction of Road
- 16.... Road Open to Traffic

WHY MUST MY PROPERTY BE TAKEN?

Many factors are critically analyzed in locating and designing a modern highway. The element of need is the first consideration. Necessity is established by a thorough study of existing roads and both present and estimated future traffic volumes. Traffic studies are basic in the design of the pavement and roadway and determining whether two, four, six or more traffic lanes are required.

The specific location for the highway is chosen only after a detailed study of each alternate route. Before a final location is chosen, consideration is given to the following factors:

- (1) The probable effect on the people in the area
- (2) Environmental impact
- (3) Construction costs
- (4) Property costs
- (5) Benefits to the highway user

Your property is one of those within the limits of the proposed right of way of this route. Right of way is the land required to construct, maintain and operate a highway properly.

DOES THE STATE HAVE THE RIGHT TO TAKE MY PROPERTY?

Yes; however, Article 3, Section 9 of the *Constitution of West Virginia* provides that private property will not be taken or damaged for public use without just compensation.

These constitutional provisions guarantee that necessary public improvements can be built and so located that they will render maximum benefits and also that affected property owners will be fully compensated.

Nondiscrimination, Title VI and 49 CFR 21-5, provides that "No person in the United States shall, on the grounds of race, color, or national origin be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination....".

WHAT WILL I BE PAID FOR MY PROPERTY?

If your entire property is required, you will be paid the fair market value of the entire property. West Virginia law defines "market value" as the price a willing buyer would pay a willing seller, neither acting under compulsion nor duress, both exercising prudence and intelligent judgment as to its value and familiar with the purpose for which the property is reasonably available.

If only a part of your property is required, you will be paid the fair market value of the part taken, plus damages, if any, to the residue, less all benefits.

Fair market value will be determined by a competent, professional real estate appraiser after a thorough inspection of your property, a comparison with similar properties in the area that have been sold recently, a determination and consideration of its replacement cost and depreciation and consideration of the income-producing potential. Only men and women of the highest integrity, qualified by education, training, experience and licensed or certified by the state, are used as appraisers.

All appraisal reports are office-reviewed, then rechecked in the field by experienced, qualified review appraisers for accuracy and to make certain that no items of allowable value have been overlooked or omitted.

Since the Division of Highways has adopted a firm price policy, you will be offered the full amount of the approved appraisal. There will be no attempt to buy your property at less than its fair market value. This policy guarantees that you receive the full value of your property and also that all citizens of the state receive full value for the money expended for highway rights of way.

WHO WILL CONTACT ME?

A representative of the Right of Way Division of the Division of Highways will call on you to discuss the purchase of your property. You will find this representative to be competent, well informed, courteous and, above all, helpful. Actually, the representative's responsibility is of a dual nature, as service must be rendered to the individual property owner as well as to the taxpayers.

The representative is well-versed in basic highway design and plan reading and, consequently, is able to inform you fully about the effect highway construction will have on your property.

Based on the knowledge and understanding of the appraisal of real estate, the representative of the Right of Way Division will be able to explain the offer made by the Division of Highways for your property. A thorough knowledge of the laws and procedures governing the acquisition of private property enables the representative to explain your rights and responsibilities as well as those of the Division of Highways.

The representatives of the Right of Way Division instructions are to help you, the property owner, in every possible, proper way.

Preparatory to initiation of negotiations, the appraiser(s) will call to inspect your property. A review appraiser may also need to inspect your property. Other representatives of the Division of Highways will call on you to collect information for use in determining the needs of those who will be required to move.

WILL I BE ABLE TO MOVE MY BUILDINGS?

Although most owners prefer that the Division of Highways purchase all structures located within the right of way limits, it is possible to retain possession of your home or other buildings and make arrangements to have them relocated. This will result in a reduction of the amount of the offer by the Division of Highways. Consideration must be given to the size, age and condition of the buildings and availability of suitable sites, in addition to the cost of moving the structure(s) to be retained. The representative of the Right of Way Division assigned to your property will advise you of the procedure and will be able to assist you in making the proper decision.

HOW SOON MUST I MOVE?

Every effort will be made to provide ample time for you to relocate. On or after the initiation of negotiations for the parcel, the relocatee is given a written notice, which specifies that they will not be required to move before 90 days from the date of the notice. This notice informs the relocatee that they will be given a 30-day written notice specifying the date by which they must vacate the property. In the event the property is tenant-occupied, notices are given to both the tenant and the owner. Extension beyond 30 days may be granted in writing.

CAUTION: YOU SHOULD MAKE NO COMMITMENT REGARDING RELOCATION UNTIL YOU HAVE BEEN ADVISED OF ELIGIBILITY REQUIREMENTS OF THE PROGRAM BY A RELOCATION REPRESENTATIVE. FAILURE TO DO THIS MAY RESULT IN THE LOSS OF CERTAIN BENEFITS AND PAYMENTS.

WILL I RECEIVE ANY ASSISTANCE IN FINDING A SUITABLE PLACE TO MOVE?

Yes. A representative of the Right of Way Division will call on you after initiation of negotiations to offer appropriate assistance. Should you desire assistance prior to that time, you may call the proper District Right of Way Office (see last two pages of this pamphlet) and a relocation representative will consult with you.

Representatives will assist in finding suitable replacement housing and business locations for all who must move because of highway construction. Guidance is provided in making claims for moving cost reimbursement and replacement housing payments when applicable.

A listing of available properties for sale and for rent, the names and addresses of lending agencies and rental agencies, and information about federal, state and local regulations and programs and other information which may be helpful to you will be offered through the District Right of Way Division.

In a negotiated settlement, you will not be required to vacate the property until payment has been tendered in accordance with the terms of the option unless you have agreed in writing to do otherwise.

HOW WILL THE CLOSING BE HANDLED?

After you sign an option to sell your property to the Division of Highways, a state warrant will be issued. Thereafter the Division of Highways will be represented by a closing attorney who will work through the closing procedures similar to those employed in most real estate transfers.

Releases of outstanding liens and encumbrances such as deeds of trust, taxes, judgments or leases must be obtained prior to the closing.

The Division of Highways will prepare the deed and cause it to be recorded at no cost to you.

Should the transfer of your property to the Division require payment by you of any of the following expenses, you may claim reimbursement:

- (1) Other recording fees and similar expenses incidental to the conveyance of such property.
- (2) Penalty costs for prepayment of any preexisting recorded mortgage (deed of trust) entered into in good faith encumbering your real property.
- (3) The pro rata portion (on a calendar year basis) of real property taxes paid which are allocable to a period subsequent to the date of vesting title in the Division of Highways or the date of possession of such real property by the Division of Highways, whichever is earlier.

MUST I ACCEPT THE OFFER OF THE DIVISION OF HIGHWAYS FOR MY PROPERTY?

No. If you believe the offer of the Division of Highways is inadequate, you have the right to refuse the amount offered. However, on most projects more than 90 percent of the parcels are acquired through negotiations based upon fair market value as determined by appraisers.

4

WHAT WILL HAPPEN IF I FIND THIS OFFER UNACCEPTABLE?

Both you, the property owner, and the Division of Highways are protected by the *Constitution of West Virginia*, which provides that: "Private property will not be taken or damaged for public use, without just compensation . . . " and that "when required by either of the parties, such compensation will be ascertained by an impartial jury of twelve freeholders."

If the Division of Highways must acquire your property in order to construct the proposed highway, West Virginia law provides that the Division can institute condemnation proceedings if the offer is found unacceptable. This procedure involves the following steps:

- (1) The Division of Highways files a petition in Circuit Court describing the property and identifying as defendants all persons who have an interest in such property.
- (2) Five commissioners, from a list of 13 local freeholders nominated by the court, are selected by the owner and Division of Highways to view the property and hear evidence which either the owner or the Division wishes to submit.
- (3) The commissioners are required to file with the court their findings of just compensation for the property taken and damage to the residue, if any, less all benefits.
- (4) Within 10 days after the commissioners file their report, either the owner or the Division may file exceptions and demand a trial by jury.

ADVANCEMENT OF COMPENSATION

In the event it is necessary to institute condemnation proceedings to acquire your property, the Division of Highways will deposit with the Clerk of the Circuit Court an amount equal to the Division's approved appraisal.

The property owner can arrange to withdraw such amounts for their immediate use according to their interest in the property.

WHAT IS THE RELATIONSHIP BETWEEN THE WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS, AND THE FEDERAL HIGHWAY ADMINISTRATION

The Federal Highway Administration (FHWA), an agency of the United States Department of Transportation, participates in the cost of construction, right of way and engineering in West Virginia when such highways are on the Federal Aid System and the Division of Highways requests federal assistance in such a project. The FHWA does not actually design any roads, buy any right of way or construct any roads.

The Division of Highways submits proposed projects to the FHWA. If the proposal is accepted, the FHWA will reimburse the Division a portion of the project costs, varying from 50 percent to 90 percent. As the project develops, the FHWA reviews all phases of work, from design through right of way acquisition and construction. If, at any time during these reviews, it finds that the work does not meet federal aid requirements, it may refuse to pay all or a portion of its share of the cost of the project.

After construction is completed, maintenance of the highway and associated costs become the responsibility of the Division of Highways, without federal participation or aid. FHWA involvement at this stage is limited to annual inspections to review the adequacy of maintenance.

In public hearings, the FHWA usually has present a representative who may answer questions concerning the *Federal-Aid Highway Program Manual* if asked to do so by the Division of Highways. After each hearing and after considering all of the pertinent comments offered in connection with the hearing, the Division of Highways will make a formal recommendation to the FHWA. The FHWA will review this and take action, either approving or disapproving the recommendation.

Simply stated, the FHWA - Division of Highways relationship is one in which the FHWA reviews the work the Division proposes to do or has done and tells the Division whether it meets all requirements for federal aid. If the proposed work or work completed does not meet these requirements, FHWA may pay only a portion of its normal share or deny participation completely.

DISTRICT RIGHT OF WAY OFFICES

DISTRICT ONE

(304) 558-3021 Charleston, WV

Boone, Clay, Kanawha, Mason, Putnam

DISTRICT TWO

(304) 528-5635 Huntington, WV *Cabell, Lincoln, Logan, Mingo, Wayne*

DISTRICT THREE

(304) 420-4725
Parkersburg, WV

Calhoun, Jackson, Pleasants, Ritchie, Roane, Wirt, Wood

DISTRICT FOUR

(304) 842-1551 Clarksburg, WV **Doddridge, Harrison, Marion, Monongalia, Preston, Taylor**

DISTRICT FIVE

(304) 289-3521 Burlington, WV

Berkeley, Grant, Hampshire, Hardy, Jefferson, Mineral, Morgan

DISTRICT SIX

(304) 843-4041 Moundsville, WV **Brooke, Hancock, Marshall, Ohio, Tyler, Wetzel**

DISTRICT SEVEN

(304) 269-0400 Weston, WV *Barbour, Braxton, Gilmer, Lewis, Upshur, Webster*

DISTRICT EIGHT

(304) 637-0215 Elkins, WV *Pendleton, Pocahontas, Randolph, Tucker*

DISTRICT NINE

(304) 647-7450 Lewisburg, WV *Fayette, Greenbrier, Monroe, Nicholas, Summers*

DISTRICT TEN

(304) 487-2155 Princeton, WV *McDowell, Mercer, Raleigh, Wyoming*

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

ACQUISITION CHECKLIST

State Project		DOH District		Parcel
Federal Project		_ County		
Out of State Owner: Yes No		Business:	Yes	No
ITEM	YES or NO		COMMENT	S
1. Questionnaire	Yes No			
2. Abstract	Yes No			
3. Approved Description	Yes No			
4. Letter of Interest	Yes No			
5. Complete Appraisal or Waiver	Yes No			
6. Waiver – Request for Appraisal – Letter	Yes No			
7. Letter of Entry	Yes No			
8. Deed, Release, or Bill of Sale	Yes No			
9. W-9 – with instructions	Yes No			
10. 90 Day Letter if Relocation is Involved	Yes No			
11. 30 Day Letter if Relocation is Involved	Yes No			
12. Form RW 12.13 (RHP) if Acquiring Residence	☐ Yes ☐ No			
13. Form RW 5.24 Negotiators Certification	☐ Yes ☐ No			
14. All Contact Sheets	Yes No			
15. Mineral – Owner Identified	Yes No			
16. Mineral - Abstract	Yes No			
 17. Mineral – Complete Appraisal or Waiver 18. If Condemned – Condemnation Requested On 	☐ Yes ☐ No Date:			
19. Right of Entry Granted On	Date:			
20. Plans filed at County Court House	Date:			
Closed By:	Date Recorded:		DB	PG
District Agent:	Date Completed	d:		
Signature:				

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION

DIVISION OF HIGHWAYS

STATEMENT OF JUST COMPENSATION AND SUMMARY

FOR WAIVER VALUATION

DATE	PROJECT
	PARCEL
	OWNER
	TENANT
In accordance with the provisions of Section 301(3) of the "Uniform Folicies Act of 1970", as amended, the West Virginia Department of Transpowritten statement of, and summary of the basis for, the amount it has established	ortation, Division of Highways, herewith submits a
Section 3, Article 9, of the Constitution of West Virginia, provides damaged for public use without just compensation". The West Virginia Suprem of just compensation is the fair market value of the property actually taken at the the fair market value of the residue of the property immediately before and immediately from construction of the improvement for which the property is taken as	e Court of Appeals has indicated that the true measure time it was appropriated, plus the difference between ediately after the taking, beyond all benefits that may
The amount established as just compensation is believed to be at least appraisal.	that which would result from preparation of a formal
Unless otherwise stated in the attached option or deed, the amount establing acquired, which includes land, buildings, structures, or improvements lowereas and interest described in the attached option or deed. The amount establingersonal property such as household furnishings, clothing, and appliances. The Vof Highways, will pay the owner of personal property reasonable and necessary Brochure regarding Relocation Assistance, Moving Cost, Replacement Housing	cated on, or damaged as a result of the taking of the shed as just compensation does not include items of West Virginia Department of Transportation, Division y moving cost in accordance with the Department's
The full amount established, as just compensation for this parcel is \$\\$Where appropriate, this amount is summarized as follows:	
Property Taken	\$
Damages to Residue, if any, Less benefits, if any	\$
Other	\$
Total	\$

WEST VIRGINIA DIVISION OF HIGHWAYS

CERTIFICATION OF ACQUISITION

I hereby certify that it is necessary to acquire the following described property in connection with the construction and maintenance of the State Road system, as authorized by Chapter 17, Article 2A, Section 8 of the Code of West Virginia.

I certify further that all recorded liens against said property will be properly released upon the acceptance of the deed and the delivery of the state warrant therefore, with the exception of such liens of small amounts that constitute a nuisance and there is sufficient property retained by the owner to satisfy such lien; said exception will have prior approval by the Director of the Right of Way Division.

Where there is an entire taking of a parcel or tract of property, the Sheriff of each respective county will be informed of such transfer by the West Virginia Division of Highways.

See description attached hereto.	
	District Right of Way Agent
Owner:	
County:	-
Project:	
Parcel:	
	THE RIGHT OF WAY DIVISION
	By:
	Director

	PI	ROJECT NO
	PA	ARCEL NO
ACCEPTANO	CE OF OPT	TON
To:		
You are hereby notified that the undersignaccepts, in accordance with the terms thereof the control of the cont	of, that certain you and the	n option dated the day of undersigned, providing for the sale of
certain real estate, rights and claims in		County, West Virginia, therein
described.		
Witness the following signature the	day of	
	W	EST VIRGINIA DIVISION OF HIGHWAYS
	Ву	
	Its	

PARCEL NO.

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

Charleston, West Virginia

	PROJECT NO
	COUNTY
	DATE
(Use C	Current Name), Director
Right	of Way Division
State (Capitol Complex
Buildi	ng Five, Room 820
Charle	eston, West Virginia 25305
Dear N	Mr. Director:
	This is to request authorization to institute condemnation proceedings on the above need parcel. In addition to the following information, the Negotiation Sheet is attached g forth all pertinent events that have occurred during the negotiations.
1.	The amount of last offer to the property owner.
2.	Amount asked by property owner, if he has voluntarily mentioned a price.
3.	Number of negotiation attempts with the property owner or his legal representative.
4.	Reasons for recommending condemnation.
	Negotiator
	District Right of Way Agent

Form RW 5.25 (Rev. 10/2018)

WEST VIRGINIA DIVISION OF HIGHWAYS

$\underline{C} \ \underline{E} \ \underline{R} \ \underline{T} \ \underline{I} \ \underline{F} \ \underline{I} \ \underline{C} \ \underline{A} \ \underline{T} \ \underline{E}$

ADVANCEMENT OF COMPENSATION FOR PROPERTY

TO: The Auditor of the State of	f West Virg	inia
the Circuit Court of of land shown upon West Virginia	County, Wes	rision of Highways will institute a suit in st Virginia, to condemn that certain parcel Highways plans as Parcel, Project County, West Virginia, and owned by
construction of said project; the or use thereof, is deemed necessed or estate, right or interest the	at immediat ary, and th rein, sough	ate, right of interest therein, for the se entry upon, possession, of appropriation at the fair market value of said property, at to be condemned and the damages, if any, by to such residue, by reason of the taking
		\$
Audited by:		
		(Use Current Name), Commissioner
	Ву:	(Use Current Name) Director, Right of Way Division
Amount approved for negotiation:	\$, on the day of,
		 Project Review Appraiser

AGREEMENT

TEST HOLE DRILLING

THIS AGREEMENT, Made this	day of,,
by and between party/ies of the first part, and West Virginia D	<u> </u>
party/ies of the first part, and West Virginia D	ivision of Highways, party of the second part.
paid, the receipt of which is hereby acknowle West Virginia Division of Highways, its agent enter upon the property of the party/ies of the	sideration of the sum of One Dollar (\$1.00), cash in hand dged, the party/ies of the first part do hereby give unto ts, employees and contractees, the right and privilege to e first part, situate and located inst Virginia, for the purpose of test hole drilling; said
	(SEAL)
STATE OF WEST VIRGINIA, COUNTY OF, to	(SEAL)
COUNTY OF, to	o-wit:
	, a Notary Public in and for the County and State
annexed bearing date the day of this day acknowledged the same before me in r	
Given under my hand this da	y of
My Commission expires	·
	 Notary Public
	1.0001, 1.0010

PROJECT NO.	
PARCEL NO.	
COUNTY	

AGREEMENT AND RELEASE

TEST HOLE DRILLING

THIS AGREEMENT, Made this day of,, by and between
by and between party/ies of the first part, and West Virginia Division of Highways, party of the second part.
WITNESSETH: That for and in consideration of the sum of One Dollar (\$1.00), cash in hand paid, the receipt of which is hereby acknowledged, the party/ies of the first part do hereby give unto West Virginia Division of Highways, its agents, employees and contractees, the right and privilege to enter upon the property of the party/ies of the first part, situate and located in
And for the consideration of \$ to be paid within sixty (60) days, the party/ies of the first part do (does) hereby release the party of the second part from any and all claims for damages by reason of said test hole drilling; said project parcel described as follows:
WITNESS the following signatures and seals:
(SEAL)
(SEAL)
STATE OF WEST VIRGINIA, COUNTY OF, to-wit:
I,, a Notary Public in and for the County and State aforesaid, do hereby certify that
, whose name(s) is/are signed to the writing hereto annexed bearing date the day of, has/have this day acknowledged the same before me in my said County and State.
Given under my hand this day of,
My Commission expires,
Notary Public

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

NOTICE

То:	(Name)
	(Address)

You are hereby notified that pursuant to provisions of the official Code of West Virginia, as amended, Chapter 17, Article 2A, Section 8 (4), and Chapter 54, Article 1, Section 3a, the West Virginia Department of Transportation, Division of Highways, acting by and through its authorized officers, agents, employees and contractees, will on or after _______(date), enter upon the tract(s) or parcel(s) of land owned by you situate in _______ District, _______ County, West Virginia, as shown on the attached map or plat, to make thereon such surveys, inspections, examinations, tests, soundings, and drillings as it shall deem necessary for highway related purposes by the West Virginia Department of Transportation, Division of Highways, for public purposes and in contemplation of acquiring a portion of said property, or an interest or right therein.

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

By:				

District Engineer

Return to:

(Name)

District Right of Way Agent West Virginia Division of Highways

(Address)

COVER LETTER EXAMPLE

(USE CURRENT LETTERHEAD)

DATE

MEMORANDUM

TO:	DDR
FROM:	DR – Current Director Director, Right of Way Division
SUBJECT:	Right of Way Certificate
	State Project No Construction Project No
	(Name of Project)
	(Name of) County

Attached is the Right of Way Certificate for the above noted project.

Attachment

cc:

(Rev. 10/2018)

CLEAN RIGHT OF WAY CERTIFICATE EXAMPLE

(USE CURRENT LETTERHEAD)

DATE

	<u>DATE</u>
	RIGHT OF WAY CERTIFICATE
Re:	State Project No
	Right of Way Project No
	Project Name
	County
Utility ro	elocation, being prescriptive rights pursuant to West Virginia law. elocations are in accordance with the attached Utility Status Report. oad facilities will be adjusted or indirectly affected.
	RIGHT OF WAY DIVISION
	Director
	Right of Way Division

(Rev. 10/2018)

CONDITIONAL RIGHT OF WAY CERTIFICATE EXAMPLE

	(USE CURRENT LETTERHEAD)
	<u>DATE</u>
	RIGHT OF WAY CERTIFICATE
Re:	State Project No Federal Project No Construction Project No Project Name County
or legal right of entr	rtify that all right of way for the above referenced project has been acquired ry obtained on all parcels including control of access rights, when pertinent, of acquisition of certain parcels specifically enumerated on the Right of Way cordance with 23 CFR 635.309(c)(3).
proceedings with th	stances with respect to the acquisition of the parcels indicated warrant ne construction on the basis it will be in the best public interest to do so in plete availability of the said parcels.
_	way will be acquired in accordance with the current FHWA directive(s) ition of real property.
Utility reloca	ntions are in accordance with the attached Utility Status Report.
No railroad i	involvement is anticipated.
	RIGHT OF WAY DIVISION
	 Director

(Rev. 10/2018)

Right of Way Division

RIGHT OF WAY STATUS REPORT

State Project No.

County

Federal Project No.

DATES INDICATED FOR COMPLETION RE ESTIMATED – THE ACTUAL COMPLETION MAY VARY FORTY-FIVE DAYS

PARCEL IMPROVEMENT

REASON NOT CLEARED

ESTIMATED DATE OF COMPLETE AVAILABILTY

DESIGN-BUILD RIGHT OF WAY CERTIFICATE EXAMPLE

(USE CURRENT LETTERHEAD)

DATE

RIGHT OF WAY CERTIFICATE

Re:	State Project No.	
	Federal Project No.	
	Construction Project No.	_
	Project Name	
	County	

WVDOH has begun acquisition activities based upon the current set of approved RW-3s. Should the contractor modify the approved RW-3s once the contractor has delivered to WVDOH an approved set of revised RW-3s, which comply with the provisions of WVDOH's DD-301, the Division will begin acquisition on such revised RW-3s. It is anticipated that occupied properties will be available for construction within one year of when approved revised RW-3s are received by the Right of Way Division. It is also anticipated that unoccupied properties will be available for construction within nine months of when approved revised RW-3s are received by the Right of Way Division.

Pursuant to 23 CFR § 710.313, advancing the right of way to the construction phase, prior to the acquisition of all right of way for the project, shall not impair the safety or in any way be coercive in the context of 49 CFR § 24.102(h), with respect to unacquired or occupied properties on the same adjacent segments of project right of way.

Adequate access shall be provided to all occupied properties to ensure emergency and personal vehicle access.

Utility service shall be available at all times to all occupied properties, prior to, and until relocation is completed.

When relocation of displaced persons from their dwellings has not been completed, the contractor shall establish a 100-foot hold-off zone around occupied properties on the project to ensure compliance with right of way procedures prior to starting construction activities in the affected areas. This zone shall be clearly marked on the ground by the contractor, using orange construction fencing. No construction-related activity is permitted within the hold-off zone until the property is vacated, and the WVDOH has certified that the hold-off zone is clear. In any event, construction activities are limited to those that do not have a material adverse impact on the quality of life of those in occupied properties that have been or will be acquired.

Open burning shall not occur within 500 linear feet from edge of an occupied property.

The design-builder must notify the WVDOH immediately upon the discovery of any assumed hazardous materials, historical, or archeological sites.

Upon award, the design-builder shall identify a right of way who shall serve as the point of contact for all right of way issues.

The WVDOH designates District Agent Name, District Number Right of Way Manager, as the right of way project manager for this project. He / She will serve as the WVDOH point of contact for all right of way issues. The right of way project manager shall make the determination of compliance with the Uniform Act and all State right of way regulations.

Prior to the start of construction, WVDOH must certify that the Right of Way has been acquired, or that the construction can be phased or segmented to allow Right of Way activities to be completed in phases. In either event, construction cannot begin on any segment of the project until acquisition has been completed on such segment or segments and WVDOH has certified the Right of Way is acquired. Supplemental right of way certificates will be provided as segments become available for construction.

Until the project has been achieved environment clearance, NO right of way activities may commence.

Utilities will be adjusted as noted on the attached Utility Status Report.

No railroad involvement is anticipated.

Director
Right of Way Division

RIGHT OF WAY DIVISION

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

CONDEMNATION PACKET CHECKLIST

State Pr	roject	DOH District	Parcel
	Project	County	
Project			
110,000			
documer	demnation packet request sent to Right of Way Central Office must ntation. If certain items are not provided with the original request, pt explaining why those items were not included.		
	ITEM		RESPONSIBILITY
	Form RW 5.25 – Formal Request to Authorize Condemnation	on	District
	Form RW 5.02A, B, C, or D – Negotiation/Contact Sheets		District
	Form RW 5.22 – Certificate Advancement of Compensation		District
	Form RW 5.01 – Right of Way Questionnaire		District
	Title Report w/Supporting Documents (Deeds, Tax Records	, etc.) & Title Not	es District
	Appraisal Report or Form RW 5.13 – Waiver Valuation		District
	Appraisal Review / Statement of Just Compensation		District
	Original Legal Description on disc or emailed in Word Form	nat	District
	Original Plat / Plan Sheets printed on 11 x 17		District
	Memorandum from RW Director Authorizing Condemnatio	n	Central Office
	Final Approved Legal Descriptions and Plat/Plan Sheets		Engineering
G01/11	TING .		
COMM	ENIS:		
Legal Se	If the Title Report is more than 6 months old, or if no Title Report e ection prior to submitting the condemnation packet requesting the Titles checklist must be signed, dated, and included in the condemnation	tle Report to be upo	dated/ordered.
	District Agent / Manager Signature	Date Complete	ed / Sent to CO

Project	
Parcel	
	County

FUNCTIONAL REPLACEMENT WORKSHEET

Cost Items	Acquisition Based on Market Value Concept	Cost to Acquire Substitute Property	
Land	\$		
Buildings	\$		
Site Imps. & Fixtures	\$		
Damages	\$		
Moving Costs	\$		
Replacement Housing	\$		
Other Items	\$		
Total	\$		
		Cost to Cure or Functionally Replace	<u>2</u>
Land		\$	
Buildings		\$	
Site Imps. & Fixtures () \$	
Regulatory Requirements		\$	
Other Items (Moving & Utili	ity Costs)	\$	(+) \$
		Nonparticipating <u>Items (Betterments)</u>	
(Identify Items)		\$	
			(-)
Total			\$

TRANSMITTAL MEMORANDUM FOR <u>ACCEPTED</u> APPRAISAL WAIVER

(USE CURRENT LETTERHEAD AND CURRENT MEMORANDUM FORMAT)

Current Date

MEMORANDUM

TO:	(Current Appraisal Manager)
FROM:	, District Right of Way Agent
SUBJECT:	Project Parcel No
	NOMINAL VALUATION - \$25,000 MAXIMUM
	wners on the above subject project and parcel have accepted an offer of ler the Appraisal Waiver Criteria.
• •	that this sum is not less than the just compensation they would have received for nages if a formal appraisal had been prepared.
XXX:xx	

TRANSMITTAL MEMORANDUM FOR NOT ACCEPTED APPRAISAL WAIVER

(USE CURRENT LETTERHEAD AND CURRENT MEMORANDUM FORMAT)

Current Date

MEMORANDUM

TO:	(Current Appraisal Manager)
FROM:	, District Right of Way Agent
SUBJECT:	Project Parcel No
	NOMINAL VALUATION - \$25,000 MAXIMUM
	wners on the above subject project and parcel have not accepted an offer of der the Appraisal Waiver Criteria.
• •	that this sum is not less than the just compensation they would have received for nages if a formal appraisal had been prepared.
XXX:xx	

COUNTY: PROJECT: WEST VIRGINIA DEPT Parcel Owner	PT. of TRANSPORTATION - DOH	Monthy	Head of Household	As of:	NEGO	TIATIONS B Agent	Assn. Date	*		CONDEMNA es CLOSED		ADMINISTRA' Invoice or Deposit Amount	Check Receive	Check Deliver	Closed	Deed Book	Page Number	RE Relo. Agent	LOCATIO	N Date Moved	CONI Date filed		TOTAL TAKE	COMMENTS
WEST VIRGINIA DEPT		Minority	Head of Yousehold	Date Apprist Receive	Abstracts	TIATIONS de se	Assn. Date	*	Green indicate	es CLOSED		Invoice or		Check Deliver	Closed	Deed Book	Page Number						TOTAL	
		Minority	Head of Household	Date Appra's Meceive	Abstracts	TIATIONS B Agent	Assn. Date					Invoice or		Check Deliver	Closed	Deed Book	Page Number						TOTAL	
		Minority	Mead of Household	Date ApprisT Receive	Abstracts	Agent	Assn. Date	Offer Date	Sign Date	Date to Admin.		Invoice or		Check Deliver	Closed	Deed Book	Page Number						TOTAL TAKE	
Parcel Owner		Minority	Head of Household	Date Appril Proceive	Abstra	Agent	Assn. Date	Offer Date	Sign Date	Date to Admin.	Date Invoice or Condem. Request	Deposit Amount	Check Receive	Check Deliver	Closed	Deed Book	Page Number	Relo. Agent	1st Contact Date	Date Moved	Date filed	Entry Date	TOTAL TAKE	COMMENTS
Parcel Owner		Minority	Household	Receive		∆ Agent	Date	Offer Date	Sign Date	Admin.	Condem. Request	Amount	Receive	Check Deliver	Closed	Book	Number	Agent	Date	Moved	Date filed	Date	TAKE	COMMENTS
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	PROJECT NO: PROJECT NAME:																										
DATE:												RE	ELOCAT	TION ST	ATUS I	LOG/RESI	DENTIAL			I		1	1		1		
							RELOCA	TION						-							ADI	MINISTRA	ATIVE				
PARCEL#	PROPERTY OWNER/NAME(S)	ACQUISITION	RELOCA	TION OWN	MED/ TEM	RHP ANT ELIGIBLE	BUD DEOL	IESTED DE	RHP	1st Contact	Inspection/	90 Day	30 Day	Extension	Date to	Date Move	Date of	RHP	Check Rec'd by	Date Check(s)	Moving Exp.	Check Rec'd	Date Check(s)	Incidental Exp.	Check Rec'd	Date Check(s)	COMMENTS
PARCEL #	PROPERTY OWNER/NAME(S)	AGENT	AGEN	41 OW	NEN/ TEN/	AVI ELIGIBLE	. HIIF HEQU	ALSTED NE	CIEVED	Date	Hoolii Coulii	Letter	Letter	Date	move	Completed	inspection	invoice	District	Delivered	COST IIIVOICE	by District	Delivered	ilivoice	by District	Delivered	COMMENTS
 													+					-									
																		1									
\vdash																											1
 																											
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PROJECT NO: PROJECT NAME:																	
	RELOCATION											ATUS	LOG/B	USIN	ESS		
			REL	OCAT	ON	•	•		•		Ì		ADMI	NISTF	RATIVE	•	
PARCEL #	PROPERTY OWNER/BUSINESS NAME																COMMENTS
											<u> </u>						

	PROJECT NO.	
	PARCEL NO.	
TEMPORARY CONSTR	CUCTION EASEMENT	
THIS DEED OF EASEMENT, Made this the by and between part of the first part, and the West Virginia Depa		
part of the first part, and the West Virginia Depa party of the second part.	rtment of Transportation, Div	vision of Highways,
WITNESSETH:		
That for and in consideration of the sum of	of which is hereby acknowled incumbrances, unto party of the operty situate in on of Highways Project No	dged, the part of ne second part the District,
which said property is more particularly described as fo	llows:	
Upon the completion of the construction of the state the said Division of Highways, this said easement or rig	2 0	<u> </u>
And for the consideration hereinbefore set forth, the party of the second part from any and all damages the to the residue of the property of the part of the front the above described easement and by reason of the contract the contract of the contr	hat have been occasioned or the irst part by reason of the constitutions.	that may be occasioned struction to be performed
WITNESS the following signatures and seals.		
		(SEAL)
		(SEAL)
		(SEAL)
		(SEAL)
STATE OF WEST VIRGINIA COUNTY OF TO-WIT:		
I,, do hereby certify that,	a Notary Public in and for th	ne said County of
whose name is/are signed to the foregoing and anne , 20 , has/have this date	exed writing, bearing date on	the day of
County.		
Given under my hand thisday of My commission expires the day of	, 20 , 20	
	Notary Public	

30 DAY LETTER

(USE CURRENT LETTERHEAD)

(Owners Name)			
(Address)	~ 1)		
(City, State, and Zip	Code)		
Dear (Mr./Mrs.) (O	wners Last Name):		
	Project	, State	
	Project	, Right of Way	,
	Parce	<i>'</i>	
	(Name C	Of) County	
	fying the date the We	st Virginia Departme	, advising that you would be ent of Transportation, Division
Accordingly, you are	e hereby notified to v	racate the property on	or before
Please be assured t relocation assistance.	that the Division of	Highways will cont	tinue to offer all appropriate
-	· ·	_	s procedures, please contact _, or call
	Sinc	erely yours,	
	Dist	rict Right of Way Ag	ent
XXX:xx			

90 DAY LETTER

(USE CURRENT LETTERHEAD)

(Owners Name) (Address) (City, State, and Zip Code)			
Dear (Mr./Mrs.) (Owners La	st Name):		
		rcel ne Of) Co	, State , Right of Way , punty
			ion, Division of Highways plans to award a way which necessitates the acquisition of
a comprehensive relocation projects. Procedures have be	assistance progreen established relocate and ad	am for th by the Div lvise you	Acquisition Policies Act of 1970 provides nose that are displaced by Federal Highway vision of Highways to provide you with the relating to moving costs, supplemental itled.
This letter is also to least ninety (90) days from the			not be required to vacate the property for at d receipt of this letter.
If you still occupy the will require possession, you be vacated.	e property thirty will be given a	(30) days written n	s prior to the date the Division of Highways notice specifying the date the property must
			the Division's procedures, please contact Right of Way Agent, by calling
		Sincerely	y,
		District F	Right of Way Agent
XXX:xx			
Receipt Acknowledged:			
Date		-	

(Rev. 10/2018)

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION **DIVISION OF HIGHWAYS**

LETTER OF ENTRY EXAMPLE

Use Current Letterhead

DATE

West Virginia Department of Transportation Division of Highways, Right of Way 1900 Kanawha Boulevard East **Building 5, Room 820** Charleston, West Virginia 25305

Re: LETTER OF ENTRY State Project No. Federal Project No. (Name of) County

To Whom it May Concern:	
employees, agents, consulting engine enter upon property belonging to necessary for construction of the above	norization for the Division of Highways, it's eers, contractors and other representatives to that lies within the right-of-way we-referenced project, as shown on the plans of of the Clerk of the County of,
This right of entry shall in n rights and privileges of the said projecondemnation, should such proceeding	o way affect or be detrimental to any of the perty owner, in negotiating a settlement or in gs become necessary.
V	Very Truly Yours,
Date:	Signature of Owner(s)

Signature of Owner(s)

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION **DIVISION OF HIGHWAYS**

Use Current Letterhead

DATE

NOTIFICATION OF WAIVER VALUATION AND REQUEST FOR APPRAISAL
Property Owner Name Property Owner Address
Project #: Parcel: Project Name: County:
In reference to the above-mentioned West Virginia Division of Highways (WVDOH) project, it has bee determined that property you own is needed for the construction of the proposed project. The WVDOI values property in two ways: one is by a formal appraisal, which is prepared by a qualified licensed reatestate appraiser. The other, is by the appraisal waiver method which is used on uncomplicate valuations up to \$25,000.00. Appraisal waivers are prepared by District Right of Way personnel when the knowledge of the local real estate market in your area. The waiver amounts should be at least what the property would appraise for if a formal appraisal were prepared.
The WVDOH has determined that the area that will be acquired from you represents an uncomplicate valuation problem; therefore, the area has been valued using the appraisal waiver method.
If WVDOH's appraisal waiver valuation exceeds \$10,000, but is less than \$25,000, you have the right t request a formal appraisal. Please keep in mind, if the property is appraised the approved appraise value is what your offer will be. Please take time to reflect on how you wish to proceed. Once you have made a decision, please indicate your preference below.
I understand this selection will in no way affect my rights to contest the WVDOH's valuation in eminendomain proceedings.
Yes I request a formal appraisal be prepared.
Signed
No I do not wish to have a formal appraisal prepared.
Signed
Delivered by: Date:

(Rev. 10/2018)



WEST VIRGINIA DEPARTMENT OF TRANSPORTATION Division of Highways

1900 Kanawha Boulevard East • Building Five • Room 110 Charleston, West Virginia 25305-0430 • (304) 558-3505

Byrd E. White, III Secretary of Transportation

DATE

Jimmy Wriston, P. E.
Deputy Secretary/
Acting Commissioner

LETTER OF INTEREST

Mr./Ms. NAME ADDRESS CITY, STATE ZIP CODE

Project #:	, Parcel
Project Name:	, County

Dear Mr./Ms.:

This letter of interest is to inform you that your property may be affected by the above referenced West Virginia Division of Highways (WVDOH) project. As part of this project, the WVDOH may be acquiring some or all of your property. Please be advised that you may be contacted by Appraisers and/or Right of Way Agents on behalf of the WVDOH who will be collecting information needed prior to an offer being presented to you.

In the future, a representative of the WVDOH will contact you to discuss the project and explain the rights and benefits that you may be entitled to. Enclosed for your review are the West Virginia Division of Highways pamphlets, "A Guide for Property Owners and Tenants" as well as the "Relocation Assistance Moving Cost Replacement Housing Appeal's" brochure. The pamphlets explain WVDOH acquisition and relocation procedures.

If you have any questions or concerns, please contact (District RW Manager) at the (District Number) offices in (County) at (Phone Number/Email).

Sincerely yours,

District RW Manager Right of Way Manager

CHAPTER 6

APPRAISAL SECTION

FORMS & EXAMPLES

Form No.	<u>Title</u> <u>Appendix</u>	No.
Form RW 6.04	Individual Services Contract – Appraisal / Appraisal Review	6-1
Form RW 6.06	Appraisal Report	6-2
Form RW 6.07-PM	Property Management Appraisal Report	6-3
Form RW 6.10-C	Certificate & Statement of Contract Review Appraiser	6-4
Form RW 6.10-PM	Certificate & Statement of Contract Review Appraiser - Property Manageme	ent6-5
Form RW 6.11	Statement of Just Compensation & Summary	6-6
Form RW 6.25-E	Fee Appraisal Evaluation Form	6-7
Form RW 6.25-E(1)	Rating Criteria	6-7A
Form RW 6.17-F	Invoice – Appraisal/Appraisal Review Services – Fee on Contract.	6-8
Form RW 6.17-H	Invoice – Appraisal/Appraisal Review Services – Hourly Basis	6-9
Form RW-TIME	Individual Services Contract – Time Report	. 6-10

Contract	Nο		

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

INDIVIDUAL SERVICES CONTRACT FOR TECHNICAL APPRAISAL / APPRAISAL REVIEW SERVICES PER PARCEL BASIS

THIS CONTRACT	, made and entered into this	day of	, 20	by and between the WEST VIRGINIA
DEPARTMENT OF	TRANSPORTATION, DIVISION	OF HIGHWAYS, of Charleston	, West	Virginia (hereinafter referred to as "WVDOH")
and	residing at	in the City of		State of
(hereinafter referred	to as the "Contractor"). Services to	be rendered under this contract wi	ll be per	formed, in part, by the following individuals whose
qualifications are app	proved and of record with the WVDC	OH and are employees or associates	of the C	ontractor in the performance of this contract.
	NAME			ADDRESS
		WITNESSETH:		
IT IS MUTUALLY	AGREED by and between the parties	s hereto as follows:		
	els of real estate, or designated parts	thereof, and damages to the residue County, on State Pro	thereof, oject	upported and documented, of the fair market value if any, less all benefits or other defined value, cost
and Federal Project Court appointed Com	nmissioners as an expert witness on h			, the Contractor shall appear in Court or before to his or her opinion on each parcel.
Court appointed Con	and one of the control of the contro	venum of the vivia office testing vina	respect	o to mo of not opinion on their parcon
2. (a.) I	For and in consideration of services i	n furnishing said valuations, the Cor	ntractor	shall be paid the amounts set forth as follows:
	Parcel No.	Fee -		
				TOTAL <u>\$</u>
The contractor wa	s given written notice to proceed o	n ,		
				ed in 2 CFR 200.88, as amended by 41 U.S.C 1908. urement by Sealed Bid procedures", Revised 01-01-
(b) F for the purpose of given		ourt appointed Commissioners, or for /DOH, the Contractor shall be paid a	prepara	avoice" (Form RW 6.17-F or Form RW 6.17-H) ation and appearances at conferences prior to trial or te of \$ per hour. Such rate
(c) In additional work is recrequested by the WV	n the event the scope and character o	f the work provided for herein is ma or agrees to furnish the required revi		changed due to substantially revised plans or r supplements and to perform the additional work per hour for the time required to prepare such
	ntractor shall begin work upon notification of the state	cation and shall fully complete the re		nd furnish to the WVDOH via electronic media one is fully understood and agreed that in the event the
from the fees in Para may be canceled, wit	agraph 2 above for each parcel not r	eceived by the date due for a maxime WVDOH. However, upon written	num of en applic	(%) per calendar day shall be forfeited and deducted thirty (30) calendar days at which time the contract cation by the Contractor, in the event of extenuating Contractor.
4. (a) Ar	opraisal Reports, including all necess	sary documentation and supporting	data, for	each parcel in this agreement shall be submitted on

Form RW 6.06 or Form RW 6.07-PM, as from time to time hereafter revised. Appraisal Review Reports, including all necessary documentation and supporting data, for each parcel in this agreement shall be submitted on Form RW 6.10-C or Form RW 6.10-PM and Form RW 6.11, as from time to time hereafter revised. All reports must contain the applicable information required by the WVDOH including that in 49 CFR 24 and the *Uniform Standards*

Form RW 6.04 (Rev. 10/2018)

of Professional Appraisal Practice

(b) Specialty Reports shall be in an appropriate narrative format.

Contract No.

- 5. Termination of Contract:
- (a) The WVDOH shall have the right to terminate this contract with regard to any or all services provided for herein for any of the following reasons:
 - (1) In the event of changes in WVDOH plans which obviate the necessity of any work which may be involved.
 - (2) If work is not completed and delivered by the dates listed in the contract or extension dates.
 - (3) If the contract is not returned signed within fifteen (15) days of receipt.
- (b) Such termination notice shall be given by the WVDOH to the Contractor in writing by Certified Mail to the last known address of the Contractor. In such event, the WVDOH will be liable to the Contractor for only those services which have been rendered prior to the date of notification of termination.
- (c) In the event of the termination of any or all of the work provided for under this contract, the Contractor shall be paid for the particular parcels terminated in proportion to the work and services actually completed on such parcel or parcels involved, as of the date of termination.
- (d) Upon termination of this contract, or any part thereof, for any reason provided for herein, any and all work actually performed by the Contractor shall become the property of the WVDOH.
- 6. This contract may be supplemented in the event the scope and character of work provided for herein is materially changed due to substantially revised plans or additional work as may be required by the WVDOH. In such event, a Supplemental Contract covering only such revisions or changes as agreed upon by the Contractor and the WVDOH shall provide for equitable adjustments regarding the time of performance.
- 7. The Contractor warrants that he or she has not employed or retained any company or person, other than a bona fide employee working solely for the Contractor, to solicit or secure this agreement, and has not paid or agreed to pay any company or person, other than a bona fide employee working solely for the Contractor any fee, commission, percentage, brokerage fee, gift, or any other consideration, contingent upon or resulting from this agreement. For breach or violation of this warranty, the WVDOH shall have the right to annul this agreement without liability.
- 8. Any dispute concerning a question of fact in connection with the work hereunder which is not otherwise disposed of by this agreement, shall be decided by the WVDOH, subject only to an appropriate appeal to the Court of Claims pursuant to the provisions of Chapter 14, Article 2 of the Code of West Virginia (Acts 1967, c 27) as from time to time thereafter amended.
- 9. The Contractor agrees to indemnify and save harmless the WVDOH, its officers, agents, and employees from any and all claims and losses occurring or resulting to any and all persons, firms or corporations furnishing work, services, materials or supplies in connection with the performance of this contract, and from any and all claims and losses occurring or resulting to any person, firm or corporation who may be injured or damaged by the Contractor in the performance of this contract.
- 10. The parties hereto agree that the Contractor, and any agents and employees of the Contractor, in the performance of this agreement, shall act in an independent capacity and not as officers, employees or agents of the WVDOH.
 - 11. This contract may not be assigned, transferred or subcontracted, either in whole or in part by the Contractor.
 - 12. The Contractor shall comply with all Federal, State and local laws and ordinances applicable to the work.
- 13. It is mutually understood and agreed that no alteration or variation of the terms of this contract shall be valid unless made in writing and signed by both parties hereto, and that no oral understanding or agreement not incorporated herein, nor any alteration or variation of the terms hereof, unless made in writing between the parties hereto, shall be binding on any of the parties hereto.
 - 14. During the performance of this contract, the Contractor agrees as follows:
- (a) Compliance with Regulations: The Contractor will comply with the Regulations of the U.S. Department of Transportation relative to nondiscrimination in federally-assisted programs of the U.S. Department of Transportation (DOT) Title 49, Code of Federal Regulations, Part 21, as they may be amended from time to time, (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this contract.
- (b) Nondiscrimination: The Contractor, with regard to the work performed by it during the contract, shall not discriminate on the grounds of race, color, or national origin in the selection and retention of subcontractors, including procurement of materials and leases of equipment. The contractor shall not participate either directly or indirectly in the discrimination prohibited by section 21.5 of the Regulations, including employment practices when the contract covers a program set forth in Appendix B of the Regulations.
- (c) Information and Reports: The Contractor will provide all information and reports required by the Regulations, or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the WVDOH or the Federal Highway Administration to be pertinent to ascertain compliance with such Regulations, orders and instructions. Where any information required of a contractor is in the exclusive possession of another who fails or refuses to furnish this information, the Contractor shall so certify to the WVDOH or the Federal Highway Administration as appropriate and shall set forth what efforts it has made to obtain the information.
- (d) Sanctions for Noncompliance: In the event of the Contractor's noncompliance with the nondiscrimination provisions of this contract, the WVDOH shall impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to:

 (1) Withholding of payments to the Contractor under the contract until the Contractor complies, and/or
 - (2) Cancellation, termination or suspension of the contract, in whole or part.

15.	It is agreed	by and	l between	the partie	s hereto	that in the	e performance	of the	e terms,	conditions	and	provisions	of thi	s contract	by	the
Contractor tha	t time is of th	e essen	ice.													

IN WITNESS WHEREOF, the parties hereto have set their hands the day and year first hereinabove set forth.

	WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS
Signature of Contractor	Recommended: Appraisal Section Manager
Contractor's License or Certification No.	Approved: (Use Current Name) Deputy Secretary Department of Transportation Deputy Commissioner Division of Highways

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

APPRAISAL REPORT

State Project No.:	Parcel No.:							
Federal Project No.:								
County:	DOH District:							
Property Address or Location:								
Name and Address of Owner:								
Name of Tenant, if Any:								
Appraised by:								
Appraised by								

West Virginia Department of Transportation Division of Highways 1900 Kanawha Boulevard, East Building Five, Room 820 Charleston, West Virginia 25305-0430

Apprentice, License or Certification No.

State Project: Federal Project: Parcel No.:

CERTIFICATION I hereby certify that:	TE OF APPRAISER							
I personally made a field inspection of the property herein apprais	sed, and that I have afforded							
, the property owner or designated representative, the opportunity to accompany me at the time of inspection. (If inspection accompaniment does not occur, state reason)								
To the best of my knowledge and belief, the statements of fact contained in this report are true and correct. The reported analyses, opinions, and conclusions are limited only by the reported assumptions and limiting conditions, and are my personal, impartial, and unbiased professional analyses, opinions, and conclusions.								
understand that the intended use of this appraisal report is in connection with the acquisition for right of way on a highway project or ther related purpose. I understand the intended user is the West Virginia Department of Transportation.								
have performed no other services as an appraiser, or in any other capacity, regarding the property that is the subject of this appraisal eport within the three-year period immediately preceding acceptance of this assignment.								
	have no direct or indirect present or prospective interest in the property that is the subject of this report or in any benefit from the cquisition of such property appraised and I have no personal interest or bias with respect to the parties involved.							
I have no bias with respect to the property that is the subject of the	is report or to the parties invo	lved with this assignment.						
My engagement in this assignment was not contingent upon deve	loping or reporting predeterm	ined results.						
My compensation for completing this assignment is not contingent upon the development or reporting of a predetermined value or direction in value that favors the cause of the client, the amount of the value opinion, the attainment of a stipulated result, or the occurrence of a subsequent event directly related to the intended use of this appraisal.								
My analyses, opinions and conclusions were developed, and this report has been prepared, in conformity with the WVDOH Manual <i>Information for Appraisers</i> ; and the <i>Uniform Standards of Professional Appraisal Practice</i> as promulgated by the Appraisal Foundation except where Jurisdictional Exceptions and/or Supplemental Standards apply. This appraisal report has been clearly and accurately prepared in conformity with the law and public policy of the West Virginia Department of Transportation.								
I understand this appraisal report is subject to the appraisal review process in conformity with USPAP Standards Rule 3, and applicable state and federal law, regulations and public policy. To the best of my knowledge, no portion of the value assigned to such property consists of items which are non-compensable under the established state law.								
I have not revealed the findings and results of this appraisal to anyone other than the proper officials of the acquiring agency of said State or officials of the Federal Highway Administration and I will not do so until so authorized by said officials, or until required to do so by due process of law.								
Any decrease or increase in the fair market value of real property prior to the date of this appraisal caused by the public improvement for which such property is being acquired, or by the likelihood that the property would be acquired for such improvement, other than that due to physical deterioration within the reasonable control of the owner, has been disregarded in determining the compensation for the property. Such project influence was disregarded in the Before value Estimate but was considered in the After Value Estimate. This is a Jurisdictional Exception to USPAP.								
Unless indicated below, no one provided significant real property	Unless indicated below, no one provided significant real property appraisal assistance to the undersigned appraiser.							
The undersigned appraisers have made a personal field inspection this appraisal. The subject and the comparable sales relied upon book.								
My opinion of the fair market value of the property being acquired , 20, the effective date of the ap exercise of my professional judgment.		nts, as of the day of upon my independent appraisal and the						
	Date Signed	Signature of Principal Appraiser						
	-	WV Certification No.						
As defined by USPAP Standard Rule 2, this is a								
	Date Signed	Signature of Other Appraiser						
(Appraisal Report / Restricted Appraisal Report)								

State Project: Federal Project: Parcel No.:

- A. The **Purpose** of this appraisal is to estimate the fair market value of the property or property rights to be taken for highway purposes, plus the damages to the residue, if any, less all benefits.
- B. The **Value** to be estimated is the fair market value of the interest to be acquired by the West Virginia Department of Transportation, Division of Highways. Fair market value is defined as the price in terms of cash, cash equivalent financing, or other precisely defined terms, a willing buyer would pay a willing seller, neither acting under compulsion or duress, both freely exercising prudence and intelligent judgment as to its value and familiar with the purposes for which the property is reasonably available.
- C. State **Interest** to be acquired by the West Virginia Department of Transportation, Division of Highways and include in this appraisal, such as "entirety", "partial take", "control of access", "partial take and loss of access", "channel change easement", "loss of easement", etc.: with area of each interest acquired.
- D. State type of **Title** on which value is estimated, such as "fee simple", "surface only", "leased fee and leasehold", "life and remainder interest", "fee less oil and gas", etc.
- E. List all transfers, out-sales, and leases of the subject property in the past five years, if there were no such transactions, write "NONE". Consider and analyze any sales, current agreement of sale, option, or listing of the subject property.

Seller	Purchaser	Date	Book/Page	Consideration	Verified With:

- F. Area of Entirety (Square Feet and/or Acres):
- G. Statement of Contingent or Limiting Conditions. If None,

Include any extraordinary assumption or limiting condition that directly affects the appraisal. Address its impact on value.

- H. Contact with Owner: Give a brief summary of contact with owner(s) or their designated representative. Including the name(s) of persons contacted and whether they accompanied the appraiser on the inspection.
- I. Highest and Best Use Before Taking:

Highest and Best Use After Taking:

J. Zoning:

State Project: Federal Project: Parcel No.:

DESCRIPTION OF PROPERTY: Give brief area/neighborhood description. Identify and describe the real estate and/or real property interest being appraised. Describe the property or interest being acquired and the remainder(s), if any. Include an identification or listing of the buildings, structures, and other improvements on the land, as well as fixtures which the appraiser considered to be part of the real property. (Reference to neighborhood analysis in a data book may be made when applicable.) **NOTE**: Areas must be given in metric followed by the English equivalent in square brackets if the plans show both. (See "Information for Appraisers")

State Project:		Federal Project:	Parcel No.:
PHOTOGRAPHS: In features affecting the	clude identified photographs of value of the property to be taken	the subject property including all principle abovegrour or damaged.	nd improvements or unusual
]
			_

ATTACH **SKETCH OR PLAT** OF PROPERTY SHOWING TAKE AS ADDENDA EXHIBIT

Stat	e Project:	Federal Project:	Parcel No.:
SAI	ES COMPARISON APPROACH TO VALUE		
A.	Comparable sales, identified by number and data book. Include <u>analysis</u> and <u>reasoning</u> sheets if necessary.	also by address, may be either for each item of adjustment.	r included in this report or contained in a separate marke <u>Correlate</u> the various indications of value. Use overflow
D	WALLIE INDICATED BY CALEGOOM ADJOCA	ON A PRINCIA CIT	
B.	VALUE INDICATED BY SALES COMPARISO	JN APPROACH:	\$
	(Check Applicable Blank Below) ENTIRETY () RESIDUE ()	LAND VALUE ONLY ()

State	e Project:	Federal Project:	Parcel	l No.:
cos	ST APPROACH TO VALUE			
A.	LAND VALUE (See Report Pages:)	\$	
В.	VALUE OF IMPROVEMENTS: Show spec pertinent <u>calculations</u> and an <u>explanation</u> of	ific source of cost data including each type of accrued depreciation.	page numbers of any reference Reconcile this approach followin	material; <u>show</u> <u>all</u> g calculations.
C.	TOTAL VALUE OF IMPROVEMENTS VALUE INDICATED BY COST APPROACH	(Total of Land and Improvements)	\$ \$	
	(Check Applicable Blank Below) ENTIRETY () RESIDUE ()			

State	e Project:	Federal Project:	Parcel No.:
INC	OME APPROACH TO VALUE		
A.	LAND VALUE OR BUILDING VALUE (See Report	Pages:)	
В.	CAPITALIZATION: Documentation is required capitalization rate. Where it is determined that the increase or decrease shall be explained and support	to support the income, expenses, discount rate, remainded the economic rental income is different from the exist ted by market information.	maining economic life and ing or contract income, the
C.	VALUE INDICATED BY INCOME APPROACH	\$	
ζ.	(Check Applicable Blank Below) ENTIRETY () RESIDUE ()	w	

Form RW 6.06 (Rev. 10/2018)

State	Project:	Federal Project:	Parcel No.:
VAL	UE OF ENTIRETY		
	VALUE INDICATED BY SALES COMPARISON AI	PPROACH	\$
	VALUE INDICATED BY COST APPROACH		\$
	VALUE INDICATED BY INCOME APPROACH		\$
A.	RECONCILIATION AND VALUE CONCLUSION (Explain nonuse of any approach to value.)		
	ESTIMATED FAIR MARKET VALUE OF ENTIRET	TY.	\$
B.	ALLOCATION OF LAND AND IMPROVEMENTS.	List major structures and improvements and sh	ow the allocated value of each.
	LAND		\$
	IMPROVEMENTS		\$
	TOTAL		\$

Stat	te Project:	Federal Project:	Parcel No.:
PA	RTIAL TAKE ONLY		
A.	DESCRIPTION AND VALUATION OF LAND AND	<u>) IMPROVEMENTS TAKEN</u>	
	LAND TAKEN IMPROVEMENTS TAKEN		\$
	TOTAL VALUE OF LAND AND IMPROVEMEN'	IS TAKEN	\$ \$
В.	VALUE OF RESIDUE AS PART OF ENTIRETY		
	VALUE OF ENTIRETY (From Page 8)		\$
	LESS - VALUE OF TAKE (A - above)		\$
	VALUE OF RESIDUE AS PART OF ENTIRETY		\$
	The after value shall be supported to the same ext is required. Explain nonuse of any approach to value.		
	(The after value estimates, both as to land and i	mprovements, should be supported by one or i	more of the following methods as

(The after value estimates, both as to land and improvements, should be supported by one or more of the following methods as applicable: (a) Sales comparable to remainder properties; (b) Sales of comparable properties from which there have been similar takings for like usage; (c) Development of the Income Approach on properties which show economic loss or gain as a result of similar takings for like usages; (d) Indications from severance studies as related to similar takings; (e) Public sales of comparable lands by the State or other public agencies; (f) In the event the data described in "a" thru "e" above are not available, the appraisal shall so state and give detailed reasoning for the value estimate).

State Project:	Federal Project:	Parcel No.:
DESCRIPTION OF RESIDUE		
EFFECTS OF TAKING		
COST TO CURE, IF ANY: (Explain and show calculatio	ns)	
COST TO CORE, II THAT: (Explain and show calculation	113.)	

State Pr	roject:	Federal P	Project:	Parcel No.:	
V	OF RESIDUE AFTER TAKE ALUE INDICATED BY SALES COME			\$ \$	
	ALUE INDICATED BY INCOME API			\$	
	ECONCILIATION AND VALUE CON		nuse of <u>any</u> approach to value.)		
_					
E	STIMATED FAIR MARKET VALUE	OF RESIDUE AFTER	ГАКЕ	\$	
B. SU	JMMARY OF LAND AND IMPROVE				
(1	,			\$	
,	improvements			\$	_
(3	3) TOTAL			\$	
C. (1)		arcel)			
	BEFORE TAKE \$				
(2	2) VALUE OF TAKE \$		>>>	\$	
(3	3) VALUE OF RESIDUE BEFORE T	'AKE-C(1) minus C(2)	\$		
(2	4) VALUE OF RESIDUE AFTER TA damages less all benefits)	KE (including all	\$		
([5) DAMAGES TO RESIDUE-C(3) m	ninus C(4)		\$	
(6	5) TEMPORARY EASEMENT (If an	y)		\$	
(-	7) ESTIMATED FAIR MARKET VA	LUE OF LAND AND			

IMPROVEMENTS TAKEN PLUS DAMAGES TO RESIDUE, IF ANY, LESS ALL BENEFITS-C(2) plus C(5) plus C(6)

State Project:	Federal Pr	roject:	Parcel No.:
REALTY/PERSONALTY DISTRIBUTI	ON		
preliminary agreement is reached	l as to what items will be ap	machinery, equipment, HVAC units, fixt praised as realty and what items will not lims the item; (R) for Realty Owner, (T) for	be appraised and considered
REALTY ITEMS	OWNED	DEDCOMALTY ITEMS	OWNER
REALTI ITEMS	OWNER	PERSONALTY ITEMS	OWNER
		1	
nitials: Appraiser	Realty Owner	Tenant Owner	Date

Sheet ____ of ____

CONTINUED FROM PAGE	State Project:	Federal Project:	Parcel No.:
CONTINUED FROM PAGE	OVERFLOW FROM		
CONTINUED FROM PAGE			
e e contrator de la contrator	CONTINUED F	ROM PAGE	

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

PROPERTY MANAGEMENT APPRAISAL REPORT

Project No.:	Parcel No.:	
PM File No.:	WVDOH Authorization No.:	
County:	WVDOH District:	
Property Address or Location:		
Name and Address of Owner:		
Appraised by:		

West Virginia Department of Transportation Division of Highways 1900 Kanawha Boulevard, East Building Five, Room 820 Charleston, West Virginia 25305-0430

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			APPENDIX 6-3		
Project:			Parcel No.		
PM File No.		W	VDOH Auth. No.		
	CERTIFICA	ATE OF APPRAISER			
I hereby certify tha	f:				
	sonal field inspection of the comparable sales relies appraisal were as represented in the appraisal representation of the comparable sales relieved in the appraisal representation of the comparable sales relieved in the appraisal representation of the comparable sales relieved in the appraisal representation of the comparable sales relieved in the appraisal representation of the comparable sales relieved in the appraisal representation of the comparable sales relieved in the appraisal representation of the comparable sales relieved in the appraisal representation of the appraisal repr		ppraisal. The subject and the comparable sales relied eport which supplements this appraisal report.		
opinions, and cor			ort are true and correct. The reported analyses, g conditions and are my personal, impartial, and		
in the Controlled			e/lease of excess right of way or a requested break se. I understand the intended user is the West		
	I have no direct or indirect present or prospective interest in the property that is the subject of this report or in any benefit from the acquisition of such property appraised and I have no personal interest or bias with respect to the parties involved.				
I have no bias with	h respect to the property that is the subject of	this report or to the part	ies involved with this assignment.		
My engagement in	n this assignment was not contingent upon de	veloping or reporting pre	edetermined results.		
My compensation for completing this assignment is not contingent upon the development or reporting of a predetermined value or direction in value that favors the cause of the client, the amount of the value opinion, the attainment of a stipulated result, or the occurrence of a subsequent event directly related to the intended use of this appraisal.					
My analyses, opinions, and conclusions were developed, and this report has been prepared, in conformity with the WVDOH Manual <i>Information for Appraisers</i> ; and the <i>Uniform Standards of Professional Appraisal Practice</i> as promulgated by the Appraisal Foundation except where Jurisdictional Exceptions apply. This appraisal report has been clearly and accurately prepared in conformity with the law and public policy of the West Virginia Department of Transportation.					
state and federal		oest of my knowledge, n	nity with USPAP Standards Rule 3, and applicable to portion of the value assigned to such property		
	Federal Highway Administration and I will no		roper officials of the acquiring agency of said State zed by said officials, or until required to do so by		
No one, other that Appraiser.	n those identified in the report or signing bel	ow, provided significant	real property appraisal assistance to the Principal		
			ty and the comparable sales relied upon in making sal were as represented in the report or in a data		
My opinion of the	fair market value of the property for sale or le		day of , 20		
which is the effect judgment.		, based upon my indeper professional	ndent appraisal and the exercise of my		
		Date Signed	Signature of Principal Appraiser		
			WV Certification No.		
As defined by US	SPAP Standard Rule 2, this is a		vv v Certification Ivo.		
,	•	Date Signed	Signature of Other Appraiser		
(Appraisal Report /	Restricted Appraisal Report)	-			

Apprentice, License or Certification No.

Parcel No.

PM	I File No.		WVDOH Auth. No.				
A.	The Purpose of this app	praisal is to estimate the fair mark	ket value/ed	conomic rent of	the property or prope	rty rights to be sold or leased.	
В.	Division of Highways. under compulsion or de	The Value to be estimated is the fair market value of the interest to be sold/leased by the West Virginia Department of Transportation, Division of Highways. Fair market value is defined as the price a willing buyer or lessee would pay a willing seller or lessor, neither acting under compulsion or duress, both freely exercising prudence and intelligent judgment as to its value and familiar with the purposes for which the property is reasonably available.					
C.		ld/leased by the West Virginia Eess", "break in guardrail", "elimin				ways, such as "entirety", "partial", est.	
D.	State type of Title on interest", "fee less oil ar		as "fee sir	nple", "surface	only", "leased fee an	nd leasehold", "life and remainder	
E.		est Virginia Department of Tran uding take and/or damages.	sportation,	Division of Hig	ghways paid for prope	erty under prior agreement or at the	
	Seller	Purchaser	Date	Book/Page	Consideration	Verified With:	
F.	Area of Entirety to be Solo	d/Leased (Square Feet and/or A	Acres)				
G.	Statement of Contingent	or Limiting Conditions. If Non	ie, Check ()			
H.	. How Acquired: Condemnation, Deed, Exchange, etc.						
I.	Highest and Best Use:						
J.	Zoning:						
K. proj	Restrictions which would affect the sale price/rental value of this operty:						

Project:

Project:	Parcel No.	
PM File No.	WVDOH Auth. No.	

DESCRIPTION OF PROPERTY: Give a brief area/neighborhood description together with a description of the property or interest being appraised. Include an identification or listing of the buildings, structures, and other improvements on the land, as well as fixtures, which the appraiser considered to be part of the real property. (Reference to neighborhood analysis may be made when applicable.)

Form RW 6.07-PM (Rev 11/2019) Page 3

APPENDIX 6-3

Project: Parcel No. Parcel No. WVDOH Auth. No.

VALUATION: Use the only applicable and necessary approaches to value in estimating sale price/rental fee. Include appropriate data and analyses,

or reference to same, to explain, substantiate and thereby document the estimate of sale price/rental fee. (Additional pages may be inserted if necessary.) Show what, in your judgment, is a reasonable allocation of the various land, building, and other improvement components.

Estimated Value of Property / Lease Fee:

ect:			
File No.		WVDOH Auth. No.	
PHOTOGRAPHS: Include in features affecting the value of setback requirements, drainage	dentified photographs of the subject the property such as features limit, etc.	t property including all principle aborting use or property restrictions, i.e.	oveground improvements or un parking, beautification, recrea
ATTACH SKETCH OR PI	LAT OF PROPERTY TO BE SOLD	D/I FASED:	
ATTACTISKETCH OKT		TELINOLD.	

Project:		Parcel No.	
PM File No.		WVDOH Auth. No.	
OVERFLOW FR	ОМ		

CONTINUED FROM PAGE _____

State Project: Federal Project:

Parcel No .:

Owner(s):

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

CERTIFICATE & STATEMENT OF CONTRACT REVIEW APPRAISER

I hereby certify that, to the best of my knowledge and belief:

The facts and data reported by the Contract Review Appraiser and used in the review process are true and correct and a field inspection of the subject and comparable properties was performed by the undersigned Contract Review Appraiser.

I understand that the intended user of this report is the State of West Virginia, Department of Transportation, Division of Highways and that the intended use is for the eminent domain acquisition of certain described interests in real estate for public projects.

The reported analyses, opinions, and conclusions in this review statement are limited only by the reported assumptions and limiting conditions stated in this review report, and are my personal, impartial, and unbiased professional analyses, opinions, and conclusions.

I have performed no other services as an appraiser, or in any other capacity, regarding the property that is the subject of the work under review within the three-year period immediately preceding acceptance of this assignment.

I have no direct or indirect present or prospective future personal interest in the property that is the subject of this report, or in any monetary benefit from its acquisition. I have no bias with respect to the property that is the subject of this report or to the parties involved with the assignment.

My engagement in this assignment is not contingent upon developing or reporting predetermined results.

My compensation for completing this assignment is not contingent upon the development or reporting of a predetermined value or direction in value that favors the cause of the client, the amount of the value opinion, the attainment of a stipulated result, or the occurrence of a subsequent event directly related to the intended use of this appraisal.

My analyses, opinions, and conclusions were developed, and this review report was prepared in conformity with 49 CFR 24 and the *Uniform Standards of Professional Appraisal Practice* (USPAP), except where Jurisdictional Exceptions are applicable, as well as the requirements of the currently approved "*Information for Appraisers*" manual as published by the West Virginia Department of Transportation, Division of Highways as applicable assignment conditions.

Unless otherwise stated, this value estimate contains no items compensable under State law but not eligible for Federal reimbursement. Any non-compensable items are listed below, together with their appraised value followed by the notation ("non-compensable").

Unless indicated below, no one provided significant real property appraisal assistance to the undersigned Contract Review Appraiser. I did personally inspect the subject property of the work under review.

It is my op \$	inion that the fair mark , as of			ken plus damages to the re te of valuation. This value	, ,	efits, if any, is:
		Take	\$			
		Damage	\$			
		Other	\$			
				Accepted () Not Accepte		
believed to appropriate and the <i>Ui</i> requiremen	o fulfill the scope of wo e appraisal methods and iniform Standards of P.	ork in the assignment detechniques and control of the control of t	nt. In the opinion of ntains adequate and nal practice (USPAP of for Appraisers" m	the undersigned Contract Felevant data which were property), except where Jurisdicticanual as published by the	Review Appraiser, this ap coperly adjusted in accord anal Exceptions are appli	proved report utilizes ance with 49 CFR 24 cable, as well as the
Hazardous	material or waste invo	lved? None noted.	This may or may not	affect the amount of Comp	pensation Due the property	y owner(s). N/A
	Date of Review			ē	of Contract Review Appraral Certification No	

Acting for the West Virginia Department of Transportation, the undersigned Appraisal Section employee has established the above approved amount which is believed to be just compensation for the real property to be acquired, plus any applicable damages, less all benefits, pursuant to 49 CFR 24, state law and public policy. The Jurisdictional Exception Rule to USPAP is invoked to allow the Appraisal Manager or their designated employees

Signature of Administrative Concurrence

to perform this Administrative Concurrence.

Date of Concurrence

PM No.: Federal Project: Parcel No.:

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION **DIVISION OF HIGHWAYS**

CERTIFICATE & STATEMENT OF CONTRACT REVIEW APPRAISER

PROPERTY MANAGEMENT APPRAISAL Used for a Requested Break in Controlled Access R/W (Enhancement Value)

Property Management Appraisals

I hereby certify that, to the best of my knowledge and belief:

The facts and data reported by the Contract Review Appraiser and used in the review process are true and correct and a field inspection of the subject and comparable properties was performed by the undersigned Contract Review Appraiser.

I understand that the intended user of this report is the State of West Virginia, Department of Transportation, Division of Highways, and that the intended use is for the sale/lease of excess right of way or a requested break in the Controlled Access Right of Way (Enhancement Value).

The reported analyses, opinions, and conclusions in this review statement are limited only by the assumptions and limiting conditions stated in this review report, and are my personal, impartial, unbiased professional analyses, opinions, and conclusions.

I have performed no other services as an appraiser, or in any other capacity, regarding the property that is the subject of the work under review within the three-year period immediately preceding acceptance of this assignment.

That I have no present or prospective interest in the property that is the subject of this report, no personal interest with respect to the parties involved, or any monetary benefit from its sale or lease.

I have no bias with respect to the property that is the subject of this report or to the parties involved with this assignment.

My engagement in this assignment was not contingent upon developing or reporting predetermined results.

My compensation for completing this assignment is not contingent upon the development or reporting of a predetermined value or direction in value that favors the cause of the client, the amount of the value opinion, the attainment of a stipulated result, or the occurrence of a subsequent event directly related to the intended use of this appraisal.

My analyses, opinions, and conclusions were developed, and this review report was prepared in conformity with 49 CFR 24 and the *Uniform* Standards of Professional Appraisal Practice (USPAP), except where Jurisdictional Exceptions are applicable, as well as the requirements of the currently approved "Information for Appraisers" manual as published by the West Virginia Department of Transportation, Division of Highways as applicable assignment conditions.

Unless otherwise stated, an inspection of the appraised property and any comparable sales or leases analyzed was performed by the undersigned Contract Review Appraiser.

Unless indicated below, no one provided significant real property appraisal assistance to the undersigned Contract Review Appraiser. I did personally

inspect the subject property of the work	under review.			
It is my opinion that the Estimate of fair	market value of the land a	and/or improve	ments to be sold or leased as of	is: \$
The basis for the above value is the	() Recommended () Accepted () Not Accepted appraisal report by_	
Date of Review			Signature of Contract Review	v Appraiser
Dute of Review			WV General Certification No	* *
Acting for the West Virginia Departmen which is believed to be just compensation state law and public policy. The Jurisdit to perform this Administrative Concurred	on for the real property to be ctional Exception Rule to	e acquired, plu	s any applicable damages, less all bene	efits, pursuant to 49 CFR 24
Date of Concurrence			Signature of Administrative C	oncurrence

Parcel No .:

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

STATEMENT OF JUST COMPENSATION AND SUMMARY

Owners:

Federal Project:

In accordance with the provisions of 49 CFR 24.102(e) of the "Uniform Relocation and Real Property Acquisition Policies Act of 1970", amended, the West Virginia Department of Transportation, Division of Highways, herewith submits a written statement of, and summary of basis for, the amount it has established as just compensation for the above-identified parcel.										
Section 3, Article 9, of the Constitution of West Virginia, provides in part that "private property shall not be taken or damaged for public u without just compensation". The West Virginia Supreme Court of Appeals has indicated that the true measure of just compensation is the far market value of the property actually taken at the time it was appropriated, plus the difference between the fair market value of the residue of the property immediately before and immediately after the taking, beyond all benefits that may accrue from construction of the improvements for which the property is taken and damaged. To this end, the West Virginia Department of Transportation, Division of Highways, has obtained the services of competent and experienced real estate appraisers and specialists who employ established appraisal and valuation techniques at approaches such as Income, Market, and Cost Analysis in arriving at an estimate of fair market value in accordance with the principles established by the West Virginia Supreme Court of Appeals.										
The amount established as just compensation is not less than the West Virginia Department of Transportation, Division of Highways' approved appraisal of the fair market value of the property being acquired. Any decrease or increase in the fair market value of this real property prior to the date of valuation caused by the public improvement for which such property is acquired, or by the likelihood that this property would be acquired for such improvement, other than that due to physical deterioration within reasonable control of the owner, has been disregarded in estimating the compensation for this property.										
s just compensation is for the real property being acquired, which is a result of the taking of the areas and interest described in the include items of personal property such as household furnishings, Division of Highways, will pay the owner of personal property hure regarding Relocation Assistance, Moving Cost, Replacement										
This amount is summarized as follows:										
\$										
\$										
\$										
\$										
\$										

Excluded from the optional allocation are the following tenant owned improvements:

Damages to Residue, if any, less benefits, if any

\$

Optional Allocation:

Other

Total

Property Taken

Date:

Tenant(s)

State Project:

^{\$ -0-} has been estimated as the cost to remove or clean-up hazardous materials or waste found on the property. In the event of Condemnation, the amount to be deposited in Court will be \$

West Virginia Department of Transportation Division of Highways

Appraiser:

FEE APPRAISER EVALUATION FORM

		O	ffice Location:									
			Project:									
Res	sourcefulness		ompetence of Technical Personnel	l Quality, Accuracy		Adherence to Standards, Ompleteness Specifications Policies			Timeliness	(Cooperation	Comments
a.		a.		a.		a.		a.		a.		
b.		b.		b.				b.		b.		
c.		c.		c.				c.		c.		
				d.				d.		d.		
				e.						e.		
				f.								
	0		0		0		0		0		0	
	0.00		0.00		0.00		0.00		0.00		0.00	
									/DOH Staff			
F	Reviewer:							Re	view Consul	tant	Date:	
FOR	M RW 6.25- E (Re	v 10/	2018)							Ove	erall Rating:	0.00

APPENDIX 6-7

RATING CRITERIA

1. RESOURCEFULNESS

- a. Ability to handle difficult assignments
- b. Ability to be innovative, if required
- c. Ability to seek out all necessary data

2. COMPETENCE OF TECHNICAL PERSONNEL

- a. Ability to support all decisions
- b. Understanding of the project's technical requirements
- c. Ability to be flexible to changing project requirements

3. QUALITY, ACCURACY, AND COMPLETENESS OF WORK

- a. Number of changes or revisions required
- b. Neatness of product
- c. Comprehensiveness
- d. Number and frequency of errors and omissions
- e. Properly and expeditiously corrects errors and omissions
- f. Proper follow-up of the effects of errors and omissions on the entire project

4. ADHERENCE TO WVDOH APPRAISAL STANDARDS, SPECIFICATIONS AND POLICIES

a. Ability to follow specifications and/or directions by WVDOH without excessive guidance

5. TIMELINESS

- a. Ability to meet schedules when ample time is given
- b. Ability to meet rush schedules (short time frame)
- c. Ability to meet schedule changes mandated by WVDOH
- d. Does the Consultant promptly return your communications?

6. COOPERATION

- a. Willingness to compromise and seek resolution
- b. Personnel are knowledgeable
- c. Clarity and quality of presentation
- d. Responsiveness to questions
- e. Represents WVDOH best interest by overall effectiveness of product

7. COMMENTS

EVALUATION SCALE

- 1 2 NEEDS IMPROVEMENT Work does not meet minimum WVDOH expectations and requires multiple revisions and extraordinary effort by review personnel to achieve minimum project requirements.
- 3 4 MARGINAL Work is frequently below WVDOH expectations. Errors and omissions are excessive requiring close supervision to achieve minimum project requirements.
- 5 6 ACCEPTABLE Performs all aspects of the project in an acceptable manner by meeting WVDOH expectations with regard to level of accuracy and attention to detail. Errors and omissions are average in number and corrected in an acceptable time period. Schedules are generally met with only minor delays encountered.
- 7 8 ABOVE AVERAGE Work regularly meets and at times exceeds WVDOH expectations with regard to accuracy and attention to detail. Minimal errors and/or additional direction/supervision are needed to meet project requirements. Consistently meets schedules.
- 9-10 EXCELLENT All aspects of the project are met with particular attention to detail. Errors are few in number, minor in nature and corrected expeditiously. Requires little or no additional direction or supervision relative to project goals and schedules.

CONTRACT No.:			CONTRACT Date:						
INVOI	CE FOR APPRAISAL /	APPRAISAL REV	TEW SERVICES – Fee or	ı Contract					
Name:									
Address:									
City:		Sta	ite:	Zip:					
Phone No.:									
E R 19 B	Vest Virginia Depar Division of Highways Right of Way Divisio 900 Kanawha Boule Building 5, Room 820 harleston, WV 2530	s n vard E.	portation						
State Project No.:		Federal Project 1	No.:	County:					
Parcel No. Fee on Cor		ntract	Remarks/Per	alty Reduction					
Total Invoice:			Total Amount Due: _						
			Date Submitted: _						
Signatur	re of Contractor		<u></u>						
License/Certificate 1	No								

Submit One Signed Original for Payment Page $_{1}$ _ of $_{1}$ _

Date Approved: _____

Approved By: _____

CONTRACT No.:		CONTRACT Date:						
INVO	DICE FOR APPRAISAL	/ APPRAISAL RE	VIEW SERVICES – Hour	ly Basis				
Name:								
Address:								
City:		Sta	te:	Zip:				
Phone No.:								
D R 19 Bi	Vest Virginia Depar Pivision of Highways ight of Way Divisio 900 Kanawha Boule uilding 5, Room 820 harleston, WV 2530	s n vard E.	portation					
State Project No.:		Federal Project N	County:					
Parcel No.	Hours X Rate = A	Amount Due	Remarks/Pen	alty Reduction				
Total Invoice:			Total Amount Due:					
Signatur	e of Contractor		Date Submitted.					
License/Certificate N	Jo							

Submit One Signed Original for Payment Page $_{1}$ _ of $_{1}$ _

Date Approved: _____

Approved By: _____

INDIVIDUAL SERVICES CONTRACT - TIME REPORT West Virginia Department of Transportation Division of Highways - Right of Way Division Contractor:			State Proj. No Feder Contract No County Period Covered:															
Owner(s)	Parcel	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15		Total Hrs.
Owner(s)	Parcel	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	Total Hrs.
														Tota	l hour	s for n	onth	
																~		

CHAPTER 7

RIGHT OF WAY CONSULTANT SERVICES

FORMS & EXAMPLES

Form No.	<u>Title</u> <u>App</u>	oendix No.
Example	Notice of Right of Way Services	7-1
Form RW-CQ	Consultant Confidential Qualification Questionnaire	7-2
Example	Cost Accounting Information Statement Cover Sheet & Cert	t7-3
Example	Consultant Evaluation Form – Combined Services Capabilit	ies7-4
Example	Pre-Qualification Evaluation Form	7-4
Example	Request for Letters of Interest – Pre-Qualified Approval	7-5
Example	Consultant Evaluation Form – Combined Services Numerical Sta	nding 7-6
Example	Section 1 – Right of Way Consultant Services Scope of Wor	rk 7-7A
Example	Section 2 – Appraisal/Appraisal Review Services Scope of V	Work7-7B
Example	Section 3 – Acquisition Services Scope of Work	7-7C
Example	Section 4 – Relocation Assistance Services Scope of Work	7-7D
Example	Section 5 – Property Management Services Scope of Work	7-7E
Form RW 7.01	Combined Services Right of Way Services Contract	7-8
BF-2	Consultant Voucher – Invoice Form	7-9
Example	Invitation to Qualify for Inclusion on Approved Appraisers	List 7-10
Example	Notice to Appraisers & Review Appraisers	7-11
Example	Contract Appraisers Proposal Bid Package	7-12
Form RW 6.04	Individual Services Contract – Appraisal / Appraisal Review	v7-13
Form RW 6.17-F	Invoice – Appraisal/Appraisal Review Services – Fee on Co	ntract 7-14
Form RW 6.17-H	Invoice – Appraisal/Appraisal Review Services – Hourly Ba	asis 7-15
Example	Contract Review Appraisers Proposal Bid Package	7-16

West Virginia Department of Transportation Division of Highways

Right of Way Manual Right of Way Consultant Services

Form RW-TIME	Individual Services Contract – Time Report	7-17
Example	Advertisement Notice for Right of Way Individual Service Contracts	7-18
Form RW 5.30	Request for Rate Quotations – Negotiations	7-19
Example	Envelope Labels for Rate Quotations	7-20
Form RW 5.31	Individual Services Contract – Negotiations	7-21
Form RW 5.32	Invoice for Negotiation Services	7-22
Form RW 12.20	Request for Rate Quotations – Relocation or Property Management	7-23
Form RW 12.21	Individual Services Contract – Replacement Housing, PM &/or Moving Costs	7-24
Form RW 12.22	Invoice for Relocation, Moving Costs, or Property Management	7-25
Form RW 6.21	Request for Rate Quotation – Appraisal / Appraisal Review	7-26

NOTICE OF RIGHT OF WAY SERVICES

Notice is hereby given by the West Virginia Department of Transportation, Division of Highways, that Right of Way consultant services related to transportation projects will be used for negotiation, relocation, replacement housing, property management, cemetery relocation, and other right of way activities necessary for statewide projects for fiscal year July 1, 20XX through June 30, 20XX.

Notice is hereby given for individuals interested in providing individual service contracts for negotiations, relocation, and replacement housing appraisals for statewide projects.

Firms or individuals interested in being considered for this work must submit a letter of interest and unpriced prospectus to Director, Right of Way Division, West Virginia Department of Transportation, Division of Highways, Building 5, Room 820, 1900 Kanawha Boulevard, East, Charleston, West Virginia 25305-0430, prior to 4:00 p. m., May 31, 20XX.

As a minimum, the proposal will include the following:

- 1. Firms must have a current completed copy of the Division's Right of Way Consultant Confidential Qualification Questionnaire (RW Form CQ). The Questionnaire must be on file or accompany the proposal. Any questionnaire on file should be current each year. Firms must also have a current completed copy of West Virginia Department of Transportation, Division of Highways Cost Accounting Information Statement. Individual service contractors are not required to complete the Questionnaire or Accounting Statement.
- 2. Overall capabilities to handle this work, including tentative workforce available to assign, personnel qualifications and present workload.
- 3. Indicate the areas of the State in which you are willing to work.
- 4. Firms or individuals must indicate the type(s) of work proposed to be subcontracted.
- 5. Firms or individuals must indicate whether a cost accounting system has been maintained and is in effect such that it is capable of segregating and identifying accumulating costs for each job that is performed under cost-type contracts.

Notice for Right of Way Services

- 6. Type of work anticipated to be subcontracted or performed by a subconsultant. The firm must provide a written commitment if it intends to utilize a Disadvantaged Business Enterprise registered with the Division of Highway's Contract Administration Division's EEO Section to perform a portion of the work and shall identify the firm to be utilized and the work to be performed or, as a minimum, identify the work to be performed by such a firm. It is the Department's goal to utilize Disadvantaged Business Enterprises to the fullest extent practical on these projects.
- 7. Prior to entering into contract negotiations, the selected firm and any subconsultants shall submit a current audited overhead rate computation performed by a State or Federal government agency or independent CPA firm. The submitted overhead audit shall contain a detailed exhibit of the computations with all applicable eliminations and references. The audit shall be done in accordance with Government Auditing Standards issued by the Comptroller General of the United States and all eliminations required by the Federal Acquisition Regulations will be made. This requirement will be waived for the selected firm or any sub-consultant when its portion of the fee for the project is less than One Hundred Thousand Dollars (\$100,000). In such instances, a company computed overhead rate may be utilized.
- 8. Individuals must provide a detailed set of qualifications including: education, experience and client list with name, address and phone number of contact persons.

Individual Services Contractors must provide the information as requested in Item 8. Firms offering combined Right of Way services must provide the information as requested in Items 1 through 8.

It is the policy of the West Virginia Department of Transportation, Division of Highways, that Disadvantaged, and Women-owned Business Enterprises shall have the maximum opportunity to participate in the performance of contracts financed in whole or in part with Federal funds.

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	VIRGINIA DEPARTMENT OF TRAI OF WAY CONSULTANT CONFIDE			
1. FIRM NAME			DATE (Day,	Month, Year)
2. PRIMARY OFFICE BUSINESS ADDRESS		3. F.E.I.N.		
4. PRIMARY OFFICE TELEPHONE	5. ESTABLISHED (Year)		ooration nt-Venture	6a. MINORITY OWNED Γ YES (Submit Documentation) Γ NO
7. PRESENT OFFICES: Address/Telep	hone/Person-In-Charge/Number of Perso	nnel in Each Office		
8. NAMES OF PRINCIPAL OFFICIALS (OR MEMBERS OF FIRM			
9. PERSONNEL BY DISCIPLINE:	ECONOMISTS	PLANNERS-URBAN	/REGIONAL	SECRETARIES
APPRAISERS (WV Certified Gener	ral) ENVIRONMENTALISTS	PROJECT MANAGE	CRS	OTHER
REVIEW APPRAISERS (WV Certified General)	ESTIMATORS	PROPERTY MANAG	ERS	TOTAL PERSONNEL
DRAFTSMEN	NEGOTIATORS	RELOCATION SPEC	CIALISTS	
	TURE, LIST PARTICIPATING FIRMS & OU EACH FIRM. (Each Participating Firm Mu			
10a. HAS THIS JOINT-VENTURE WOR	RKED TOGETHER BEFORE? ΓYES Γ	NO DATE	LOCATION _	

If Copy Is Not On File With Department.			nnaire" For Each
NAME AND ADDRESS	SPECIALTY	WORKED WI	TH BEFORE
		ΓYES	г по
		ГYES	Г NO
. A. Is your company experienced in Negotiations?		•	
Γ YES Describe:			
Г NO			
B. Is your company experienced in Relocation?			
Γ YES Describe:			
г no			
C. Is your company experienced in Eminent Domain Appraisal?			
Γ YES Describe:			
Г NO			
D. Is your company experienced in Property Management?			
Γ YES Describe:			
Г NO			
E. Is your company experienced in Right of Way Project Manager			
Γ YES Describe:			

NAME (Last, First, Middle Initial)	EXPERIENCE (Years)			
	As Principal In This Firm	As Principal In Other Firms	Other Than Principal	
EDUCATION Degree/Year/Specialization/Area Of Right of Way Expertise (i	e: Project Manager - Negotiator - Relo	ocation - Property Manageme	ent)	
PRESENT WORK ASSIGNMENT - Title And % Of Job Complete - Date Avail	able For Additional Work			
MEMBERSHIP IN PROFESSIONAL ORGANIZATIONS AND LICENSES				
NAME (Last, First, Middle Initial)	EXPERIENCE (Years)			
	As Principal In This Firm	As Principal In Other Firms	Other Than Principal	
EDUCATION Degree/Year/Specialization/Area Of Right of Way Expertise (i	e: Project Manager - Negotiator - Relo	ocation - Property Manageme	ent)	
PRESENT WORK ASSIGNMENT - Title And % Of Job Complete - Date Avail	able For Additional Work			
1 NOON ASSIGNMENT - THE AIR /6 OF SOU COMPLETE - Date AVAI				
MEMBERSHIP IN PROFESSIONAL ORGANIZATIONS AND LICENSES				
		EXPERIENCE (Years)	_	
MEMBERSHIP IN PROFESSIONAL ORGANIZATIONS AND LICENSES	As Principal In This Firm	EXPERIENCE (Years) As Principal In Other Firms	Other Than Principal	
MEMBERSHIP IN PROFESSIONAL ORGANIZATIONS AND LICENSES	As Principal In This Firm	As Principal In Other Firms		

14. CURRENT PROJECTS (ON WHICH YOU ARE DESIGNATE	D AS THE PRIMARY RIGHT OF W	AY CONSULTANT	
PROJECT NAME AND TYPE	LOCATION	AGENCY AND CONTACT PERSON	PROJECT RESPONSIBILITY AND NUMBER OF PARCELS	PERCENT COMPLETED AS OF THIS DATE
TOTAL NUMBER OF PROJECTS:		TOTAL NUMBER OF PARCELS	% RELOCATION CASES:	

15. CURRE	NT PROJECTS ON WHICH YOU AI	RE ASSOCIATED WITH OTHERS A	S A RIGHT OF WAY SUB-CONSUL	TANT
PROJECT NAME AND TYPE	LOCATION	AGENCY AND CONTACT PERSON	PROJECT RESPONSIBILITY AND NUMBER OF PARCELS	PERCENT COMPLETED AS OF THIS DATE
TOTAL NUMBER OF PROJECTS:		TOTAL NUMBER OF PARCELS	& RELOCATION CASES:	

16. WORK		T 10 YEARS ON WHICH YOU W			B-CONSULTANT	
NAME AND TYPE OF PROJECT	LOCATION	AGENCY AND CONTACT PERSON	CONSULTANT OR SUB-CONSULTANT	NUMBER OF PARCELS	YEAR	CONSTRUCTED (Yes or No)

		YEARS ON WHICH YOU WERE ASSOCIATED Was Responsible)			
NAME AND TYPE OF PROJECT	LOCATION	AGENCY AND CONTACT PERSON	PROJECT RESPONSIBILITY AND NUMBER OF PARCELS	YEAR	CONSTRUCTEI (Yes or No)

	COMI LETE MEDITIONAL COTTES OF THIS TAGE IF MEDICE
18.	PROVIDE ANY ADDITIONAL INFORMATION ABOUT YOUR FIRM OR PERSONNEL PERTINENT TO THIS QUESTIONNAIRE.

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION

DIVISION OF HIGHWAYS

COST ACCOUNTING INFORMATION STATEMENT

COVER SHEET AND CERTIFICATION

Name of Company:
Address:
Is the above company part of a holding company ()Yes ()No If Yes, give name and address of holding company:
The above address is ()Home Office ()Field Office If Field Office, give Home Office address:
Name and title of person completing this form:
Phone Number (include area code and extension):
Date of this statement:
CERTIFICATION
I certify that to the best of my knowledge and belief this Statement is the complete and accurate disclosure as of the above date by this company of its cost accounting practices.
(Name)
(Title)

<u>WEST VIRGINIA DEPARTMENT OF TRANSPORTATION</u> <u>DIVISION OF HIGHWAYS</u>

COST ACCOUNTING INFORMATION STATEMENT

Instructions for completing the form

Most items on the form can be completed by checking the applicable box (). If additional information is required, attach separate sheets with flowcharts and narratives, as applicable.

This Cost Accounting Information Statement consists of five (5) sections, as follows:

- Section I General Information
 This section pertains to general financial and operational information. This includes current financial year costs, general management and accounting structures, government contract relationships, and your knowledge of cost accounting guidelines.
- Section II Direct Costs

 Direct Costs are those costs that can be charged as project costs, such as direct labor, mileage, etc. You should use generally accepted accounting descriptions of direct costs in your determination.
- Section III Direct vs. Indirect Costs

 The purpose of this section is to determine how costs are charged to government contracts, and also other contracts.

 Additional instructions are included in this section.
- Section IV Indirect Costs (Overhead)

 These are costs that cannot be attributed to a specific contract or work order. These costs may be grouped together into cost allocation pools, such as General and Administrative, Payroll Burden, etc. Examples may include insurance, utilities, clerical labor, and more.

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION

DIVISION OF HIGHWAYS

COST ACCOUNTING INFORMATION STATEMENT

Section V - Corporate or Group Expenses
This section attempts to determine how indirect costs are attributable to various segments of a company, including home office, field offices, joint ventures, partnerships, etc.

Some terminology used or phrasing of a particular question may be confusing to some preparers. If you should have any questions on how to complete this form, please contact the Transportation Auditing Division.

Unless otherwise stated, check only one (1) item per question, please. If a question is not applicable to your company, answer N/A.

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION

DIVISION OF HIGHWAYS

COST ACCOUNTING INFORMATION STATEMENT

I.1	Type of business entity
	()Corporation ()Partnership ()Proprietorship
	()Not-for-profit ()Joint Venture ()Educational
I.2	Predominant Type of Operation
	<pre>()Manufacturing ()Research and Development ()Construction ()Engineering ()Professional Services ()Quasi-Governmental ()Other (specify)</pre>
I.3	Annual Total Revenue, all sources (estimate allowed)
	<pre>()Less than \$100,000</pre>
I.4 type	Annual Total Government Revenues (estimate allowed, all s)
	<pre>()Less than \$100,000</pre>
I.5	Description of your cost accounting system. Check all applicable selections. If more than one selection checked, explain on additional page.
	<pre>()Standard cost-job order ()Standard cost-process ()Actual cost-job order ()Actual cost-process ()Other(s) Describe on additional page.</pre>
I.6	Unit or Job Costs. Is your cost accounting system capable of producing a listing of all costs charged to a particular contract, work order, or project?
	()Yes
	()No. Describe on additional page the method for determining the allowable charges to a particular contract, work order, or project.

⊥./	The cost accounting system is:
	()Integrated with financial accounting records, subsidiary cost accounts are all reconcilable to general ledger accounts.
	()Not integrated with financial accounting, cost data accumulated on memorandum records. Please describe on additional page.
	()Combination of both. Please describe on additional page.
I.8	Date of your most recent fiscal year end (month, day, year)
I.9	Attach a copy of your most recent fiscal year financial statements. The statements are to be in dollar form, using general ledger account titles, and without combining accounts under one title. Account titles are to be exactly the same titles used in the general ledger. Include a copy of the latest overhead calculation which can be tied to the financial statements.
I.10	Do you have copies of, or aware of the requirements for allowable costs in any of the following (check all that apply):
	() Federal Acquisition Regulations (FARs)() Code of Federal Regulations (CFR)() OMB Circulars (as applicable)
I.11	Have you ever been audited by any other government agency? If so, list the name of the agency, accounting period audited, and name and address of auditor, if known. Use additional page if necessary.
I.12	If you are a government organization, attach a copy of the latest cost allocation plan, listing name of approving agency and date.

			of Charging Direct Labor. Check all that apply. If e checked, explain on additional page.		
	((<pre>Individual/actual rates Average rates per classification Standard costs/rates (describe types of standards on additional page). Other (explain on additional page).</pre>		
	lo yo	ou t	rmine total direct labor for overhead computation, reat overtime?		
	(((())))	Exclude gross overtime Exclude straight-time portion of overtime Include gross overtime Not applicable Other (describe on additional page).		
II.3	How	are	records maintained to document direct labor?		
	(((()))	Individual time sheets Group time sheets Prorate percentage Other (describe on additional Page).		
II.4	prin	ntin crac	er costs that can be considered direct, e.g., g, travel, computer cost, etc., charged directly to ts, work orders, or projects, or included in d?		
	(())	Charged to contracts, workorders, or projects Included in overhead Both (describe on additional page process and criteria)		
II.5	Are the methods of assigning direct costs the same regardless of the type of contract used, e.g., lump sum vs. cost plus fixed fee vs. specific rate of pay?				
	(,	Yes No (describe on additional page process and criteria)		

- III.1 Describe on an additional sheet, using flowcharts and narrative as applicable, how your company determines whether costs are charged directly or indirectly.
- III.2 For each of the following, indicate whether the item is charged direct (D), indirect (I), sometimes direct and sometimes indirect (B), or not applicable (N). For items answered (B), explain how the determination is made on an additional sheet. In addition, list the general ledger account name that each item would be charged to.

 G/L Acct

()	Health Insurance
()	Holiday premium pay
()	Overtime premium pay
()	Pension Costs
()	Shift premium pay
()	Training
()	Travel & Subsistence
()	Vacation pay
()	Design Engineering
•	•	(in house)
()	Drafting (in house)
()	Computer operations
		(in house)
()	Contract Administration
()	Professional Services
		(consultant fees)
()	Travel
()	Company owned equipment
()	Royalties
()	Costs of non-related enterprises
		or business lines
()	Special test equipment
()	Subcontract costs
()	Laboratory testing
()	Computer programming

- III.3 On separate sheets, describe how rates charged to government contracts are developed, adjusted, and reasons why rates charged to government contracts may differ from other contracts, or included in overhead, if applicable.
 - a. Copy or reproduction charges, all types and sizes.
 - b. Computer usage and programming
 - c. Equipment charges, e.g. automobiles, trucks, etc.

IV.1	gener of badired	each of the following, give the basis for allocation and ral ledger account charged to, if applicable. Examples asis of allocation may include: Direct labor dollars, at labor hours, number of employees, square footage, s, etc.							
	a.	Selling or marketing expense							
	b.	Independent research & development							
	C.	Bid & proposal costs							
	d.	Corporate or home office expense							
	e.	Other business enterprises							
IV.2	adjus	each of the following situations, describe how the cost stment is made, if applicable. Include the general er account charged. Use additional sheets if necessary. Labor in excess of contract limitations.							
	b.	Employee expenses reimbursed by employer, which exceed contract limitations.							
	С.	Over/under charges on lump sum/specific rate of pay contracts.							

V.1	For classification purposes, three methods of allocation are defined: 1) Directly Chargeable—those expenses that are charged to specific corporate segments for centrally performed or purchased services; 2) Separately Allocated—those individual or groups of expenses which are allocated only to a limited group of corporate segments; and 3) Overall allocation—the remaining expenses which are allocated to all or most corporate segments on an overall basis. Corporate segments, as used here, refer to divisions, product departments, plants, or profit centers of a corporation with production and usually profit responsibility, reporting to corporate headquarters directly or through intermediate organizations. Below, list the type of expense allocated between corporate
	segments, the basis of allocation for each, and the general ledger accounts charged.
V.2	Are the expenses listed above allocated to all corporate segments? If No, list on additional sheet(s) the names of excluded segments and the reasons they are excluded.
	() Yes () No
V.3	Are fixed amounts of expenses charged to any corporate segments in lieu of a prorate or allocation basis? If Yes is checked, list on additional sheets(s) the names of such corporate segments and the basis for making fixed management charges.
	() Yes () No

APPENDIX 7-4

CONSULTANT EVALUATION FORM - COMBINED SERVICES CAPABILITIES

Large Contracts	50 or more parcels		Small Contracts	1 thru	1 49 parcels	No Contracts _
Personnel Known						
Unknown						
Adequate						
Inadequate						
Experience & Reputation	1 Poor	2	3 Satisfactory	4	5 Excellent	
Comments:						

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS RIGHT OF WAY DIVISION

PRE-QUALIFICATION EVALUATION FORM

CONSULTANT:	
. Capability (a) Work Force	
(b) Current Work Load (overall):	
(c) Type of Work (overall): Past:	
(d) Anticipated work by Subconsultant/Subcontractor	
. Project office location:	
. Certified DBE in WV? Yes No	
. Past 10 years WV experience:	
. Most recent Consultant Qualification Questionnaire Date:	
. Most recent Consultant Cost Accounting Information Statement Date:	
COMMENTS:	
	_
	

(USE CURRENT LETTERHEAD)

Current Date

Mr. John Doe XYZ Company 8126 Castleton Road Indianapolis, Indiana 46250

Dear Mr. Doe:

Request for Letters of Interest Pre-Qualification Approval

The West Virginia Department of Transportation, Division of Highways, Right of Way Division, wishes to advise you that you are on the pre-qualified list for combined right of way services contracts for the fiscal year ending June 30, 20XX.

You will be advised at such time which projects will be considered for selection of right of way consultants. Please submit your hourly rate for the following categories:

Project Manager
Right of Way Agent (negotiations)
Relocation Agent (replacement housing and relocation)
Right of Way Trainee
Administrative Assistant
Clerical

Also, submit a completed cost accounting information statement and current audited overhead if you did not submit this information in your original non-priced proposal. If changes in your current staff have occurred since the submission of your Confidential Qualification Questionnaire, please advise.

Your response to the information requested should be in this office no later than September 15, 20XX.

Very truly yours,

Director Right of Way Division

XXX:xxx

CONSULTANT EVALUATION FORM - COMBINED SERVICES CAPABILITIES

1. Large Contracts	50 or more parcels		Small Contracts	1 thr	u 49 parcels	No Contracts
2. Personnel Known						
Unknown						
Adequate						
Inadequate						
3. Experience & Reputation	1 Poor	2	3 Satisfactory	4	5 Excellent	
4. Comments:						
Signature of Evaluation	on Committee Memb	er				

SECTION 1 – RIGHT OF WAY CONSULTANT SERVICES SCOPE OF WORK

The need to use Consultants to accomplish the scope of Consultant services for a WVDOH project will depend on the appraisal, appraisal review, acquisition, relocation, or property management requirements of the project and the capacity of the WVDOH to acquire needed right of way in accordance with federal, state and local laws, rules and regulations, using its employee workforce. In some cases, the WVDOH will not employ all the qualified personnel to accomplish all the needed Consultant services required by a project.

These Consultant Scope of Work Services are inclusive of the right of way Consultant services that may be needed on a project. Depending on the project and the resource capacity of the WVDOH, some of the scope of services may be omitted. For example, if the acquisition of right of way on a project does not result in the displacement of persons, then, the relocation scope of work may be omitted from Consultant scope of services.

GENERAL

The scope of work under this Right of Way Consultant Services Contract identifies the Consultant services that may be requested from the CONSULTANT under this contract. The services are described in the following pages and may include either some or all of the following list of services:

- 1. Appraisal
- 2. Appraisal Review (this service must not be provided by the same provider of Appraisal services)
- 3. Acquisition
- 4. Relocation
- 5. Property Management

The services performed under this contract shall be performed by the CONSULTANT on behalf of the WVDOH in accordance with the terms and conditions of the Contract. The specific scope of work and services requested under this contract will depend on the specific requirements of the project. The CONSULTANT shall only perform the scope of work identified in the following pages for the Project with prior authorization and notice to proceed from the WVDOH. Any services performed under this contract shall conform to state and federal laws and regulations to include, but not limited to, 49 CFR Part 24.

For brevity throughout the following paragraphs, references to the "WVDOH" shall refer to the West Virginia Department of Transportation/Division of Highways and "CONSULTANT" shall refer to the consultant hired by the WVDOH to perform the Consultant services under this contract.

For specific policies and procedures regarding the Right of Way process to be followed during any of the listed Right of Way services, the CONSULTANT shall refer to the current

WVDOH Right of Way Manual, as a guide.

The WVDOH will furnish the following information to the CONSULTANT, at a mutually agreeable time, after Notice to Proceed has been given:

- 1. Abstracts
- 2. Appraisals, Appraisal Reviews and Statements of Just Compensation. (Note: Only Statements of Just Compensation are provided to property owners.)
- 3. The District will prepare acquisition deeds and supply them to the CONSULTANT.
- 4. When deemed necessary, comparable sales (data books and updates) for waiver of appraisal negotiations.
- 5. When deemed necessary, retention values for items retained.
- 6. When deemed necessary, rental values for rental requests.
- 7. Parcel files will be provided by the District.
- 8. Rodent control or no trespassing signs for property management.
- 9. Right of Way Manual
- 10. All State warrants will be sent through the District. Warrants less than \$10,000.00, shall be provided directly to property owners by the CONSULTANT, without a closing.
- 11. All closings of successfully negotiated parcels.
- 12. WVDOH will institute condemnation proceedings, should acquisition be unsuccessful.
- 13. CONSULTANT will furnish a list of personnel for this project to the WVDOH, which notes the experience and qualifications for such personnel. This list must be approved by the WVDOH prior to beginning work, or upon a change in CONSULTANT personnel.
- 14. CONSULTANT shall provide separate agents for acquisition and relocation. If an agent acts as an acquisition agent on one parcel, he/she can act as a relocation agent on another parcel. The agent who prepares the RHP cannot provide relocation services to the person covered by the RHP.
- 15. CONSULTANT must seek WVDOH approval to extend times of when property must be vacated.
- 16. CONSULTANT shall copy the WVDOH Project Manager on all correspondence.
- 17. CONSULTANT shall not promise to property owners a time when they will receive

payment for their property. If pushed, CONSULTANT should inform the property owners that it will be 12-16 weeks before they receive their payments.

PROJECT TRACKING

WVDOH will provide to CONSULTANT its project tracking spreadsheet for the use during the duration of the project.

CONSULTANT shall provide updates to this tracking spreadsheet within 48 hours of a trackable event. CONSULTANT shall provide contact sheets to WVDOH within 48 hours of an event that caused the creation of a contact sheet.

PAYMENT OF SERVICES

- 1. CONSULTANT shall provide weekly summary time sheets for personnel on this project, and copies of payroll distributions are to be included with invoices.
- 2. WVDOH will hold the final invoice for payment, until it has been accepted by the WVDOH Transportation Auditing Division.
- 3. The CONSULTANT shall use the COST PLUS FIXED FEE basis of payment for this project, based upon the following:
 - a. All allowable costs related to the salaries of employees for time directly chargeable to the project.
 - b. Allowable direct non-salary costs incurred in fulfilling the terms of the contract.
 - c. The CONSULTANT'S overhead, or indirect costs, and payroll expenses, to the extent they are supported, allowable, and properly allocable to the project. The WVDOH will pay CONSULTANT for services upon receipt of all necessary documentation, along with an invoice for said fees.
- 4. The final invoice will be held by the WVDOH until such invoice has been approved by its internal Auditing Division.

SECTION 2 – APPRAISAL/APPRAISAL REVIEW SERVICES SCOPE OF WORK

GENERAL

The CONSULTANT shall perform the appraisal and appraisal review scope of work in accordance with all applicable state and federal laws and regulations, including, but not limited to, the regulations found in the Uniform Act, 49 CFR Part 24, and the WVDOH Right of Way Manual.

APPRAISAL SCOPE OF WORK

After written authorization has been received by the WVDOH Right of Way Project Manager, but prior to the initiation of negotiations on any parcel of property on the Project, if the WVDOH has not or does not intend to provide the CONSULTANT with an appraisal or appraisal review, the CONSULTANT shall prepare real property appraisal reports and SPECIALTY VALUATION REPORTS, which include, when necessary, but are not limited to, timber, billboards, machinery and equipment (M&E), furnishing/fixtures and equipment (FF&E), or minerals, if applicable, and appraisal review reports in accordance with all applicable rules, regulations and laws including, without limitations, the following:

- 1. The Uniform Standards of Professional Appraisal Practice, (USPAP);
- 2. The Uniform Relocation Assistance and Real Property Acquisition Policies Act, 42 U.S.C. §4601 and Regulations promulgated pursuant thereto at 49 CFR Part 24;
- 3. West Virginia law applicable to governmental acquisition appraisal;
- 4. The APPRAISER shall be selected from the WVDOH approved list of APPRAISERS; and,
- 5. All Appraisal reports must be submitted on the currently approved WVDOH appraisal forms and completed in compliance with the STATE RULE, as defined hereinafter, and all applicable laws, rules, regulations, and requirements.

APPRAISAL AND APPRAISAL REVIEW MEETING

Before developing or reporting any appraisal work, the CONSULTANT (including any sub-consultants) and the APPRAISER and REVIEW APPRAISER shall meet jointly with the WVDOH to discuss project plans, Right of Way procedures and the appraisal scope of work. At the meeting, the number of appraisal reports and parcels that may qualify for use of waiver valuations, and the need for SPECIALTY VALUATION REPORTS will be discussed. At this meeting the WVDOH shall provide to the CONSULTANT the following:

1. One set of Right of Way Plans, if available;

- 2. Questionnaires, if available; and,
- 3. Other pertinent information about the project.

COMPARABLE SALES DATA BROCHURE

The APPRAISER shall prepare a Comparable Sales Data Brochure along with a location map of comparable sales which clearly shows the proximity of the comparable sales to the project location. A copy of the Brochure shall be furnished to the REVIEW APPRAISER and to the WVDOH. During the project, the APPRAISER shall update the Comparable Sales Data Brochure with new sales data and provide a copy of each comparable sale to the REVIEW APPRAISER and the WVDOH.

APPRAISAL DEVELOPMENT AND REPORTING

Once the WVDOH has issued written notice to proceed, the CONSULTANT may begin the appraisal development and reporting. The CONSULTANT shall develop a fully documented real property appraisal report on each parcel of property for the Project, and in so doing, shall make a personal inspection of each parcel appraised.

Before the initiations of negotiations, the real property to be acquired shall be appraised, except as provided in 49 CFR 24.102(c)(2), and the CONSULTANT shall notify the owner in writing of the WVDOH's interest in acquiring the real property and shall offer in writing to the property owner(s) or the property owner(s)' designated representative an opportunity to accompany the APPRAISER on the inspection of the property, in compliance with 49 CFR 24.102(c)(1). The offer to accompany the APPRAISER must be documented in the appraisal report.

If the property owner cannot be contacted by telephone or electronically, each notification provided to the property owner or occupant shall be personally served or sent by certified or registered first-class mail, return receipt requested, and documented in the CONSULTANT or APPRAISER files in compliance with 49 CFR 24.5.

A fully documented real property appraisal report shall be considered to be the value of all compensable interests under the laws of the State of West Virginia. In addition to the fee simple interest, this is to include all leasehold and leased fee interests, permanent easements, access rights, temporary easements, cost to cure and damages, when necessary, and other interest in the real and mineral estate, excluding utility easements.

As mentioned above, the CONSULTANT shall prepare real property appraisal reports and SPECIALTY VALUATION REPORTS in accordance with the contract and all applicable rules, regulations and laws, including the Uniform Act Regulations found in 49 CFR 24. Therefore, Appraisal Reports developed and reported as part of this scope of work shall, at a minimum, meet the following requirements as specified in the WVDOH Right of Way or Appraisal Manual and as defined in 49 CFR 24.103.

- 1. An adequate description of the physical characteristics of the property being appraised (and, in the case of a partial acquisition, an adequate description of the remaining property), including items identified as personal property, a statement of the known and observed encumbrances, if any, title information, location, zoning, present use, an analysis of highest and best use, and at least a 5-year sales history of the property.
- 2. All relevant and reliable approaches to value consistent with established Federal and federally-assisted program appraisal practices. If the APPRAISER uses more than one approach, there shall be an analysis and reconciliation of approaches to value used that is sufficient to support the APPRAISER's opinion of value.
- 3. A description of comparable sales, including a description of all relevant physical, legal, and economic factors such as parties to the transaction, source and method of financing, and verification by a party involved in the transaction.
- 4. A statement of the value of the real property to be acquired and, for a partial acquisition, a statement of the value of the damages and benefits, if any, to the remaining real property, where appropriate.
- 5. The effective date of valuation, date of appraisal, signature, and certification of the APPRAISER on the approved WVDOH forms.

If the CONSULTANT is to provide appraisal or appraisal review reports, the per-parcel appraisal fee agreed to in the contract shall include any and all expenses necessary for, and related to, completion of the Comparable Sales Data Brochure, the appraisal development and reporting, for each parcel, including, but not being limited to SPECIALTY VALUATION REPORTS such as parking studies, timber cruises, cost-to-cure quotes, and cost-new estimates and, upon request by the WVDOH, any time required to attend conferences for the purpose of discussing certain aspects of the appraisal report, not to include time and expense for eminent domain purposes. The WVDOH shall not approve payment of appraisal reports for each parcel appraised upon until review and acceptance or recommended approval of the appraisal report from the REVIEW APPRAISER.

All requests by the CONSULTANT for a SPECIALTY VALUATION REPORT shall have the concurrence of the REVIEW APPRAISER and shall be subject to approval by the WVDOH. If it is determined by the WVDOH that a SPECIALTY VALUATION REPORT is necessary, then the CONSULTANT shall enter into a SPECIALTY VALUATION REPORT Agreement with a professional service provider to prepare the SPECIALTY VALUATION REPORT.

Upon the completion of appraisal report(s), the CONSULTANT shall deliver one (1) electronic copy of each appraisal report to the WVDOH. The WVDOH shall transmit all appraisal report(s) to the project REVIEW APPRAISER. The WVDOH will approve payment of the appraisal report(s) upon review, and acceptance or recommended approval from the REVIEW APPRAISER.

Appraisal and Appraisal Review reports are considered under West Virginia Law a confidential communication between the CONSULTANT and the WVDOH. In no instance will the appraisal be divulged to any person other than authorized employees of the WVDOH or the Federal Highways Administration without prior written permission from the same, except under

an official order of the court or for court testimony.

REVISED APPRAISAL REPORTS AND COMPARABLE SALES DATA BROCHURE

The WVDOH will review any and all revisions to the Right of Way Acquisition Plans or Plats and Deeds and in consultation with the REVIEW APPRAISER will determine if the revision will require a revised appraisal of the parcel. If it is determined that a revised appraisal report is necessary, the CONSULTANT will develop and report a revised appraisal. If the CONSULTANT initiates the request for revision to the Right of Way Plans or deeds, the request must be made to the WVDOH and have the concurrence of the WVDOH Appraisal Section.

Upon completion of the revised appraisal report(s), the CONSULTANT shall deliver to the WVDOH one (1) electronic copy. The WVDOH will transmit all revised appraisal report(s) to the project REVIEW APPRAISER.

If the revised appraisal report resulted in any changes or additions to the Comparable Sales Data Brochure, the CONSULTANT shall be responsible for sale record(s) to the WVDOH and the REVIEW APPRAISER. All revised appraisal report(s) shall be reviewed, accepted or recommended, by the REVIEW APPRAISER in the same manner as above. The WVDOH will approve payment of the revised appraisal report(s) upon review, acceptance and/or recommended approval from the REVIEW APPRAISER.

PREPARATION OF APPRAISALS FOR COURT TESTIMONY

The following services may be included in the scope of work for the contract and in compensation covered under the contract. If the following services are required under the scope of work for the contract, the services shall be considered part of the contract and shall be commenced upon written authorization from the WVDOH at the time they are needed in accordance with the compensation agreed to in the contract.

If the update of appraisals for court proceedings relating to the acquisition of the right of way for the project are not covered by the contract (or the compensation to the CONSULTANT under the contract), the services may be considered as "Additional Services" for all purposes and the fees for "Additional Services" shall be negotiated and agreed to at the rates provided in the Supplemental Agreement to the contract prior to the rendering of such "Additional Services".

In the event of condemnation proceedings, the WVDOH shall direct the CONSULTANT to update appraisal(s) for court. This appraisal shall be completed in preparation for testimony in any court proceedings and shall be performed and completed in accordance with the requirements set forth herein, as of the date of take as directed by legal counsel.

A letter shall be sent by the WVDOH to the CONSULTANT, requesting the preparation of an appraisal report to the date of taking, and the updated appraisal shall comply with the requirements for appraisals. The appraisal report prepared for court shall be reviewed and accepted by the REVIEW APPRAISER before any pre-trial conferences and court testimony unless otherwise authorized by the WVDOH. The WVDOH shall provide administrative

concurrence of the appraisal report prepared for court testimony, upon review and acceptance for court testimony by the project REVIEW APPRAISER.

The WVDOH may require and request the attendance of the CONSULTANT and/or the APPRAISER at meetings for the purpose of discussing certain aspects of the appraisal report. Also, the CONSULTANT, the APPRAISER and/or the REVIEW APPRAISER shall be available for court appearances and court testimony to provide an oral testimony of his or her opinion of market value.

The CONSULTANT shall be responsible for ensuring the appearance of all appraisal expert witnesses and for delivering all appraisal reports for Court to WVDOH to meet all deadlines. In the event the APPRAISER cannot fulfill the obligations to testify as the valuation witness, the CONSULTANT shall be responsible for supplying the REVIEW APPRAISER as a properly qualified appraisal witness acceptable to the WVDOH at no additional costs to WVDOH.

APPRAISAL REVIEW SCOPE OF WORK GENERAL

Prior to the Establishment of the Amount Believed to be Just Compensation, the Fair Market Value Offer, and Acquisition of the parcel interest, a review of the appraisal report shall be performed by the REVIEW APPRAISER. The appraisal review shall be developed and reported in compliance with the terms of the contract, and all applicable laws, rules and regulations including, without limitation, the following:

- 1. The Uniform Standards of Professional Appraisal Practice, (USPAP);
- 2. The Uniform Relocation Assistance and Real Property Acquisition Policies Act, 42 U.S.C. §4601 and Regulations promulgated pursuant thereto at 49 CFR Part 24;
- 3. West Virginia law applicable to governmental acquisition appraisal;
- 4. The REVIEW APPRAISER shall be selected from the WVDOH approved list of REVIEW APPRAISERS; and,
- 5. All appraisal review reports must be submitted on the currently approved WVDOH's appraisal review forms and completed in compliance with the STATE RULE, and all applicable laws, rules, regulations, and requirements.

APPRAISAL REVIEW REQUIREMENTS

The REVIEW APPRAISER shall meet with the WVDOH and the CONSULTANT at the beginning of the project to discuss the project status, plans, the possible use of waiver valuations, and the real property appraisal and review appraisal process. This meeting shall be held at a place determined by the WVDOH.

The primary function of the REVIEW APPRAISER under the contract is to recommend

(to the WVDOH) an appraisal that can be used as the basis for the establishment of the amount believed to be just compensation for each parcel to be acquired on the project. Therefore, the Appraisal Review Reports developed and reported as part of the contract shall, at a minimum, meet the following requirements as defined in 49 CFR 24.104 as follows:

- 1. A qualified REVIEW APPRAISER (see 49 CFR 24.103(d)(1) and Appendix A and 49 CFR 24.104) shall examine the presentation and analysis of market information in all appraisals to assure that they meet the definition of appraisal found in 49 CFR 24.103 and other applicable requirements, including, to the extent appropriate, the Code of Federal Regulations, and support the APPRAISER'S opinion of value. The level of review analysis depends on the complexity of the appraisal problem. As needed, the REVIEW APPRAISER shall, prior to acceptance, seek necessary corrections or revisions to the Appraisal Report. The REVIEW APPRAISER shall identify each appraisal report as 1) recommended (as the basis for the establishment of the amount believed to be just compensation), 2) accepted (meets all requirements, but not selected as recommended, or 3) not accepted (does not meet all requirements and is not selected as recommended or accepted).
- 2. If the REVIEW APPRAISER is unable to recommend an appraisal as an adequate basis for the establishment of the offer of just compensation, and it is determined by the WVDOH that it is not practical to obtain an additional appraisal, the REVIEW APPRAISER may, as part of the review, present and analyze market information to support recommended value.
- 3. The REVIEW APPRAISER shall prepare a written report that identifies the appraisal reports reviewed which documents the findings and conclusions arrived upon during the review of the appraisal(s). Any damages or benefits to any remaining property shall be identified in the REVIEW APPRAISER'S report. The REVIEW APPRAISER, based upon his or her review, shall determine if an uneconomic remnant is to be offered to the property owner in conformance with 49 CFR 24.2(27) using WVDOH's approved forms. The REVIEW APPRAISER shall also prepare a signed certification that states the parameters of the review. This certification shall state the recommended value.

The REVIEW APPRAISER shall not begin work before the WVDOH issues the notice to proceed. The REVIEW APPRAISER shall begin appraisal review work and shall continue until all appraisals, appraisal revisions, and appraisals for court, if requested as part of this scope of work, have been received, reviewed, accepted and/or recommended. The REVIEW APPRAISER shall complete the review of each appraisal report within a reasonable time to be determined by the WVDOH. If deficiencies are found in the appraisal report the REVIEW APPRAISER shall have additional time to complete the appraisal review as determined by the WVDOH.

The REVIEW APPRAISER shall provide one (1) appraisal review report, and one (1) Statement of Just Compensation form to the WVDOH. Once the Statement of Just Compensation has been completed, the WVDOH shall approve the recommended FMV and then shall submit one (1) copy of the recommended appraisal report, one (1) copy of the review appraisal report, and one (1) copy of the completed Statement of Just Compensation to the CONSULTANT for each parcel on the project. This documentation shall be provided at the discretion of the WVDOH in electronic format.

In addition to the requirements set forth in the preceding paragraphs, the REVIEW APPRAISER shall be available to assist and advise the WVDOH, and the CONSULTANT, when difficulties arise. Difficulties may involve, but are not limited to, recommending changes in the proposed acquisition, explaining differences in values from different appraisals, or correcting omissions or changes and maintain consistency throughout the project. In addition, the REVIEW APPRAISER shall make a supported, written recommendation to the WVDOH when a second appraisal is needed and or property owner appraisal must be reviewed or when the services of a specialist should be considered by WVDOH. The REVIEW APPRAISER shall be available to meet with the WVDOH and the CONSULTANT, to discuss the REVIEW APPRAISER's recommended report of his or her estimate of market value and just compensation.

The negotiated appraisal review fee per parcel agreed to in the contract shall include any and all expenses necessary for, and related to, 1) review and acceptance of the Comparable Sales Data Brochure, 2) developing and reporting the original and revised appraisal review reports, which results in the Statement of Just Compensation, 3) preparation of the Statement of Just Compensation, and, upon request by the WVDOH, 4) time required to attend conferences for the purpose of discussing the appraisal report.

REVIEW APPRAISER services related to the preparation of eminent domain proceedings shall be part of the contract or as a supplemental agreement for additional services to the contract. If the REVIEW APPRAISER's eminent domain related services are part of the contract or a supplemental agreement, the negotiated per parcel fee for appraisal reviews for court testimony shall include any and all expenses for developing and reporting the acceptance of an appraisal for court testimony, if necessary, and requested by the WVDOH. If the REVIEW APPRAISER's services are requested for pre-trial preparation of trial testimony, the service will be charged on an hourly basis as specified in the contract or a supplemental agreement to the contract.

The WVDOH shall approve payment of appraisal reports for each parcel appraised on the project upon review and acceptance or recommended approval of the appraisal report from the REVIEW APPRAISER. The WVDOH shall approve payment of the appraisal review reports on each parcel appraised on the project upon acceptance by the WVDOH of the recommended appraisal report or REVIEW APPRAISER's determination of value, appraisal review report and submission of the Statement of Just Compensation from the REVIEW APPRAISER.

When all of the appraisals on the project have been reviewed, recommended, or accepted, and all parcels have been either acquired by deed or recommended for condemnation, the REVIEW APPRAISER shall provide a final copy of the Comparable Sales Data Brochure to the WVDOH. The following items shall be furnished as indicated.

If the WVDOH elects to hire the REVIEW APPRAISER, the WVDOH shall furnish the REVIEW APPRAISER or CONSULTANT:

- 1. One (1) original Appraisal Report;
- 2. One (1) Comparable Sales Data Brochure;
- 3. One (1) Comparable Sales Data Location Map; and,

4. One (1) set of full-scale current Right of Way Plans

The REVIEW APPRAISER shall furnish to the WVDOH the following:

- 1. One (1) recommended Appraisal Report;
- 2. One (1) Appraisal Review Report;
- 3. One (1) Statement of Just Compensation Form to be approved by the WVDOH designated official; and,
- 4. Review Appraisal Status Report on a regular basis

The WVDOH shall furnish to the CONSULTANT the following:

- 1. One (1) copy recommended Appraisal Report;
- 2. One (1) copy Appraisal Review Report;
- 3. One (1) copy of the WVDOH approved Statement of Just Compensation

DEFINITIONS

<u>ACCEPTED APPRAISAL</u> – Meets all requirements, but not selected as recommended by the REVIEW APPRAISER. From an accepted appraisal, the REVIEW APPRAISER shall use the appraisal information to make a determination of value.

<u>APPRAISER</u> – The APPRAISER for the project, either performing as an employee of the WVDOH or contracted by the WVDOH or contracted by the CONSULTANT. The APPRAISER shall be selected from the WVDOH approved list of appraisers with experience in appraising real estate and interests in real property for the purpose of right of way acquisition. The APPRAISER develops and reports the appraisals for each parcel on the project and shall comply with the requirements as set forth in 49 CFR 24.104.

<u>CONSULTANT</u> – The person, firm, or company, including any sub-consultants hired by the CONSULTANT, that has been contracted by the WVDOH to perform any of the Consultant services defined in the scope of work.

<u>CFR</u> – Code of Federal Regulations

WVDOH – West Virginia Department of Transportation, Division of Highways

<u>NOT ACCEPTED APPRAISAL</u> – Does not meet all requirements and is not selected as accepted or recommended by the REVIEW APPRAISER. In this event, a second appraisal must be obtained and completed by a different APPRAISER, unless the REVIEW APPRAISER makes a

determination of value.

<u>RECOMMENDED APPRAISAL</u> – REVIEW APPRAISERS under contract by the WVDOH or by the CONSULTANT to perform appraisal review services are authorized to "recommend" an appraisal report to the WVDOH or the CONSULTANT as the basis for the amount believed to be just compensation.

<u>REVIEW APPRAISER</u> – The REVIEW APPRAISER for the project, either performing as an employee of the WVDOH or contracted by the WVDOH or contracted by the CONSULTANT. The REVIEW APPRAISER shall be selected by the WVDOH approved list of REVIEW APPRAISERS with experience in appraising real estate and interests in real property for the purpose of right of way acquisition. The REVIEW APPRAISER develops and reports the appraisal reviews for each parcel on the project and shall comply with the requirements set forth in 49 CFR 24.104.

SPECIALTY VALUATION REPORT – is defined as a written report impartially and independently prepared by a qualified specialist setting forth an opinion of the valuation of specialty items to be used as data in or as a component part of an appraisal report. Examples of a SPECIALTY VALUATION REPORT includes, but are not limited to, Parking Studies, Timber, Billboards, Machinery and Equipment (M&E), Furnishing/Fixtures and Equipment (FF&E), Cost-to-Cure Quotes, Cost-New Estimates and Minerals. The CONSULTANT or APPRAISER and the REVIEW APPRAISER shall be responsible for coordinating the real estate appraisal and the SPECIALTY VALUATION REPORT to assure that they do not both value any items or features causing double compensation. The results of a SPECIALTY VALUATION REPORT cannot simply be added to the value of the land to arrive at the value of the property as a whole without proper analysis by the REVIEW APPRAISER. The REVIEW APPRAISER must consider these components of the property in light of how they contribute to the market value of the property as a whole.

<u>STATE RULE</u> – West Virginia is a state rule state which means the appraisal must consist of the following:

- 1. Value Before the Taking;
- 2. Value of the Part Taken (As Part of the Whole);
- 3. Residue Value Before Taking
- 4. Residue Value After Taking
- 5. Damages to the Residue (Including all damages, less benefits);
- 6. Temporary Easement, if any;
- 7. Estimated Fair Market Value of land and improvements taken plus damages to the residue, if any.

<u>WEEKLY STATUS REPORT</u> – The CONSULTANT shall provide to the WVDOH an Appraisal and Appraisal Review WEEKLY STATUS REPORT in a format prescribed by the WVDOH.

SECTION 3 – ACQUISITION SERVICES SCOPE OF WORK

GENERAL

The CONSULTANT shall perform the acquisition scope of work in accordance with all applicable state and federal laws and regulations, including, but not limited to, the regulations found in the Uniform Act, 49 CFR Part 24, and the WVDOH Right of Way Manual.

PRIOR TO THE INITIATION OF NEGOTIATIONS

After the WVDOH has provided written authorization for the CONSULTANT to begin the acquisition process, but prior to the initiation of the negotiations, the CONSULTANT shall review Right of Way acquisition maps, instruments of conveyance, and appraisals to verify the consistency of the information, such as the description(s) of the area(s) to be acquired and to verify all interests of each parcel.

The first action CONSULTANT shall take is to send the required WVDOH Letter of Interest to each property owner, provided that WVDOH had not previously sent such letter.

Additionally, the CONSULTANT shall review title work to identify the owner(s) of record and any mortgages, tax liens, and other liens or judgments. If title update is needed, request shall be forwarded to the WVDOH Project Manager.

WAIVER VALUATION

Prior to the initiation of negotiations, the real property to be acquired shall be appraised, except as provided in 49 CFR § 24.102(c)(2). An appraisal may not be required if:

- 1. The owner is donating the property and releases the Agency from its obligation to appraise the property; or
- 2. The Agency determines that an appraisal is unnecessary because the valuation problem is uncomplicated, and the anticipated value of the proposed acquisition is estimated at \$25,000 or less, based on a review of available data.

 -Note: Should the waiver valuation be greater than \$10,000, but less than \$25,000, the owner is entitled to request a formal appraisal of the property and CONSULTANT shall provide a copy of the WVDOH Form Letter to the property owner, to give the property owner the opportunity to request such an appraisal.
- 3. When the Agency determines the appraisal is unnecessary, the Agency shall prepare a waiver valuation; and,
- 4. The person performing the waiver valuation must have sufficient understanding of the local real estate market to be qualified to make the waiver valuation.

The CONSULTANT, in consultation with the WVDOH Project Manager, shall make a

recommendation that a parcel meets the above criteria for being valued by a Waiver Valuation. The WVDOH Project Manager shall provide the CONSULTANT with written approval to proceed with the acquisition of the parcel using the WVDOH's Waiver Valuation Form. A Waiver Valuation shall be completed by the CONSULTANT for all applicable parcels and submitted to the WVDOH Project Manager. The WVDOH shall approve the amount believed to be just compensation based on the total compensation of the Waiver Valuation. The WVDOH Project Manager shall return the Waiver Valuation to the CONSULTANT upon completion. The CONSULTANT shall then use the Waiver Valuation to prepare the offer for each Parcel. The WVDOH Project Manager shall approve the offer prior to it being made to all interest holders of the property.

ESTABLISHMENT AND OFFER OF JUST COMPENSATION

The WVDOH shall approve the amount which it believes is just compensation for the real property. The amount shall not be less than the recommended appraisal of the fair market value of the property, taking into consideration the value of allowable damages or benefits to any remaining property. The amount which the WVDOH believes is just compensation for the real property shall be established either by the appraisal process or the waiver valuation process. The WVDOH official must approve the amount believed to be just compensation, per 49 CFR § 24.102(d). Promptly thereafter, the WVDOH shall provide CONSULTANT with the approved amount to enable the CONSULTANT to make the written offer to the owner.

BEGIN ACQUISITION

As soon as feasible, when all acquisition documents are assembled, and WVDOH has notified the CONSULTANT to begin Right of Way Acquisition, the CONSULTANT shall begin the acquisition process. Initial offers shall be made by CONSULTANT within 7 days of receipt of a parcel file. Offers shall be made in person, providing all information required by the WVDOH Right of Way Manual to the property owner, unless the property owner is unavailable for an extended period of time for such personal contact. Should CONSULTANT have to make any offer by mail, such offers must be made by a method that is trackable, which shows that the property owner received the correspondence.

CONSULTANT may make contact with property owners by regular mail to provide general information about the project. The CONSULTANT shall make every reasonable effort to acquire the real property expeditiously by negotiation, with a minimum of three contacts with the property owner, unless circumstances deem otherwise.

CONSULTANT shall take two copies of the Statement of Just Compensation to the initial meeting. At that meeting, CONSULTANT shall provide one copy of the Statement of Just Compensation to the property owner and shall have the property owner initial the other copy, with a notation of the date and time of when the Statement of Just Compensation was delivered.

ADMINISTRATIVE SETTLEMENT

The purchase price for the property may exceed the amount offered as just compensation when reasonable efforts to negotiate an agreement at that amount have failed and the WVDOH approves such administrative settlement as being reasonable, prudent, and in the public interest. CONSULTANT shall have the authority to resolve counteroffers up to 10% above fair market value. CONSULTANT shall provide to WVDOH a written justification for any offer above fair market value. Counteroffers exceeding 10% must be approved by the WVDOH Project Manager.

In all cases, CONSULTANT shall furnish to the WVDOH a written justification and request for Administrative Settlement, which states all applicable information, including trial risks, and all documentation in support of such a settlement, as set forth in 49 CFR § 24.102(i) and the WVDOH Right of Way Manual. The WVDOH shall promptly advise the CONSULTANT of approval or denial of an administrative settlement, exceeding 10%. The CONSULTANT shall maintain all correspondence regarding a request and approval or denial for an administrative settlement in the parcel file.

ACQUISITION BY DEED

When a parcel is acquired by deed, the CONSULTANT shall furnish to the WVDOH the following:

- 1. A cover memorandum that an agreement was reached with the property owner(s), with the signature of the CONSULTANT'S acquisition agent or CONSULTANT project manager recommending payment;
- 2. An executed IRS Form W-9 from the property owner(s);
- 3. A copy of the Statement of Just Compensation which was given to every property owner, including documentation and justification of any administrative settlements that are issued by the WVDOH.
- 4. A copy of all contact sheets on the approved WVDOH form. Formatting of the contract record and information contained therein will include, but not be limited to, the date of the meeting and the name(s) of person(s) in attendance, along with all contact information; indication that a Right of Way Pamphlet (A Guide for Property Owners and Tenants) was given to the property owner(s) along with the Statement of Just Compensation, W-9, tax letter (when appropriate), plat with acquisition area highlighted and instrument(s) of conveyance (deed, bill of sale, or release), using the approved WVDOH Color Chart. The contact record shall also indicate the CONSULTANT has inquired if any judgments, lis pendens, tax liens, other liens, or mortgages exist for the subject property (when appropriate). If such liens do exist on the parcel, the CONSULTANT must certify that the property owner(s) have been made aware of these liens and notified that such liens must be satisfied on or before closing. Every contact with the property owner(s) whether in person, over the phone, by letter or email must be documented in detail. Documentation should provide a sequence of events up to the point of agreement. CONSULTANT shall provide a

Negotiator's Certification on the WVDOH approved form for each parcel;

- 5. On all waiver valuations, CONSULTANT shall provide an original State Warrant Receipt signed by the CONSULTANT and all interested parties for all closings initiated under Waiver Valuation; and,
- 6. At closing, CONSULTANT shall provide to the property owner(s) a (30) Thirty Day Notice on WVDOH's approved form.

ACQUISITION BY CONDEMNATION

When a parcel is to be acquired by condemnation, CONSULTANT shall furnish the following:

- 1. Written request for condemnation signed by the CONSULTANT, with any counteroffer information given by landowner(s). The condemnation form shall provide physical addresses, NOT POST-OFFICE BOXES, of all persons to be named in the condemnation as shown in the title report;
- 2. Statement in contact record that a copy of the Statement of Just Compensation was delivered to every identifiable interest holding including a copy of Statement of Just Compensation given; and
- 3. A copy of all contact sheets on the approved WVDOH form. Formatting of the contact record and information contained therein will include, but not be limited to, the date of the meeting and the name(s) of person(s) in attendance, along with all contact information; indication that a Right of Way Pamphlet (A Guide for Property Owners and Tenants) was given to the property owner(s) along with the Statement of Just Compensation, W-9, tax letter (when appropriate), plat with acquisition area highlighted and instrument(s) of conveyance (deed, bill of sale, or release), using the approved WVDOH Color Chart. The contact record shall also indicate the CONSULTANT has inquired if any judgments, lis pendens, tax liens, other liens, or mortgages exist for the subject property (when appropriate). If such liens do exist on the parcel, the CONSULTANT must certify that the property owner(s) have been made aware of these liens and notified that such liens must be satisfied on or before closing. Every contact with the property owner(s) whether in person, over the phone, by letter or email must be documented in detail. Documentation should provide a sequence of events up to the point of agreement.

PAYMENT AND CLOSINGS

Before requiring the owner to surrender possession of the real property, the WVDOH shall pay the agreed purchase price to the owner, or in the case of a condemnation, deposit with the court, for the benefit of the owner, an amount not less than the WVDOH's approved the fair market value of such property, or the court award of compensation in the condemnation proceeding for the property, as set forth in 49 CFR 24.102(j). CONSULTANT shall be present at real property closings and/or condemnation proceedings.

The CONSULTANT, when submitting an invoice package to the WVDOH for processing and payment to the landowner(s), shall ensure that all necessary documentation is submitted to the WVDOH to allow for processing. The CONSULTANT may utilize the WVDOH Right of Way Manual as reference and utilize the WVDOH Acquisition File Checklist.

ACQUISITION STATUS REPORTS AND RECORD KEEPING

The CONSULTANT shall furnish the WVDOH Project Manager, on an agreed-upon basis, a status report in a format prescribed by the WVDOH. This status report shall be inclusive of, but not limited to, the number of parcels in the Project, Project number(s), number of files in negotiation, number of files acquired and condemned, parcel numbers, date of negotiations, date of offers, date acquired, deed book and page, condemnation dates, acreage involved, values on land, improvements, and damages and amount(s) of any administrative settlement(s), if applicable.

SECTION 4 – RELOCATION ASSISTANCE SERVICES SCOPE OF WORK

GENERAL

The CONSULTANT shall provide full and complete Relocation Assistance services for displaced persons in compliance with 49 CFR Part 24, Uniform Relocation Assistance and Real Property Acquisition Regulations for Federal and Federally Assisted Programs. For additional reference, refer to the WVDOH ROW Manual as a guide.

QUALIFICATIONS REQUIREMENTS

The CONSULTANT Relocation Assistance Agents shall meet the following minimum requirements:

1. Education:

Graduation from a standard four-year high school or equivalent (GED)

AND

2. Experience:

Four (4) years' experience related to relocation assistance.

Completion of the Relocation Assistance Certification Program courses associated with the International Right of Way Association (IRWA), Federal Highways Administration (FHWA), and the National Highway Institute (NHI) may be substituted for the experience required.

PROJECT REQUIREMENTS

The CONSULTANT shall assign to each project under contract with the WVDOH having from one (1) to ten (10) relocation files, a minimum of one (1) Relocation Assistance Agent having the experience noted above.

For any relocation project having between ten (10) to nineteen (19) relocation files, the CONSULTANT shall provide a minimum of two (2) Relocation Assistance Agents whom shall have the experience as specified above.

For any relocation project having between twenty-one (21) and thirty (30) relocation files, the CONSULTANT shall provide a minimum of three (3) Relocation Assistance Agents whom shall have the experience as specified above.

For any relocation project that of thirty-one (31) relocation files or more, an additional Relocation Assistance Agent shall be assigned to each additional ten (10) relocation files. The additional Relocation Assistance Agents shall have the experience as specified above.

If a trainee is assigned to work on a project, the trainee must be supervised by a Relocation Assistance Agent and confined to data collection duties only.

RELOCATION ASSISTANCE SCOPE OF WORK FUNCTIONS

Prior to initiation of acquisition procedures, the CONSULTANT shall conduct a survey of the entire project. Within five (5) days of completion of the Relocation Assistance survey, a summary report of the results shall be submitted to the WVDOH. The summary report content shall include, at a minimum, a list of all potential displaced persons, identified by file number, type of displacement anticipated, and a summary of any special or unusual problems foreseen.

It is the WVDOH's responsibility to review and approve all replacement housing computations and relocation expense determinations prior to making an offer to the displacee. The WVDOH shall provide the CONSULTANT a written notice of approval for each payment.

All Relocation Assistance payments require final approval by the WVDOH. When a claim for payment is not approved by the WVDOH, corrections shall be made, and the claim resubmitted to the WVDOH within a reasonable amount of time as specified by the WVDOH.

The CONSULTANT shall be responsible for determining all necessary moving expenses and/or cost-new estimates. Any and all fees for cost estimates must be approved by the WVDOH Project Manager prior to being requested by the CONSULTANT. The CONSULTANT shall pay for the estimate and shall be reimbursed by the WVDOH. For personal property moves estimates from two (2) commercial movers are mandatory. When offering Cost New Replacement Housing, estimates from two (2) qualified builders or manufactured housing dealers who are licensed and bonded are required. When replacing manufactured housing, not on a permanent foundation, new replacement manufactured housing must be used to calculate the replacement housing payment.

The CONSULTANT shall maintain adequate records of Relocation Assistance contacts for each file. The CONSULTANT Agent(s) assigned to a project shall contact displacees at least every two (2) weeks until the file is closed. All records shall be kept in a format prescribed by the WVDOH. These records shall include a detailed narrative account of what transpired, what was said, advisory services provided, and agent signature.

These records shall include, at a minimum:

- 1. Date and place of contact;
- 2. Names of persons contacted and summary of discussion concerning the situation, problem(s), question(s) asked, and answer(s) given;
- 3. Determination of replacement housing payments, supplemental rent payments, moving expenses, incidental expenses, in-lieu payments, and re-establishment expenses;
- 4. Offer letters, discussion of explanation of offer and summary of discussion between displacee and CONSULTANT;
- 5. Date the displacement parcel was acquired;
- 6. Amount of compensation paid for the parcel, together with any explanation of any administrative settlement;

- 7. Summary of advisory information provided to displacee;
- 8. Pictures of the replacement and displacement dwellings, and the removal and reinstallation of personal property;
- 9. Date offer was recommended for eminent domain proceedings and copy of required notices sent;
- 10. Date the property was vacated and certification to the removal of all personal property;
- 11. Explanation as to displace qualification or non-qualification for any Relocation Assistance payment(s); and
- 12. A complete copy of the relocation file is to be placed with the project file. A complete copy shall also be provided to the Central Office Relocation Section.

The CONSULTANT shall furnish an up-to-date status report in the time frame prescribed by the WVDOH in a format prescribed by the WVDOH. Reports are due to WVDOH for the duration of this Contract.

The CONSULTANT assigned to a project shall remain available to all parties until all of the displacees have been relocated and all documentation and claims submitted, and final payment made, or until services of the CONSULTANT are otherwise terminated or concluded under this Contract.

The CONSULTANT shall be responsible for notifying the WVDOH, in writing, within three (3) days of when improvements have been vacated. CONSULTANT shall write all Replacement Housing Payments, and the person who writes such payment shall not be the same Agent as the Relocation Agent for the parcel.

WVDOH will pay for the reestablishment of the following utilities – gas, water, electric.

RELOCATION ASSISTANCE PROCEDURES

The CONSULTANT shall follow these procedures when called upon to act on behalf of the WVDOH, unless specifically stated otherwise:

- 1. The initial contact documentation and pertinent completed forms must be available for review by the WVDOH, the WVDOH ROW Coordinator, and FHWA official(s) or designee(s) at all times until the file is complete and closed. Upon closing, the file shall be sent to the WVDOH for their records.
- 2. Copies of documents that clearly demonstrate the legal residence of displacee.
- 3. All Replacement Housing Payments will be approved by WVDOH Central Office.
- 4. The WVDOH must advise the CONSULTANT of any file(s)s that are condemned to ensure payment(s) are not processed for Relocation Assistance entitlement(s) on condemned file(s) unless pre-approved.

- 5. The CONSULTANT must attend closings with displacees when replacement property is purchased, tendering the relocation check from the WVDOH to the closing attorney, and obtaining copies of documentation as listed in Item 6 below. All closing documentation shall be placed in the displacee's file.
- 6. Prior to the release of a replacement housing payment check, the CONSULTANT must review the closing documents and verify that the terms of the sale are the same as those stated in the displacee's contract. The following documentation must be obtained at the closing:
 - a. Copy of the executed HUD closing statement signed by the seller, the buyer, and the attorney;
 - b. Copy of the executed Warranty Deed;
 - c. Copies of all checks issued from the attorney's escrow account that are pertinent to the purchase price of the replacement dwelling;
 - d. Copy of the executed mortgage note;
 - e. Copy of the Deed of Trust;
 - f. Truth-in-Lending Statement;
 - g. Title opinion and owner's title insurance; and
 - h. Written documentation of closing by CONSULTANT
- 7. The CONSULTANT shall obtain a copy of the recorded Warranty deed and if there is a mortgage at the replacement dwelling, a copy of the recorded Deed of Trust prior to closing the file.
- 8. Replacement properties that are acquired through less than arms-length transactions (relatives, close associates, etc.) must include an appraisal and appraisal review.
- 9. When a dwelling is vacated, the CONSULTANT shall ensure photographs are taken of the dwelling, internal and external. The CONSULTANT shall provide written documentation of the inspection, along with the key to the dwelling, to the WVDOH. CONSULTANT shall collect the keys to the improvement, have utilities shut off, and fill out a WVDOH Pest Inspection Form, provide a Building Record, a copy of the plan sheet with the property highlighted, and request an asbestos inspection, which includes the demolition number for the structure.
- 10. The CONSULTANT shall, immediately upon providing the full offer (which includes the fair market value & any relocation payments due to displacee) send the displacee a 90-Day Notice by Certified Mail, return receipt requested. Additionally, the CONSULTANT shall mail by Certified Mail, return receipt requested, the 30-Day Notice after sixty (60) days have passed from the date of delivery of the 90-Day Notice and the required funds are deposited with the Circuit Clerk, or the property has

been acquired by deed.

- 11. The CONSULTANT must provide confirmation of sending all 30-Day Notice(s), 90-Day Notice(s), as soon as each is sent, and delivery confirmation is received.
- 12. The CONSULTANT shall provide to the WVDOH non-residential reestablishment expense(s) supporting documentation in accordance with the following:
 - a. A business may qualify as a business with the submission of documentation deemed acceptable by the WVDOH. Appropriate documentation shall include, but is not limited to, the business Tax ID number, privilege license, business permit, registration with the West Virginia Secretary of State, and federal income tax return(s); and
 - b. The use of the non-residential reestablishment expense payment for the purpose of purchasing capital assets is prohibited, unless otherwise stated by WVDOH.
 - c. 49 CFR Part 24 and the WVDOH Right of Way Manual.
- 13. An increased interest payment (mortgage interest buy-down) is based upon the mortgage in effect upon the displacement dwelling relative to the prevailing interest rate in the area in which the replacement dwelling is located. A mortgage obtained at an interest rate higher than the prevailing interest rate for the area shall not qualify for an increased interest payment. The CONSULTANT shall contact the WVDOH if any question arises as to the displacee's qualification for this payment.
- 14. The CONSULTANT will furnish all information necessary to determine the number of businesses on a parcel and the number of CONSULTANT fees for businesses that may be charged to a parcel for determination and approval by the WVDOH.
- 15. The CONSULTANT shall submit to the WVDOH a written statement of relocation assistance completion and that the file is closed.
- 16. The CONSULTANT is allowed to approve one (1) 30-day extension to vacate the displacement property and remove all personal property. All other extensions must be approved by the WVDOH Project Manager.
- 17. The CONSULTANT shall deliver all original documentation to the WVDOH for their records.

BUSINESS RELOCATION ASSISTANCE REVIEW

Due to the complexity of the Business Relocations and the size of the project, the CONSULTANT shall conduct a review of the documentation of Business Relocation Assistance payments and services in each file to ascertain compliance with all local, state, and federal regulations.

The CONSULTANT Business Relocation Review agent(s) shall be independent of the

Relocation Assistance agent(s) and shall provide a report to the CONSULTANT upon conclusion of review of each relocation file.

Business Relocation Assistance review shall include the following:

- 1. Review Relocation Assistance Agent'(s) statement;
- 2. Review relocation comparable brochure;
- 3. Review and recommend to WVDOH moving expense offer computation and business reestablishment for business owners and business tenants;
- 4. Review and recommend to WVDOH all claims for business reestablishment, search expense, fixed payment, and moving expense for business owners and business tenants; and
- 5. Review and approve closure of all business relocation files.

SECTION 5 – PROPERTY MANAGEMENT SERVICES SCOPE OF WORK

GENERAL

The CONSULTANT may be required to perform any or all of the following functions as outlined in the scope of work. The CONSULTANT may utilize the WVDOH Right of Way Operations Manual as a guide in performing these functions. The general scope of work for each function is outlined in the following sections.

The general scope of work for Property Management includes the following functions:

- 1. Property Management Inventory; and,
- 2. Asbestos Inspections

PROPERTY MANAGEMENT INVENTORY

The CONSULTANT shall, at a minimum, provide the following services:

- 1. Conduct a rodent inspection of the entire project and submit on the WVDOH Pest Inspection Form;
- 2. Identify and inventory all improvements located within the proposed right-of-way by parcel number, demolition number, station number, and offset;
- 3. Secure all acquired improvements, by boarding up the first floor of the structure, from the outside:
- 4. Obtain keys to all acquired improvements;
- 5. Ensure that all utilities are disconnected;
- 6. Periodic (at least bi-monthly) lawn maintenance, between March 1 and November 30; and.
- 7. Complete a salvage value appraisal for each improvement using the WVDOH form, only upon the request of the property owner. Salvage values for improvements shall be established following the WVDOH Right of Way Manual Property Management Section. Salvage values must be reviewed and approved by the WVDOH. The completed form shall be submitted to the WVDOH.

ASBESTOS INSPECTION

The CONSULTANT shall, at a minimum, provide the following services:

- 1. Submit a request on the approved WVDOH form for an asbestos inspection for every structure to be demolished, noting the demolition number for each structure.
- 2. Photographs of each structure shall be submitted along with the request.
- 3. Copies of the portion of the Right of Way Plan Sheet with the improvements highlighted shall also be submitted with the request.

Contract	No.	

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

COMBINED RIGHT OF WAY SERVICES CONTRACT

THIS CONTRACT, sometimes	s referred to herein as "Agreement"	made and entered into this	day of	, 20
by and between the WEST VIRO	GINIA DEPARTMENT OF TRAN	SPORTATION, DIVISION OF I	HIGHWAYS, of Charle	ston, West Virginia
hereinafter referred to as "WV	DOH") and	residing at		
n the City of	State of	(hereinafter ref	erred to as the "Contrac	tor").
Services to be rendered under the	is contract will be performed, in pa	art, by the following individuals v	hose qualifications are	approved and of record with
he WVDOH and are employees	or associates of the Contractor in the	he performance of this contract.		
	NAME		ADDRESS	
		WITNESSETH:		
T IS MUTUALLY AGREED b	y and between the parties hereto as	follows:		
The Contractor shall hereof as Exhibit A, local	furnish the WVDOH the combined		the Scope of Work atta State Project No.	sched hereto and made a part
and Federal Project No.		, commonly known as the		
and made a part hereof as	ideration of the Services herein con			-
3. The Contractor shall 4:00 p.m. on acknowledged and deliver		and furnish WVDOH all required the property of the WVDOH and		
from time to time m ordinances, includin	herein or otherwise instructed, all So hay be revised and shall at all times g without limitation, the provisions erally-Assisted Programs.	be performed in accordance with	all applicable laws, reg	gulations, orders, permits and
WVDOH to the Contract calendar days proper to the	ract: I shall have the right to terminate or in writing by Certified Mail, Ret ne date of termination. In such every date of notification of termination	urn Receipt Requested to the last ent, the WVDOH will be liable to	known address of the to the Contractor for only	Contractor at least thirty (30) by those Services which have

- (b) In the event of the termination by WVDOH of any or all of the work provided for under this Contract, the Contractor shall be paid for the particular parcels terminated in proportion to the Work and Services actually completed by Contractor in accordance with the terms and conditions of this Agreement on such parcel or parcels involved, as of the date of termination.
- (c) Upon termination or completion of this Contract, or any part thereof any and all work actually performed by the Contractor shall become property of the WVDOH.
- 6. This Contract may be supplemented in writing in the event the scope and character of work provided for herein is materially changed due to substantially revised plans or additional work as may be required by the WVDOH. In such event, a Supplemental Contract covering only such revisions or changes as agreed upon by the Contractor and the WVDOH shall provide for equitable adjustments regarding the time of performance.

of this Agreement.

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Contract	NA

- 7. The Contractor warrants that it has not employed or retained any company or person, other than a bona fide employee working solely for the Contractor, to solicit or secure this Agreement, and has not paid or agreed to pay any company or person, other than a bona fide employee working solely for the Contractor any fee, commission, percentage, brokerage fee, gift, or any other consideration, contingent upon or resulting from this Agreement. Contractor represents and warrants to Company that its employees performing work hereunder will have sufficient expertise, training and experience to accomplish the work.
- 8. Any dispute concerning this Agreement including the work hereunder which is not otherwise disposed of by this Agreement, shall be decided by the WVDOH, subject only to an appropriate appeal to the West Virginia Legislative Claims Commission pursuant to the provisions of Chapter 14, Article 2 of the Code of West Virginia.
- 9. The Contractor assumes all risk of damage to its property and the property of others and injury or death to all persons and agrees to indemnify and save harmless the WVDOH, its officers, agents, and employees from any and all claims and losses occurring or resulting to any and all persons, firms or corporations furnishing work, services, materials or supplies in connection with the performance of this Contract, and from any and all claims and losses occurring or resulting to any person, firm or corporation who may be injured or damaged by the Contractor, Subcontractors or their respective agents and employees in the performance of this Contract.
- 10. The Contractor shall comply with all Workers Compensation laws of West Virginia and shall carry at least the following minimum amounts of insurance.
- (a) Public Liability Insurance in an amount not less than One Hundred Thousand Dollars (\$100,000.00) for injuries, including those resulting in death to any one (1) person and in an amount not less than Three Hundred Thousand Dollars (\$300,000.00) for damage on account of any one (1) accident or occurrence.
- (b) Property Damage Insurance in an amount not less than Three Hundred Thousand Dollars (\$300,000.00) from damages on account of any accident or occurrence. Said insurance shall be maintained in full force and effect during the life of the Agreement and shall protect the Contractor and the WVDOH, their employees, agents, and representatives from claims for damages for personal injury and wrongful death, and for damages to property arising in any manner from the negligent or wrongful acts of omissions of the Contractor, its employees, agents, or representatives in the performance of the work covered by this Agreement, and any Supplemental Agreement thereto.
- (c) The Contractor shall be liable for all damages, costs, and additional expense incurred by the WVDOH in the construction of the project which is caused by the negligence of the Contractor to perform the work and services as specified in the Agreement with the same degree and standard of care and skill normally expected of and provided Contractor in the right of way industry in the performance of the same work and services, or work and services similar to the work and services to be provided herein. Acceptance of the work and services by the WVDOH shall not waive any of the rights of the WVDOH contained in this Agreement nor release or absolve the Contractor from any liability, responsibility, or duty contained herein. This includes damages, costs, and expenses resulting from claims brought against the WVDOH by the project construction contractor(s).
- (d) Professional Liability Insurance is an amount not less than Five Hundred Thousand Dollars (\$500,000.00), or as otherwise specified by the WVDOH. The Professional Liability Insurance shall be maintained in full force and effect until final acceptance by WVDOH of the construction project associated with the work performed by Contractor hereunder or three (3) years after final acceptance of the Contractor's work by the WVDOH, whichever comes first, unless construction is initiated but not having final acceptance prior to the end of the three (3) year period, in which case the Professional Liability Insurance shall be maintained until final acceptance of the construction project.
- (e) Valuable Papers and Records Insurance is an amount not less than Eighty-Five Percent (85%) of the total invoiced fee at any time during the life of the Contract in order to assure the restoration of any plans, drawings, field notes, or any other similar data relating to the work covered by the Contract should they be lost or destroyed prior to receipt in completed form by the WVDOH. Valuable Papers and Records Insurance shall pertain only to the work as set forth in the Contract and the West Virginia Department of Transportation, Division of Highways shall be named as one of the insured.

The policy, or policies, of insurance herein required must be countersigned by a Resident Agent of the State of West Virginia in accordance with the applicable statutes of the State of West Virginia. Certificates showing the Contractor is carrying the above-described insurance, in at least the above specified minimum amounts, shall be furnished to the WVDOH before the WVDOH is obligated to make any payment to the Contractor for work performed under this Contract. Said insurance certificate shall also name WVDOH as an additional insured, except for Workers Compensation Insurance. If any part of the work is transferred to a Subcontractor, all the provisions of this Paragraph 10 shall apply to the Subcontractor and the work performed by it.

- 11. The Contractor and its Subcontractors shall maintain records of material cost, direct salary, payroll additives, and other direct and indirect costs, and net fee used to support cost of the work and shall maintain all accounts, papers, maps, photographs, other documentary material, and any evidence pertaining to cost incurred, and shall make such materials available at its offices at all reasonable times during the contract period and for three (3) years after Federal Highway Administration final payment for the project, for inspection by the WVDOH, Federal Highway Administration, or any authorized representatives of the State or Federal Government, and copies thereof shall be furnished if requested. "Final Payment" refers to the date of final payment (reimbursement) of Federal Funds to the State with respect to the particular project. If a claim, investigation, or litigation is pending after what was assumed to be the final payment, the retention period will not begin until final settlement of the claim, investigations, or litigation.
- 12. The parties hereto agree that the Contractor, and any agents and employees of the Contractor, in the performance of this Agreement, shall act in an independent capacity and are not officers, employees or agents of the WVDOH.

Can	tract	Nο	

- 13. This Contract may not be assigned, transferred or subcontracted, either in whole or in part, without the express written approval of the WVDOH.
- 14. Retainage: WVDOH may retain 2% of each invoiced amount as retainage until completion of all work to the satisfaction of the WVDOH.
- 15. No alteration or variation of the terms of this Contract shall be valid unless made in writing and signed by both parties hereto. No oral understanding or agreement not expressly incorporated in writing herein, shall be binding on any of the parties hereto.
- 16. The Contractor will maintain all information and reports required by applicable law and shall permit access to said information and reports, books, records, accounts, other sources of information, and its facilities as may be determined by the WVDOH or the Federal Highway Administration to be pertinent for audit and to ascertain compliance with this Agreement and applicable law. Where any information required of Contractor is in the exclusive possession of another who fails or refuses to furnish this information, Contractor shall so certify to the WVDOH or the Federal Highway Administration as appropriate and shall set forth what efforts Contractor has made to obtain the information.
- 17. This Agreement, including the Exhibits, constitutes the entire understanding and agreement of the parties with respect to its subject matter and supersedes all prior and contemporaneous agreements or understandings, inducements or conditions, express or implied, written or oral, between the parties.
- 18. This Agreement shall be governed by and constructed in accordance with the laws of the State of West Virginia, without regard to its choice of law principles.
- 19. It is hereby expressly covenanted, agreed and understood by and between the parties hereto, that Contractor will immediately make payment and refund to the WVDOH for any and all overpayments made by said WVDOH to the Contractor under this Contract. WVDOH is given the right and authority to withhold any and all funds in its possession, belonging to, owed by, or which may be owed by it to the Contractor on any agreement or from any other source for the recovery of any overpayment made in connection with this Contract.
- 20. It is agreed by and between the parties hereto that in the performance of the terms, conditions and provisions of this Contract by the Contractor that time is of the essence.

IN WITNESS WHEREOF, the parties hereto have set their hands the day and year first hereinabove set forth.

	WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS
Signature of Contractor	Recommended: Section Manager
	Approved: (Use Current Name) Deputy Secretary Department of Transportation Deputy Commissioner Division of Highways

CONSULTANT'S LETTERHEAD OR INVOICE FORM (Example Cost Plus Fixed Fee)

State ProjectDateFederal ProjectInvoice No.Project DescriptionCompany ID No.CountyFEIN #Our ProjectSheet 1 of

For study, design, and preparation of construction contract plans and related documents, in accordance with the terms of the agreement dated XX/XX/XX and supplements dated XX/XX/XX and XX/XX/XX

Invoice Period Jan 1 to Jan 31, xxxx

Item #1 Contract Plans (Shows Cost Plus Fixed Fee Type Billing)

	Current	Retainage	To-Date
Previously Earned Item #1			\$231,637.01
Previously Retained Item #1		\$ 11,581.85	
CURRENT AMOUNT EARNED		. ,	
Direct Labor (Tabulation Attached)	\$ 2,757.19		
Overhead 142.56%	3,930.65		
Overheud 1 12.50 //	3,730.03		
Direct Costs (Tabulation Attached)	562.00		
Direct Costs (Tabulation Attached)	302.00		
Fixed Fee \$11,000.00			
Completed to date 81%			
Previously Invoiced 79%			
Earned This Period 2%	220.00		
Subtotal	\$ 7,469.84		
Subcontract (Invoice Attached)	3,000.00		
Earned this Period	\$ 10,469.84		10,469.84
Earned to Date	Ψ 10,102101		\$ 242,106.85
Current Retainage 5% (except Subcontract)	(373.49)	373.49	Ψ 2 12,100.05
Current Retainage 3 % (except Subcontract)	(373.17)	313.47	
Retainage to Date		\$ 11,955.34	\$ (11,955.34)
Amount Payable to Date			\$ 230,151.51
Total Previous Invoices			\$ 220,055.16
Amount Now Due Items #1	\$ 10,096.35		\$ 10,096.35

CONSULTANT'S LETTERHEAD OR INVOICE FORM (Example Summary Page)

State Project Federal Project Project Description County			Date Invoice No. Company ID No. FEIN # Sheet 1 of
SU	MMARY		
Total Previously Earned Total Previously Retained	Current	Retainage \$ 11,581.85	To-Date \$231,637.01
Total Earned this Period Earned to Date Current Retainage 5% Retainage to Date	\$12,495.84 (474.79)	474.79 \$ 12,056.64	12,495.84 \$ 244,132.85 \$ (12,056.64)
Amount Payable to Date Total Previous Invoices Total Amount Now Due	\$12,021.05	ψ 1 2 ,00 0.0	\$ 232,076.21 200,055.16 \$ 12,021.05
Certification:			
I, the undersigned, do hereby certify that: (1) the the records of NAME OF FIRM and the amount insurance coverage as specified in the agreement still in effect and current.	unt has not been	paid or prev	iously invoiced; and (2)
NAME OF OFFICIAL TITLE	SIGNATU	RE	
I hereby certify that on (DATE) , (PRIM in the amount of \$xxxx.xx and the following su invoice have been paid:		yment for Investigation	
(List subs and amount paid here)			
	Signed (Authorized Comp	pany Officer)	

CONSULTANT'S LETTERHEAD OR INVOICE FORM (Example Cost Plus Fixed Fee)

State Project Federal Project Project Description County Date Invoice No. Company ID No. FEIN #

Sheet 1 of

Period Jan 1, XXXX to Jan 31, XXXX

Employee	Classification	Hours	Rate	Amount
Joe Smith John Black Ann Brown Bob Adams Jack Smith	Project Manager Engineer Sr. Engineer Designer Technician	2 54 45 1.5	\$ 40.00 \$ 21.00 \$ 33.50 \$ 19.19 \$ 6.90	\$ 80.00 \$1,134.00 \$1,507.50 \$ 28.79 \$ 6.90 \$2,757.19

NOTE: If labor costs spread over fiscal year end, the costs need to be separated by fiscal year.

CONSULTANT'S LETTERHEAD OR INVOICE FORM (Example Cost Plus Fixed Fee when home and field office)

State ProjectDateFederal ProjectInvoice No.Project DescriptionCompany ID No.CountyFEIN #Our ProjectSheet 1 of

For study, design, and preparation of construction contract plans and related documents, in accordance with the terms of the agreement dated XX/XX/XX and supplement dated XX/XX/XX and XX/XX/XX

Invoice Period Jan 1 to Jan 31, xxxx

Item #1 Contract Plans (Shows Cost Plus Fixed Fee Type Billing)

	Current	Retainage	To-Date
Previously Earned Item #1			\$ 231,637.01
Previously Retained Item #1		\$ 11,581.85	
CURRENT AMOUNT EARNED			
Home Office Direct Labor (Tabulation Attached)	\$ 2,757.19		
Home Office Overhead 142.56%	3,930.65		
Field Office Direct Labor (Tabulation Attached)	\$ 1,000.00		
Field Office Overhead 102.60%	1,026.00		
D' (C ((T 1 1) A (1 1)	572.00		
Direct Costs (Tabulation Attached)	562.00		
Fixed Fee \$11,000.00			
Completed to date 81%			
Previously Invoiced 79%			
Earned This Period 2%	220.00		
Subtotal	\$ 9,495.84		
Subcontract (Invoice Attached)	3,000.00		
Total	\$ 12,495.84		
Less Cost in Excess of Maximum Amount Payable	0_		
Earned this Period	\$ 12,495.84		12,495.84
Earned to Date			\$ 244,132.85
Current Retainage 5% (except Subcontract)	(474.79)	474.79	
Retainage to Date		\$ 12,056.64	\$ (12,056.64)
Amount Payable to Date			\$ 232,076.21
Total Previous Invoices			\$ 220,055.16
Amount Now Due Items #1	\$ 12,-21.05		\$ 12,021.05

CONSULTANT'S LETTERHEAD OR INVOICE FORM (Example Summary Page)

State Project Federal Project Project Description County			Date Invoice No. Company ID No. FEIN # Sheet 1 of
SU	MMARY		
Total Previously Earned Total Previously Retained	Current	Retainage \$ 11,581.85	To-Date \$231,637.01
Total Earned this Period Earned to Date Current Retainage 5% Retainage to Date	\$12,495.84 (474.79)	474.79 \$ 12,056.64	
Amount Payable to Date Total Previous Invoices Total Amount Now Due	\$12,021.05		\$ 232,076.21 220,055.16 \$ 12,021.05
Certification: I, the undersigned, do hereby certify that: (1) the the records of NAME OF FIRM and the amount insurance coverage as specified in the agreement still in effect and current.	int has not been	paid or prev	iously invoiced; and (2)
NAME OF OFFICIAL TITLE	SIGNATU	RE	
I hereby certify that on (DATE) , (PRIMI in the amount of \$xxxx.xx and the following suinvoice have been paid:		yment for Invo subcontractor	
(List subs and amount paid here)			
	Signed Authorized Comp	oany Officer)	

CONSULTANT'S LETTERHEAD OR INVOICE FORM

(Example Cost Plus Fixed Fee when have additional cost in excess of maximum amount payable)

State ProjectDateFederal ProjectInvoice No.Project DescriptionCompany ID No.CountyFEIN #Our ProjectSheet 1 of

For study, design, and preparation of construction contract plans and related documents, in accordance with the terms of the agreement dated XX/XX/XX and supplements dated XX/XX/XX and XX/XX/XX

Invoice Period Jan 1 to Jan 31, xxxx

Item #1 Contract Plans (Shows Cost Plus Fixed Fee Type Billing)

	Current	Retainage	To-Date
Previously Earned Item #1			\$231,637.01
Previously Retained Item #1		\$ 11,581.85	
CURRENT AMOUNT EARNED			
Direct Labor (Tabulation Attached)	\$ 2,757.19		
Overhead 142.56%	3,930.65		
Direct Costs (Tabulation Attached)	562.00		
Fixed Fee \$11,000.00			
Completed to date 81%			
Previously Invoiced 79%			
Earned This Period 2%	220.00		
Subtotal	\$ 7,469.84		
Subcontract (Invoice Attached)	3,000.00		
Total	\$ 10,469.84		
Less Cost in Excess of Maximum			
Amount Payable	-106.85		
Earned this Period	\$ 10,362.99		(10,362.99)
Earned to Date			\$ 242,000.00
Current Retainage 5% (except Subcontract)	(373.49)	373.49	
Retainage to Date		\$ 11,955.34	\$ (11,955.34)
Amount Payable to Date			\$ 230,044.66
Total Previous Invoices			220,055.16
Amount Now Due Items #1	\$ 9,989.50		\$ 9,989.50

CONSULTANT'S LETTERHEAD OR INVOICE FORM (Example Summary Page)

State Project	Date
Federal Project	Invoice No.
Project Description	Company ID No.
County	FEIN#
	Sheet 1 of

SUMMARY

	Current	Retainage	To-Date
Total Previously Earned			
T (1D ' 1 D (' 1	\$231,637.01	ф 11 5 01 0 5	
Total Previously Retained		\$ 11,581.85	
Total Earned this Period	\$10,469.84		
Less Amount in Excess of Maximum Amount Payable	(106.85		
Total Earned this Period	\$10,362.99		10,362.99
Earned to Date			\$ 242,000.00
Current Retainage 5%	(373.49)	373.49	
Retainage to Date		\$ 11,955.34	\$ (11,955.34)
Amount Payable to Date			\$ 230,044.66
Total Previous Invoices			220,055.16
Total Amount Now Due	\$ 9,989.50		\$ 9,989.50

Certification:

I, the undersigned, do hereby certify that: (1) the above invoices reflect a true and accurate accounting of the records of NAME OF FIRM and the amount has not been paid or previously invoiced; and (2) insurance coverage as specified in the agreement furnished by NAME OF INSURANCE PROVIDER is still in effect and current.

NAME OF OFFICIAL	TITLE	SIGNATURE

I hereby certify that on (DATE) , (PRIME) received payment for Invoice # , dated , in the amount of \$xxxx.xx and the following subconsultants and subcontractors included in the subject invoice have been paid:

(List subs and amount paid here)

Signed (Authorized Company Officer)

CONSULTANT'S LETTERHEAD OR INVOICE FORM (Example Cost Plus Fixed Fee and reducing retainage)

State ProjectDateFederal ProjectInvoice No.Project DescriptionCompany ID No.CountyFEIN #Our ProjectSheet 1 of

For study, design, and preparation of construction contract plans and related documents, in accordance with the terms of the agreement dated XX/XX/XX and supplements dated XX/XX/XX and XX/XX/XX

Invoice Period Jan 1 to Jan 31, xxxx

Item #1 Contract Plans (Shows Cost Plus Fixed Fee Type Billing)

	Current	Retainage	To-Date
Previously Earned Item #1			\$231,637.01
Previously Retained Item #1		\$ 11,581.85	
CURRENT AMOUNT EARNED			
Direct Labor (Tabulation Attached)	\$ 2,757.19		
Overhead 142.56%	3,930.65		
0 (2,520.02		
Direct Costs (Tabulation Attached)	562.00		
Zivov costo (rue siunom rivouenou)	202.00		
Fixed Fee \$11,000.00			
Completed to date 81%			
Previously Invoiced 79%			
Earned This Period 2%	220.00		
Subtotal	\$ 7,469.84		
Subcontract (Invoice Attached)	3,000.00		
Earned this Period	\$ 10,469.84		10,469.84
Earned to Date			\$ 242,106.85
Current Retainage 5% (except Subcontract)	(373.49)	373.49	·
Current Retainage Paid	6,949.11	(6,949.11)	
Retainage to Date	<u> </u>	\$ 5,006.23	\$ (5,006.23)
Amount Payable to Date			\$ 237,100.62
Total Previous Invoices			\$ 220,055.16
Amount Now Due Items #1	\$ 17,045.46		\$ 17,045.46

CONSULTANT'S LETTERHEAD OR INVOICE FORM (Example claiming retainage)

State ProjectDateFederal ProjectInvoice No.Project DescriptionCompany ID No.CountyFEIN #Our ProjectSheet 1 of

For study, design, and preparation of construction contract plans and related documents, in accordance with the terms of the agreement dated XX/XX/XX and supplements dated XX/XX/XX and XX/XX/XX

Invoice Period Jan 1 to Jan 31, xxxx

Item #1 Contract Plans (Shows Cost Plus Fixed Fee Type Billing)

Previously Earned Item #1 Previously Retained Item #1	Current	Retainage \$ 11,581.85	To-Date \$231,637.01
CURRENT AMOUNT EARNED			
Direct Labor (Tabulation Attached) Overhead 142.56%	\$ - -		
Direct Costs (Tabulation Attached)	-		
Fixed Fee \$11,000.00			
Completed to date 100%			
Previously Invoiced 100%			
Earned This Period 0%			
Subtotal	\$ -		
Subcontract (Invoice Attached)			
Earned this Period	\$ 10,469.84		
Earned to Date			\$ 231,637.01
Current Retainage 5% (except Subcontract)	-	0	
Reducing Retainage to 2%	6,949.11	(6,949.11)	-
Retainage to Date		\$ 4,632.74	\$ (4,632.74)
Amount Payable to Date			\$ 231,637.01
Total Previous Invoices			\$ 224,687.90
Amount Now Due Items #1	\$ 6,949.11		\$ 6,949.11

NOTICE OF RIGHT OF WAY APPRAISAL AND APPRAISAL REVIEW SERVICES

INVITATION TO QUALIFY FOR INCLUSION ON THE WVDOH

PRE-QUALIFIED APPROVED APPRAISER/REVIEW APPRAISER LIST

Notice is hereby given by the West Virginia Department of Transportation, Division of Highways, that **Right of Way Appraisal and Appraisal Review services** related to transportation projects will be used for statewide projects. Future projects will be advertised and awarded on a low-bid basis.

All individuals interested in providing appraisal or appraisal review service contracts for statewide projects **must** be pre-qualified and approved by the WVDOT, DOH Right of Way Division in order to submit bids on upcoming projects.

Individuals interested in being considered for this work must submit to Director, Right of Way Division, West Virginia Department of Transportation, Division of Highways, Building 5, Room 820, 1900 Kanawha Boulevard, East, Charleston, West Virginia 25305-0430, the following:

- 1. Letter of Interest
- 2. Statement of Qualifications
- 3. Two (2) redacted appraisal work-product samples
- 4. Proof of current WV Appraisal Licensure/Certification in good standing

Individuals desiring to be included on the pre-qualified list for real estate **APPRAISAL SERVICES** or **APPRAISAL REVIEW SERVICES must** meet criteria established by the Right of Way Division and the Federal Highway Administration, and must be competent, as defined by the competency rule, Standards and Provisions of the "Uniform Standards of Professional Appraisal Practice" (USPAP), and the "Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970" (Uniform Act) P.L. 91-646, 49 CFR Part 24

Requirements to be considered for Appraisal OR Appraisal Review Services include, but are not limited to:

- A license or certification in good standing with the West Virginia Real Estate Appraiser Licensing and Certification Board allowing for the appraisal of real estate being acquired under the threat of Eminent Domain; and for appraisers, a minimum of three (3) years of full-time or equivalent part-time experience in real estate appraisal; and for review appraisers, a minimum of five (5) years of full-time or equivalent part-time experience in real estate appraisal review.
- Competent, as defined by the Competency Rule and Standards and Provisions of the "Uniform Standards of Professional Appraisal Practice" (USPAP), and the "Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970" (Uniform Act) P.L. 91-646, 49 CFR Part 24
- Ability to qualify as an expert witness in condemnation proceedings and shall provide such testimony at all types of condemnation proceedings upon request and/or subpoena
- Prior successful completion of training in the appraisal of partial acquisitions and condemnation appraisal principles and applications is <u>recommended for appraisers</u> and <u>required for review appraisers</u>

For a copy of the manual "Information for Appraisers" and/or the criteria established by the WVDOH, submit a request in writing to the address above.

Prior employment by a State Department of Transportation is not required in order to apply for inclusion on the West Virginia Department of Transportation's Pre-Qualified Appraiser List or Pre-Qualified Review Appraiser List, or to submit proposals to perform appraisal or appraisal review services as may be requested by the WVDOT.

It is the policy of the West Virginia Department of Transportation, Division of Highways, that Disadvantaged, and Women-owned Business Enterprises shall have the maximum opportunity to participate in the performance of contracts financed in whole or in part with Federal funds.

EXAMPLE WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS NOTICE TO APPRAISERS AND REVIEW APPRAISERS

Sealed proposals will be received by the West Virginia Department of Transportation, Division of Highways at its central Right of Way office in Building Five, Room 820, 1900 Kanawha Boulevard, East, Charleston, West Virginia 25305-0430 until 4:00 p.m. XX, XX, XXXX. The next business day at 11:00 a.m. the said proposals will be publicly opened and read immediately thereafter for the appraisal or appraisal review services for the following project:

CALL 041 Project: S323-10-16.20 02; Federal Project EOAP-0010(213)D; Dabney-Stollings Road (Rum Creek Connector), Logan County; Appraisal approx. 43 Parcels. See proposal for more detailed information.

CALL 042 Project: S323-10-16.20 02; Federal Project EOAP-0010(213)D; Dabney-Stollings Road (Rum Creek Connector), Logan County; Appraisal Review approx. 43 Parcels. See proposal for more detailed information.

CALL 043 Project: S323-10-16.20 02; Federal Project EOAP-0010(213)D; Dabney-Stollings Road (Rum Creek Connector), Logan County; Specialty Timber Valuation approx. 21 Parcels. See proposal for more detailed information.

CALL 044 Project: S323-10-16.20 02; Federal Project EOAP-0010(213)D; Dabney-Stollings Road (Rum Creek Connector), Logan County; Specialty Coal Valuation – one report (including approx. 42 Parcels). See proposal for more detailed information.

Proposals will be received from prequalified West Virginia licensed/certified appraisers currently on the WVDOT, DOH's Approved Appraiser and/or Review Appraiser List. Registration is required with the Department of Administration, Division of Purchasing, in accordance with Chapter 5A, Article 3, Section 12 of the West Virginia Code.

Interested parties should request a bid package containing project plans and all necessary bidding documents by contacting the current Administrative Section Manager via email at [CurrentManager@wv.gov]. Information regarding qualification requirements necessary for inclusion on the WVDOT, DOH's Approved Appraiser List is available by contacting current Administrative Section Manager via email at [CaurrentManager@wv.gov].

The West Virginia Department of Transportation, Division of Highways reserves the right to defer, delay or postpone the date for receiving and publicly opening proposals for any project designated in this advertisement, without the necessity of renewing such advertisement. All bidders obtaining valid bidding proposals as provided above will be notified of such deferment, delay or postponement and the date that proposals will be received and publicly opened.

The West Virginia Department of Transportation, Division of Highways reserves the right to reject any and all proposals.

The West Virginia Department of Transportation, Division of Highways hereby notifies all bidders that it will affirmatively ensure that in any contract entered into pursuant to this advertisement, minority business enterprises will be afforded full opportunity to submit bids in response to this invitation and will not be discriminated against on the grounds of race, color, religion, sex or national origin in consideration for an award.

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION

Division of Highways Director, Right of Way Division

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION **DIVISION OF HIGHWAYS**

	ALL IT	EMS MUST BI	E COMPLETI	ED BY API	PRAISER	
	CALL NUM	BER				
	APPRAISER	'S NAME				_
	APPRAISER	'S TIN				_
	BID AMOUN	NT (\$)				_
	WV LICENS	E NUMBER				_
						_
COUNTY		CT APPR				'
NAME OF PRO	- IECT					
NAME OF PRO	JEC1 _					
PROJECT NUM	BER _					
BIDS TO BE REC	GHWAYS, R	IGHT OF WA	Y DIVISION	N, CHARL	ESTON, W	EST VIRGINIA,
ROOM 820, OFF	ICE OF THE	DIRECTOR,	STATE CAP	PITOL CO	MPLEX, BU	JILDING 5.
	NO	TICE TO CON	TRACT AP	PRAISER	S	

ALL PAPERS BOUND WITH OR ATTACHED TO THE PROPOSAL FORM ARE A NECESSARY PART THEREOF AND MUST NOT BE DETACHED.

(Rev. 10/2018)

AFFIDAVIT

West Virginia Code §5A-3-10a states:

No contract or renewal of any contract may be awarded by the state or any of its political subdivisions to any vendor or prospective vendor when the vendor or prospective vendor or a related party to the vendor or prospective vendor is a debtor and the debt owned is an amount greater than one thousand dollars in the aggregate

DEFINITIONS:

"Debt" means any assessment, premium, penalty, fine, tax or other amount of money owed to the state or any of its political subdivisions because of a judgment, fine, permit violation, license assessment, defaulted workers' compensation premium, penalty or other assessment presently delinquent or due and required to be paid to the state or any of its political subdivisions, including any interest or additional penalties accrued thereon.

"Debtor" means any individual, corporation, partnership, association, limited liability company or any other form or business association owing a debt to the state or any of its political subdivisions. "Political subdivision" means any county commission; municipality; county board of education; any instrumentality established by a county or municipality; any separate corporation or instrumentality established by one or more counties or municipalities, as permitted by law; or any public body charged by law with the performance of a government function or whose jurisdiction is coextensive with one or more counties or municipalities.

"Related party" means a party, whether an individual, corporation, partnership, association, limited liability company or any other form or business association or other entity whatsoever, related to any vendor by blood, marriage, ownership or contract through which the party has a relationship of ownership or other interest with the vendor so that the party will actually or by effect receive or control a portion of the benefit, profit or other consideration from performance of a vendor contract with the party receiving an amount that meets or exceed five percent of the total contract amount.

EXCEPTION:

The prohibition of this section does not apply where a vendor has contested any tax administered pursuant to chapter eleven of this code, workers' compensation premium, permit fee or environmental fee or assessment and the matter has not become final or where the vendor has entered into a payment plan or agreement and the vendor is not in default of any of the provisions of such plan or agreement.

LICENSING:

Vendors must be licensed and in good standing in accordance with any and all state and local laws and requirements by any state or local agency of West Virginia, including, but not limited to, the West Virginia Secretary of State's Office, the West Virginia Tax Department, West Virginia Insurance Commission, or any other state agencies or political subdivision. Furthermore, the vendor must provide all necessary releases to obtain information to enable the Director or spending unit to verify that the vendor is licensed and in good standing with the above entities.

CONFIDENTIALITY:

The vendor agrees that he or she will not disclose to anyone, directly or indirectly, any such personally identifiable information or other confidential information gained from the agency, unless the individual who is the subject of the information consents to the disclosure in writing or the disclosure is made pursuant to the agency's policies, procedures and rules. Vendors should visit www.state.wv.us/admin/purchase/privacy for the Notice of Agency Confidentiality Policies.

Under penalty of law for false swearing (West Virginia Code, §61-5-3), it is hereby certified that the vendor acknowledges the information in this said affidavit and are in compliance with the requirements as stated.

Vendor's Name:	
Authorized Signature:	Date:

NOTICE TO ALL BIDDERS

PRIOR TO THE BID DATE, QUESTIONS THAT ARE TECHNICAL/ENGINEERING OR CONTRACT ADMINISTRATION IN NATURE OR INVOLVE QUANTITY DISCREPANCIES CONCERNING THIS PROJECT SHOULD BE DIRECTED TO THE RIGHT OF WAY CONSULTING SERVICES UNIT, WEST VIRGINIA DIVISION OF HIGHWAYS BY CALLING (304) 558-7333. YOUR CALL WILL THEN BE ROUTED TO THE APPROPRIATE OFFICE FOR FURTHER HANDLING.

TO REPORT BID RIGGING ACTIVITIES CALL:

1-800-424-9071

THE U.S. DEPARTMENT OF TRANSPORTATION (DOT) OPERATES THE ABOVE TOLL-FREE "HOTLINE" MONDAY THROUGH FRIDAY, 8:00 A.M. TO 5:00 P.M., EASTERN TIME. ANYONE WITH KNOWLEDGE OF POSSIBLE BID RIGGING, BIDDER COLLUSION, OR OTHER FRAUDULENT ACTIVITIES SHOULD USE THE "HOTLINE" TO REPORT SUCH ACTIVITIES.

THE "HOTLINE IS PART OF THE DOT'S CONTINUING EFFORT TO IDENTIFY AND INVESTIGATE INTERSTATE HIGHWAY CONSTRUCTION CONTRACT FRAUD AND ABUSE AND IS OPERATED UNDER THE DIRECTION OF THE DOT INSPECTOR GENERAL. ALL INFORMATION WILL BE TREATED CONFIDENTIALLY AND CALLER ANONYMITY WILL BE RESPECTED.

APPRAISER/REVIEW APPRAISER PROPOSAL

TO THE WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS

of	(Name of Appraiser/Rev	view Appraiser)		, for the
appraisal/appr (circle one)	aisal review of parcels			, known as
Project Numbe				County,
West Virginia.				
ceptable app	ndersigned hereby proposes to either prov raisals according to the specifications now Division of Highways on those parcels note	on file in the office	-	
awings therei	ndersigned declares that they have carefully n referred to, and will complete and provide noted parcels.			
e project, and stimate. Shou en the Contra e work in com	idder is acquainted with all appraisal/appraisal is relying on personal knowledge, and not all the number of parcels to be valued differ foctor agrees to promptly notify the Department pliance with USPAP and the Uniform Act in ortice is submitted.	the Department of rom the number estination for further instruction	Transportation, Division nated in the contract cons. The undersigned	on of Highway's or specifications, agrees to do all
	APPRAISAL REPORT FORI UNIT PR	MAT ONLY – FORM ICE SCHEDULE	RW 6.06 ONLY	
Parcel No.	Property Type & Description	Type of Take	<u>Unit Price</u>	<u>PHASE</u>
Parcel No.	Property Type & Description	Type of Take	<u>Unit Price</u>	PHASE
Parcel No.	Property Type & Description	Type of Take	<u>Unit Price</u>	PHASE
Parcel No.	Property Type & Description	Type of Take	<u>Unit Price</u>	PHASE
Parcel No.	Property Type & Description	Type of Take	<u>Unit Price</u>	PHASE
Parcel No.	Property Type & Description	Type of Take	<u>Unit Price</u>	PHASE
Parcel No.	Property Type & Description	Type of Take	<u>Unit Price</u>	PHASE
Parcel No.	Property Type & Description	Type of Take	<u>Unit Price</u>	PHASE
Parcel No.	Property Type & Description	Type of Take	Unit Price	PHASE
Parcel No.	Property Type & Description	Type of Take	<u>Unit Price</u>	PHASE
Parcel No.	Property Type & Description	Type of Take	<u>Unit Price</u>	PHASE
Parcel No.	Property Type & Description	Type of Take	<u>Unit Price</u>	PHASE
Parcel No.	Property Type & Description	Type of Take	<u>Unit Price</u>	PHASE
Parcel No.	Property Type & Description	Type of Take	<u>Unit Price</u>	PHASE

Proposed hourly rate for report revisions (if necessary) \$ 85.00

Proposed hourly rate for litigation activities (if necessary) \$ 150.00

Note:

- 1.) Appraisals are due X days after notice to proceed.
- 2.) Reviews are due X days after appraisals are received.
- 3.) Appraisers are required to appraise all billboards & business signs within the proposed Right of Way.

Special Notes:

- 1.) Unless otherwise noted, each appraisal should be considered complex in nature.
- 2.) Special attention should be given by the appraiser for access issues to the remaining residue, if applicable.
- 3.) All partial takings should be considered for potential damages to the residue.
- 4.) Differences, if any, between what is shown on the project plans and that which exists during the appraisers physical inspection of the property must be reported to the Right of Way Division in writing as soon as possible so the discrepancy can be resolved.
- 5.) Any parcel descriptions that may be included in the bid package are not to be relied upon for highest and best use analysis.
- 6.) The appraiser shall make a full valuation of each parcel contracted to determine:
 - The value of the property entirety
 - The value of the part taken
 - Damages (both curable and incurable) to the residue
 - The value of the residue property after the taking
 - Values of any temporary easements
- 7.) If a timber valuation is being completed, the review of this project's appraisals is to include both the surface appraisal and the timber valuation in the review and Statement of Just Compensation as part of the reviewer's Scope of Work.

The undersigned states and deposes the other bid work covered by this proposal.	at he has	s no interest, dire	ect or indirect, in any
		Ву:	
STATE OF To-wit:			
COUNTY OF To-wit:			
I,	, a l	Notary Public in	and for the County an
State aforesaid, do hereby certify that			
	,	whose name	(s) are/is signed to th
foregoing writing, bearing date on the	 	day of	, 20
have/has this day acknowledged the same before	ore me in	my said County	' .
Given under my hand this	day of		, 20
My Commission expires	 	· · · · · · · · · · · · · · · · · · ·	
Place Notary Stamp/Seal Here			
			D.1."
		Notary	Public

NOTICE

PLEASE READ AND COMPLETE SECTIONS A THROUGH J, PAGE 4 MUST BE EXECUTED BY APPRAISER/REVIEW APPRAISER FOR ACCEPTANCE OF THIS PROPOSAL, SIGNATURE ON PAGE 4 REPRESENTS APPRAISER'S/REVIEW APPRAISER'S UNDERSTANDING AND INTENTION TO COMPLY WITH ALL DOCUMENTS CONTAINED IN THIS PROPOSAL.

STATE OF COUNTY OF I,			, , To-Wit:
-,	(Name of Ap	praiser/Review Appraiser)	
the appraiser		_ , review appraiser _	
on Project No(s).			
In			County (s), West Virginia,
by			
(Name of	Appraiser/Review Appraiser)	(WV Apprais	ser License/Certification Number)
eing duly sworn do	depose, say and certify that:		

Section A: FREE COMPETITIVE BIDDING AFFIDAVIT

That said person, firm, Association or Corporation, has not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of free competitive bidding in connection with the submitted bid or contract.

Section B: CERTIFICATION WITH REGARD TO THE PERFORMANCE OF PREVIOUS CONTRACTS OR SUBCONTRACTS SUBJECT TO THE EQUAL OPPORTUNITY CLAUSE AND THE FILING OF REQUIRED REPORTS (FEDERAL AID ONLY)

That said person, firm, Association or Corporation [] has [] has not participated in a previous contract or subcontract subject to the equal opportunity clause, as required by Executive Orders 10925, 11114, or 11246, and that said person, firm, Association or Corporation [] has [] has not filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance, a Federal Government contracting or administering agency, or the former President's Committee on Equal Employment Opportunity, all reports due under the applicable filing requirements.

NOTE: The above certification is required by the Equal Employment Opportunity Regulations of the Secretary of Labor (41 CFR 60-1.7(b) (1)), and must be submitted by bidders and proposed subcontracts which are subject to the equal opportunity clause. Contracts and subcontracts which are exempt from the equal opportunity clause are set forth in (41 CFR 60-1.5). (Generally only contracts or subcontracts of \$10,000 or under are exempt.)

Currently, Standard Form 100 (EEO-1) is the only report required by the Executive Orders or their implementing regulations.

Proposed prime contractors and subcontractors who have participated in a previous contract or subcontract subject to the Executive Orders and have not filed the required reports should note that (41 CFR 60-1.7(b) (1)) prevents the award of contracts and subcontracts unless such contractor submits a report covering the delinquent period or such other period specified by the Federal Highway Administration or by the Director, Office of Federal Contract Compliance, U.S. Department of Labor.

Section D: ASSURANCE REQUIREMENT REGARDING EQUAL EMPLOYMENT

OPPORTUNITY FOR VENDORS, SUPPLIERS AND CONTRACTORS ENGAGED IN COMMERCIAL TRANSACTIONS WITH THE WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS (NO

FEDERAL AID)

Pursuant to the requirements of the State of West Virginia, Executive Order 4-65 dated December 16, 1965, said firm desiring to avail itself of the benefits of engaging in commercial transactions with the Department of Transportation, Division of Highways hereby agrees to:

- give assurances that all employment and personnel practices will be conducted without regard to race, color, sex, creed or national origin.
- (2) Include in all recruitment advertisement the following wording: "An Equal Opportunity Employer".

Section E: COMPLETION DATE

The contractor shall begin work upon notification and shall fully complete the reports and furnish to the Division via electronic transfer media one (1) copy of each report no later than 4:00 p.m. on **seventy (70) days after notice to proceed**. It is fully understood that and agreed that in the event the Contractor shall fail to perform the work within the time herein provided, a penalty of one percent (1%) per calendar day shall be forfeited and deducted from the fees in Paragraph 2 above for each parcel not received by the date due for a maximum of thirty (30) calendar days at which time the contract may be canceled, without payment, at the discretion of the Division. However, upon written application by the Contractor, in the event of extenuating circumstances, Division may, at its discretion, expressly grant in writing an extension of time to the Contractor.

Section F: BLANK

Section G: BLANK

Section H: CERTIFICATION

WEST VIRGINIA APPRAISER LICENSING ACT, CHAPTER $_$ ARTICLE $_$ CODE OF

WEST VIRGINIA ¹ LICENSE/CERTIFICATION NUMBER

¹ Refer to Specification 102.6

Section I:	ADDENDA			
revisions to the		oposal, plar	s and/or	(s) and have made the necessary specifications, or other applicable by bid.
	JMBERS: 1 2 3 4 dendum(s) will cause my proposal to			acknowledge that failure to confirm
Section J:	IF AN INDIVIDUAL, SIGN BELOV	V:		
	(Name)	_,		(Street and Post Office Address)
	IF AN INDIVIDUAL DOING BUSI	NESS UNDE	ER A TR	ADE NAME, SIGN BELOW:
	(Trade Name)	_ _ Sole Owne	er by	(Street and Post Office Address)
	IF A PARTNERSHIP, SIGN BELO	DW:		
	(Name of Partnership)	_		(Street and Post Office Address)
	(Authorized Partner)	_		(Street and Post Office Address)
	(allonia allon)			(6.1.651 4.1.6 7 661 6 11.66 7 1661 656)
	IF A JOINT BID, SIGN BELOW:			
	(Name of Corporation)	_		(Name of Corporation)
	ler the laws of the	_		rated under the laws of the of
by		_	by	
	(Title of Officer)	_		(Title of Officer)
(Stre	eet and Post Office Address)	_		(Street and Post Office Address)
	IF A CORPORATION, SIGN BEL	OW:		
less are supplied to a significant	law than laws at than Ctatan at	me of Corpora	,	
•	ler the laws of the State of			
~,				
(Stre	eet and Post Office Address)	_		(Title of Officer Signing)
ACKNOWLEDG	EMENT, MUST BE NOTARIZED:			
Taken, subscribe	ed and sworn to before me this	day of _		, 20
My Commission	Expires			
Notary Seal if no	ot Executed in West Virginia			
		-		Notary Public

APPRAISAL SERVICES

Notice is hereby given by the West Virginia Department of Transportation, Division of Highways that Right of Way Appraisal Services related to transportation projects will be used for statewide projects. Future projects will be advertised and awarded on a low-bid basis.

All individuals interested in providing appraisal contracts for statewide projects must be pre-qualified and approved by the WVDOT, DOH, Right of Way Division in order to submit bids on upcoming projects.

Individuals desiring to be included on the pre-qualified list for real estate APPRAISAL SERVICES must meet the following criteria:

- All appraisal reports must be submitted on the currently approved WVDOT appraisal form and completed in compliance with the State Rule, and any and all applicable laws, rules, regulations and requirements, including but not limited to the WVDOT "Information for Appraisers" and "Right of Way Manual".
- All appraisal reports and related correspondence will be transmitted electronically via an FTP site or email.
- Have a minimum of three (3) years of full time or equivalent part time experience in real estate appraisal and a license or certification in good standing with the West Virginia Real Estate Appraiser Licensing and Certification Board allowing for the appraisal of real estate being acquired under the threat of Eminent Domain
- Be competent, as defined by the competency rule, Standards and Provisions of the "Uniform Standards of Professional Appraisal Practice" (USPAP), and the "Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970" (Uniform Act) P.L. 91-646, 49 CFR Part 24
- Proficient in reading, interpreting and explaining highway Right of Way plans and construction plans
- Familiar with, and competent to provide, appraisal reports on properties subject to partial takings, including the ability to adequately address damages (diminution of value) to any residue properties
- Proficient and competent in employing, when necessary, appraisal supplemental standards and jurisdictional exception as defined by USPAP. Additional proficiency and competency in completing appraisals with retrospective values and under hypothetical conditions and extraordinary assumptions is required.
- Able to qualify as an expert witness in condemnation proceedings and shall provide such testimony at all types of condemnation proceedings upon request and/or subpoena
- All bids will be one fixed amount, in total, for all appraisal activities as advertised. Uniform hourly rates for revising reports as requested by the Department and for litigation related activities will be established by the Department and will be included in the contract with the successful bidder. These hourly rates will be all-inclusive of expenses incurred by the appraiser. No compensation will be paid for time incurred by the appraiser in correcting errors/omissions within appraisal reports. Excepting prior written consent of the Department, completion of the contracted services must be submitted by the contracted due date. No partial payments will be made and no invoices will be processed until all contracted and

- submitted acceptable appraisal reports have been reviewed and approved by the Department.
- Successful bidder will be subject to a written assessment regarding performance which will be prepared by the project review appraiser. Consistent low ratings will influence the ability to participate in future bids.
- Prior successful completion of training in appraisal for Federal-Aid Highway programs; appraisal of partial acquisitions; condemnation appraising (principles and applications); and providing expert witness testimony is strongly recommended.
- Successful bidder shall coordinate project appraisal activities including scope of work with the WVDOH project review appraiser
- Prior employment by a State Department of Transportation is not required in order to apply for inclusion on the West Virginia Department of Transportation's Prequalified Appraiser List or Pre-Qualified Review Appraiser List, or to submit proposals to perform appraisal or appraisal review services as may be requested by the WVDOT.

Contract No.	

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

INDIVIDUAL SERVICES CONTRACT FOR TECHNICAL APPRAISAL / APPRAISAL REVIEW SERVICES PER PACEL BASIS

THIS CONTRACT, 1	nade and entered into this	day of	, 20	by and between the WEST VIRGINIA
DEPARTMENT OF T	RANSPORTATION, DIVI	SION OF HIGHWAYS, of	Charleston, West	Virginia (hereinafter referred to as "WVDOH")
and	residing at	in the City	of	State of
(hereinafter referred to	as the "Contractor"). Servi	ces to be rendered under this o	ontract will be per	formed, in part, by the following individuals whose
qualifications are appro	oved and of record with the W	VVDOH and are employees or	associates of the Co	ontractor in the performance of this contract.
	NAME			ADDRESS
		WITNESSET	Н:	
IT IS MUTUALLY AG	GREED by and between the p	parties hereto as follows:		
	s of real estate, or designated	parts thereof, and damages to		pported and documented, of the fair market value if any, less all benefits or other defined value, cost
and Federal Project Court appointed Comm	nissioners as an expert witnes			the Contractor shall appear in Court or before to his or her opinion on each parcel.
2. (a.) Fo	r and in consideration of serv	vices in furnishing said valuation	ns, the Contractor s	shall be paid the amounts set forth as follows:
I	Parcel No.		Fee -	
				TOTAL <u>\$</u>
The contractor was	given written notice to proc	eed on	,	
				d in 2 CFR 200.88, as amended by 41 U.S.C 1908. arement by Sealed Bid procedures", Revised 01-01-
(b) For for the purpose of giving shall include all costs in (c) In the additional work is required.	appearances in court or before depositions on behalf of the including overhead and expensive event the scope and charatired by the WVDOH, the CoOH in excess of that set forth	ore Court appointed Commission the WVDOH, the Contractor shates incurred in rendering such toter of the work provided for h	ners, or for prepara all be paid at the rat services. erein is materially of quired revisions or	voice" (Form RW 6.17-F or Form RW 6.17-H) tion and appearances at conferences prior to trial or e of \$
	actor shall begin work upon no later than 4:00 p.m. on	notification and shall fully com	• •	d furnish to the WVDOH via electronic media one s fully understood and agreed that in the event the
from the fees in Paragramay be canceled, with	raph 2 above for each parcel out payment, at the discretion	not received by the date due	or a maximum of a upon written applic	%) per calendar day shall be forfeited and deducted thirty (30) calendar days at which time the contract ation by the Contractor, in the event of extenuating Contractor.
				each parcel in this agreement shall be submitted on Reports, including all necessary documentation and

supporting data, for each parcel in this agreement shall be submitted on Form RW 6.10-C or Form RW 6.10-PM and Form RW 6.11, as from time to time hereafter revised. All reports must contain the applicable information required by the WVDOH including that in 49 CFR 24 and the *Uniform Standards*

Form RW 6.04 (Rev. 10/2018)

of Professional Appraisal Practice

(b) Specialty Reports shall be in an appropriate narrative format.

Conti	ract No.	

- 5. Termination of Contract:
- (a) The WVDOH shall have the right to terminate this contract with regard to any or all services provided for herein for any of the following reasons:
 - (1) In the event of changes in WVDOH plans which obviate the necessity of any work which may be involved.
 - (2) If work is not completed and delivered by the dates listed in the contract or extension dates.
 - (3) If the contract is not returned signed within fifteen (15) days of receipt.
- (b) Such termination notice shall be given by the WVDOH to the Contractor in writing by Certified Mail to the last known address of the Contractor. In such event, the WVDOH will be liable to the Contractor for only those services which have been rendered prior to the date of notification of termination.
- (c) In the event of the termination of any or all of the work provided for under this contract, the Contractor shall be paid for the particular parcels terminated in proportion to the work and services actually completed on such parcel or parcels involved, as of the date of termination.
- (d) Upon termination of this contract, or any part thereof, for any reason provided for herein, any and all work actually performed by the Contractor shall become the property of the WVDOH.
- 6. This contract may be supplemented in the event the scope and character of work provided for herein is materially changed due to substantially revised plans or additional work as may be required by the WVDOH. In such event, a Supplemental Contract covering only such revisions or changes as agreed upon by the Contractor and the WVDOH shall provide for equitable adjustments regarding the time of performance.
- 7. The Contractor warrants that he or she has not employed or retained any company or person, other than a bona fide employee working solely for the Contractor, to solicit or secure this agreement, and has not paid or agreed to pay any company or person, other than a bona fide employee working solely for the Contractor any fee, commission, percentage, brokerage fee, gift, or any other consideration, contingent upon or resulting from this agreement. For breach or violation of this warranty, the WVDOH shall have the right to annul this agreement without liability.
- 8. Any dispute concerning a question of fact in connection with the work hereunder which is not otherwise disposed of by this agreement, shall be decided by the WVDOH, subject only to an appropriate appeal to the Court of Claims pursuant to the provisions of Chapter 14, Article 2 of the Code of West Virginia (Acts 1967, c 27) as from time to time thereafter amended.
- 9. The Contractor agrees to indemnify and save harmless the WVDOH, its officers, agents, and employees from any and all claims and losses occurring or resulting to any and all persons, firms or corporations furnishing work, services, materials or supplies in connection with the performance of this contract, and from any and all claims and losses occurring or resulting to any person, firm or corporation who may be injured or damaged by the Contractor in the performance of this contract.
- 10. The parties hereto agree that the Contractor, and any agents and employees of the Contractor, in the performance of this agreement, shall act in an independent capacity and not as officers, employees or agents of the WVDOH.
 - 11. This contract may not be assigned, transferred or subcontracted, either in whole or in part by the Contractor.
 - 12. The Contractor shall comply with all Federal, State and local laws and ordinances applicable to the work.
- 13. It is mutually understood and agreed that no alteration or variation of the terms of this contract shall be valid unless made in writing and signed by both parties hereto, and that no oral understanding or agreement not incorporated herein, nor any alteration or variation of the terms hereof, unless made in writing between the parties hereto, shall be binding on any of the parties hereto.
 - 14. During the performance of this contract, the Contractor agrees as follows:
- (a) Compliance with Regulations: The Contractor will comply with the Regulations of the U.S. Department of Transportation relative to nondiscrimination in federally-assisted programs of the U.S. Department of Transportation (DOT) Title 49, Code of Federal Regulations, Part 21, as they may be amended from time to time, (hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this contract.
- (b) Nondiscrimination: The Contractor, with regard to the work performed by it during the contract shall not discriminate on the grounds of race, color, or national origin in the selection and retention of subcontractors, including procurement of materials and leases of equipment. The contractor shall not participate either directly or indirectly in the discrimination prohibited by section 21.5 of the Regulations, including employment practices when the contract covers a program set forth in Appendix B of the Regulations.
- (c) Information and Reports: The Contractor will provide all information and reports required by the Regulations, or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the WVDOH or the Federal Highway Administration to be pertinent to ascertain compliance with such Regulations, orders and instructions. Where any information required of a contractor is in the exclusive possession of another who fails or refuses to furnish this information, the Contractor shall so certify to the WVDOH or the Federal Highway Administration as appropriate and shall set forth what efforts it has made to obtain the information.
- (d) Sanctions for Noncompliance: In the event of the Contractor's noncompliance with the nondiscrimination provisions of this contract, the WVDOH shall impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to:

 (1) Withholding of payments to the Contractor under the contract until the Contractor complies, and/or
 - (2) Cancellation, termination or suspension of the contract, in whole or part.

Contract	No.	

15. It is agreed by and between the parties hereto that in the performance of the terms, conditions and provisions of this contract by the Contractor that time is of the essence.

IN WITNESS WHEREOF, the parties hereto have set their hands the day and year first hereinabove set forth.

	WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS
Signature of Contractor	Recommended: Appraisal Section Manager
Contractor's License or Certification No.	Approved: (Use Current Name) Deputy Secretary Department of Transportation Deputy Commissioner Division of Highways

CONTRACT No.:	NTRACT No.: CONTRACT Date:			
INVOICE FOR APPRAISAL / APPRAISAL REVIEW SERVICES – Fee on Contract				
Name:				
Address:				
City:		Stat	e:	Zip:
Phone No.:				
CLIENT: West Virginia Department of Transportation Division of Highways Right of Way Division 1900 Kanawha Boulevard E. Building 5, Room 820 Charleston, WV 25305-0430				
State Project No.:		Federal Project N	o.:	County:
Parcel No.	Fee on Co	ntract	Remarks/Pen	alty Reduction
Total Invoice:			Total Amount Due:	
C:			Date Submitted:	
	re of Contractor			
License/Certificate l	No			

Submit One Signed Original for Payment Page $_{1}$ _ of $_{1}$ _

Date Approved: _____

Approved By: _____

CONTRACT No.:	NTRACT No.: CONTRACT Date:			
INVOICE FOR APPRAISAL / APPRAISAL REVIEW SERVICES – Hourly Basis				
Name:				
Address:				
City:		Stat	e:	Zip:
Phone No.:				
Di Ri 19 Bı	Test Virginia Departivision of Highways Sight of Way Divisio Oo Kanawha Boule Lilding 5, Room 820 Darleston, WV 2530	s n vard E.	oortation	
State Project No.:		Federal Project N	o.:	County:
Parcel No.	Hours X Rate = A	Amount Due	Remarks/Pen	alty Reduction
Total Invoice:			Total Amount Due:	
Signature	e of Contractor		Date Submitted.	
License/Certificate N	o	·		

Submit One Signed Original for Payment Page $_{1}$ _ of $_{1}$ _

Date Approved: _____

Approved By: _____

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

ALL ITEMS MUST BE COMPLETED BY REVIEW APPRAISER

	CALL NUMBER		
	APPRAISER'S NAME		
	APPRAISER'S TIN		
	BID AMOUNT (\$)		
	WV LICENSE NUMBER		
CONT	TRACT REVIEW A	APPRAISER'S	S PROPOSAL
COUNTY			
NAME OF PRO	JECT		
PROJECT NUM	BER		
DIVISION OF HI		Y DIVISION, CHARI	AT THE OFFICE OF THE LESTON, WEST VIRGINIA,
110 0111 020, 011	ice of the binderon, b		THE LETT, DOLLD II TO J.

ALL PAPERS BOUND WITH OR ATTACHED TO THE PROPOSAL FORM ARE A NECESSARY PART THEREOF AND MUST NOT BE DETACHED.

AFFIDAVIT

West Virginia Code §5A-3-10a states:

No contract or renewal of any contract may be awarded by the state or any of its political subdivisions to any vendor or prospective vendor when the vendor or prospective vendor or a related party to the vendor or prospective vendor is a debtor and the debt owned is an amount greater than one thousand dollars in the aggregate

DEFINITIONS:

"Debt" means any assessment, premium, penalty, fine, tax or other amount of money owed to the state or any of its political subdivisions because of a judgment, fine, permit violation, license assessment, defaulted workers' compensation premium, penalty or other assessment presently delinquent or due and required to be paid to the state or any of its political subdivisions, including any interest or additional penalties accrued thereon.

"Debtor" means any individual, corporation, partnership, association, limited liability company or any other form or business association owing a debt to the state or any of its political subdivisions. "Political subdivision" means any county commission; municipality; county board of education; any instrumentality established by a county or municipality; any separate corporation or instrumentality established by one or more counties or municipalities, as permitted by law; or any public body charged by law with the performance of a government function or whose jurisdiction is coextensive with one or more counties or municipalities.

"Related party" means a party, whether an individual, corporation, partnership, association, limited liability company or any other form or business association or other entity whatsoever, related to any vendor by blood, marriage, ownership or contract through which the party has a relationship of ownership or other interest with the vendor so that the party will actually or by effect receive or control a portion of the benefit, profit or other consideration from performance of a vendor contract with the party receiving an amount that meets or exceed five percent of the total contract amount.

EXCEPTION:

The prohibition of this section does not apply where a vendor has contested any tax administered pursuant to chapter eleven of this code, workers' compensation premium, permit fee or environmental fee or assessment and the matter has not become final or where the vendor has entered into a payment plan or agreement and the vendor is not in default of any of the provisions of such plan or agreement.

LICENSING:

Vendors must be licensed and in good standing in accordance with any and all state and local laws and requirements by any state or local agency of West Virginia, including, but not limited to, the West Virginia Secretary of State's Office, the West Virginia Tax Department, West Virginia Insurance Commission, or any other state agencies or political subdivision. Furthermore, the vendor must provide all necessary releases to obtain information to enable the Director or spending unit to verify that the vendor is licensed and in good standing with the above entities.

CONFIDENTIALITY:

The vendor agrees that he or she will not disclose to anyone, directly or indirectly, any such personally identifiable information or other confidential information gained from the agency, unless the individual who is the subject of the information consents to the disclosure in writing or the disclosure is made pursuant to the agency's policies, procedures and rules. Vendors should visit www.state.wv.us/admin/purchase/privacy for the Notice of Agency Confidentiality Policies.

Under penalty of law for false swearing (West Virginia Code, §61-5-3), it is hereby certified that the vendor acknowledges the information in this said affidavit and are in compliance with the requirements as stated.

Vendor's Name:		
Authorized Signature:	Date:	

NOTICE TO ALL BIDDERS

PRIOR TO THE BID DATE, QUESTIONS THAT ARE TECHNICAL/ENGINEERING OR CONTRACT ADMINISTRATION IN NATURE OR INVOLVE QUANTITY DISCREPANCIES CONCERNING THIS PROJECT SHOULD BE DIRECTED TO THE RIGHT OF WAY CONSULTING SERVICES UNIT, WEST VIRGINIA DIVISION OF HIGHWAYS BY CALLING (304) 558-7333. YOUR CALL WILL THEN BE ROUTED TO THE APPROPRIATE OFFICE FOR FURTHER HANDLING.

TO REPORT BID RIGGING ACTIVITIES CALL:

1-800-424-9071

THE U.S. DEPARTMENT OF TRANSPORTATION (DOT) OPERATES THE ABOVE TOLL-FREE "HOTLINE" MONDAY THROUGH FRIDAY, 8:00 A.M. TO 5:00 P.M., EASTERN TIME. ANYONE WITH KNOWLEDGE OF POSSIBLE BID RIGGING, BIDDER COLLUSION, OR OTHER FRAUDULENT ACTIVITIES SHOULD USE THE "HOTLINE" TO REPORT SUCH ACTIVITIES.

THE "HOTLINE IS PART OF THE DOT'S CONTINUING EFFORT TO IDENTIFY AND INVESTIGATE INTERSTATE HIGHWAY CONSTRUCTION CONTRACT FRAUD AND ABUSE AND IS OPERATED UNDER THE DIRECTION OF THE DOT INSPECTOR GENERAL. ALL INFORMATION WILL BE TREATED CONFIDENTIALLY AND CALLER ANONYMITY WILL BE RESPECTED.

APPRAISER/REVIEW APPRAISER PROPOSAL

TO THE WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS

Prop	osal of			
of	(Name of Appraiser/Rev	view Appraiser)		, for the
appraisal/appr	aisal review of parcels			, known as
Project Number				County,
West Virginia.				
cceptable app	ndersigned hereby proposes to either prov raisals according to the specifications now Division of Highways on those parcels noted	on file in the office	•	
	dersigned declares that they have carefully referred to, and will complete and provide a noted parcels.		-	
ne project, and stimate. Shounen the Contracter work in comp	dder is acquainted with all appraisal/apprais is relying on personal knowledge, and not ld the number of parcels to be valued differ fotor agrees to promptly notify the Departmen oliance with USPAP and the Uniform Act in o ice is submitted. APPRAISAL REVIEW –	the Department of rom the number estir at for further instruction rder to meet the requ	Transportation, Division ated in the contract ones. The undersigned irements in the instruction	on of Highway's or specifications, d agrees to do all
	<u>UNIT PR</u>	ICE SCHEDULE		
Parcel No.	Property Type & Description	Type of Take	<u>Unit Price</u>	PHASE
		TOTAL BID PRICE	\$	

Proposed hourly rate for report revisions (if necessary) \$ 85.00

Proposed hourly rate for litigation activities (if necessary) \$ 150.00

Note:

- 1.) Appraisals are due X days after notice to proceed.
- 2.) Reviews are due X days after appraisals are received.
- 3.) Appraisers are required to appraise all billboards & business signs within the proposed Right of Way.

Special Notes:

- 1.) Unless otherwise noted, each appraisal should be considered complex in nature.
- 2.) Special attention should be given by the appraiser for access issues to the remaining residue, if applicable.
- 3.) All partial takings should be considered for potential damages to the residue.
- 4.) Differences, if any, between what is shown on the project plans and that which exists during the appraisers physical inspection of the property must be reported to the Right of Way Division in writing as soon as possible so the discrepancy can be resolved.
- 5.) Any parcel descriptions that may be included in the bid package are not to be relied upon for highest and best use analysis.
- 6.) The appraiser shall make a full valuation of each parcel contracted to determine:
 - The value of the property entirety
 - The value of the part taken
 - Damages (both curable and incurable) to the residue
 - The value of the residue property after the taking
 - Values of any temporary easements
- 7.) If a timber valuation is being completed, the review of this project's appraisals is to include both the surface appraisal and the timber valuation in the review and Statement of Just Compensation as part of the reviewer's Scope of Work.

Ву:
Title:
Date:
, a Notary Public in and for the County and
, whose name (s) are/is signed to the
re me in my said County.
_ day of , 20
·
Notary Public

The undersigned states and deposes that he has no interest, direct or indirect, in any

NOTICE

PLEASE READ AND COMPLETE SECTIONS A THROUGH J, PAGE 4 MUST BE EXECUTED BY APPRAISER/REVIEW APPRAISER FOR ACCEPTANCE OF THIS PROPOSAL, SIGNATURE ON PAGE 4 REPRESENTS APPRAISER'S/REVIEW APPRAISER'S UNDERSTANDING AND INTENTION TO COMPLY WITH ALL DOCUMENTS CONTAINED IN THIS PROPOSAL.

STATE OF			,
COUNTY OF			, To-Wit:
I,			
	(Name of Apprai	ser/Review Appraiser)	
the appraiser		review appraiser	
on Project No(s).			
In			County (s), West Virginia,
by(Name of A	ppraiser/Review Appraiser)	(WV Apprais	er License/Certification Number)
being duly sworn do d	epose, say and certify that:		

Section A: FREE COMPETITIVE BIDDING AFFIDAVIT

That said person, firm, Association or Corporation, has not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of free competitive bidding in connection with the submitted bid or contract.

Section B: CERTIFICATION WITH REGARD TO THE PERFORMANCE OF PREVIOUS CONTRACTS OR SUBCONTRACTS SUBJECT TO THE EQUAL OPPORTUNITY CLAUSE AND THE FILING OF REQUIRED REPORTS (FEDERAL AID ONLY)

That said person, firm, Association or Corporation [] has [] has not participated in a previous contract or subcontract subject to the equal opportunity clause, as required by Executive Orders 10925, 11114, or 11246, and that said person, firm, Association or Corporation [] has [] has not filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance, a Federal Government contracting or administering agency, or the former President's Committee on Equal Employment Opportunity, all reports due under the applicable filing requirements.

NOTE: The above certification is required by the Equal Employment Opportunity Regulations of the Secretary of Labor (41 CFR 60-1.7(b) (1)), and must be submitted by bidders and proposed subcontracts which are subject to the equal opportunity clause. Contracts and subcontracts which are exempt from the equal opportunity clause are set forth in (41 CFR 60-1.5). (Generally only contracts or subcontracts of \$10,000 or under are exempt.)

Currently, Standard Form 100 (EEO-1) is the only report required by the Executive Orders or their implementing regulations.

Proposed prime contractors and subcontractors who have participated in a previous contract or subcontract subject to the Executive Orders and have not filed the required reports should note that (41 CFR 60-1.7(b) (1)) prevents the award of contracts and subcontracts unless such contractor submits a report covering the delinquent period or such other period specified by the Federal Highway Administration or by the Director, Office of Federal Contract Compliance, U.S. Department of Labor.

Section D: ASSURANCE REQUIREMENT REGARDING EQUAL EMPLOYMENT

> OPPORTUNITY FOR VENDORS, SUPPLIERS AND CONTRACTORS ENGAGED IN COMMERCIAL TRANSACTIONS WITH THE WEST VIRGINIA

DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS (NO

FEDERAL AID)

Pursuant to the requirements of the State of West Virginia, Executive Order 4-65 dated December 16, 1965, said firm desiring to avail itself of the benefits of engaging in commercial transactions with the Department of Transportation, Division of Highways hereby agrees to:

(1) give assurances that all employment and personnel practices will be conducted without regard to race, color, sex, creed or national origin.

(2) Include in all recruitment advertisement the following wording: "An Equal Opportunity Employer".

Section E: **COMPLETION DATE**

The contractor shall begin work upon notification and shall fully complete the reports and furnish to the Division via electronic transfer media one (1) copy of each report no later than 4:00 p.m. on seventy (70) days after notice to proceed. It is fully understood that and agreed that in the event the Contractor shall fail to perform the work within the time herein provided, a penalty of one percent (1%) per calendar day shall be forfeited and deducted from the fees in Paragraph 2 above for each parcel not received by the date due for a maximum of thirty (30) calendar days at which time the contract may be canceled, without payment, at the discretion of the Division. However, upon written application by the Contractor, in the event of extenuating circumstances, Division may, at its discretion, expressly grant in writing an extension of time to the Contractor.

Section F: **BLANK**

Section G: **BLANK**

Section H: **CERTIFICATION**

WEST VIRGINIA APPRAISER LICENSING ACT, CHAPTER __ ARTICLE __ CODE OF

WEST VIRGINIA 1 LICENSE/CERTIFICATION NUMBER _____

¹Refer to Specification 102.6

Section I:	ADDENDA			
revisions to th		proposal, plar	ns and/c	n(s) and have made the necessary or specifications, or other applicable my bid.
	NUMBERS: 1 2 3 4 _ ddendum(s) will cause my proposal			acknowledge that failure to confirm
Section J:	IF AN INDIVIDUAL, SIGN BELO	OW:		
	(Name)	<u> </u>		(Street and Post Office Address)
	IF AN INDIVIDUAL DOING BUS	SINESS UND	ER A TF	RADE NAME, SIGN BELOW:
	(Trade Name)	Sole Owne	er by	(Street and Post Office Address)
	IF A PARTNERSHIP, SIGN BEI	I OW:		
	II A PARTNERSHIP, SIGN DE	LOW.		
	(Name of Partnership)			(Street and Post Office Address)
	(Authorized Partner)			(Street and Post Office Address)
	IF A JOINT BID, SIGN BELOW	:		
	(Name of Corporation)			(Name of Corporation)
	nder the laws of the			orated under the laws of the of
by			by	
	(Title of Officer)	<u></u>		(Title of Officer)
(St	reet and Post Office Address)			(Street and Post Office Address)
	IF A CORPORATION, SIGN BE	ELOW:		
		Name of Corpor	ation)	
•	nder the laws of the State of			
	reet and Post Office Address)			(Title of Officer Signing)
(3)	reet and Fost Office Address)			(Title of Officer Signifig)
ACKNOWLED	GEMENT, MUST BE NOTARIZED	:		
Taken, subscri	bed and sworn to before me this	day of _		, 20
My Commissio	n Expires			
Notary Seal if	not Executed in West Virginia			
		-		Notary Public

APPRAISAL REVIEW SERVICES

Notice is hereby given by the West Virginia Department of Transportation, Division of Highways that Right of Way Appraisal Review services related to transportation projects will be used for statewide projects. Future projects will be advertised and awarded on a low-bid basis.

All individuals interested in providing appraisal review service contracts for statewide projects must be pre-qualified and approved by the WVDOT, DOH, Right of Way Division in order to submit bids on upcoming projects.

Individuals desiring to be included on the pre-qualified list for real estate APPRAISAL REVIEW SERVICES, in addition to meeting the qualifications for appraisal services, must meet additional criteria.

"Federal Agencies have long held the perspective that appraisal review is a unique skill that, while it certainly builds on appraisal skills, requires more. The review appraiser should possess both appraisal technical abilities and the ability to be the two-way bridge between the Agency's real property valuation needs and the appraiser." (49 CFR 24.104)

- All reports and documents must be submitted on the currently approved WVDOT Statement of Appraisal Review form and Statement of Just Compensation form, and completed in compliance with the State Rule, and any and all applicable laws, rules, regulations and requirements, including but not limited to the WVDOT "Information for Appraisers" and "Right of Way Manual".
- All appraisal review reports and related correspondence will be transmitted electronically via an FTP site or email.
- All bidders must have a minimum of five (5) years of full time or equivalent part time experience in real estate appraisal review and a license or certification in good standing with the West Virginia Real Estate Appraiser Licensing and Certification Board allowing for the appraisal of real estate being acquired under the threat of Eminent Domain, and a minimum of five (5) years of full time or equivalent part time experience providing technical reviews of appraisals for Federal-Aid Highway projects is REQUIRED.
- Competent, as defined by the competency rule, Standards and Provisions of the "Uniform Standards of Professional Appraisal Practice" (USPAP), and the "Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970" (Uniform Act) P.L. 91-646, 49 CFR Part 24
- Proficient in reading, interpreting and explaining highway Right of Way plans and construction plans
- Familiar with, and competent to provide, appraisal reviews and reports on properties subject to partial takings including the ability to adequately address damages to any residue properties
- Proficient and competent in employing, when necessary, appraisal supplemental standards and jurisdictional exception as defined in USPAP. Additional proficiency and competency in completing and reviewing appraisals with retrospective values and under hypothetical conditions and extraordinary assumptions is required
- Able to qualify as an expert witness in condemnation proceedings and shall provide such testimony at all types of condemnation proceedings upon request and/or subpoena

- All bids will be one fixed amount, in total, for all appraisal review activities as advertised. Uniform hourly rates for revising report reviews as requested by the Department and for litigation related activities will be established by the Department and will be included in the contract with the successful bidder. These hourly rates will be all-inclusive of expenses incurred by the review appraiser. No compensation will be paid for time incurred by the review appraiser in correcting errors/omissions within appraisal report reviews. Excepting prior written consent of the Department, completion of the contracted services must be submitted by the contracted due date. No partial payments will be made and no invoices will be processed until all contracted and submitted acceptable appraisal review reports have been approved by the Department.
- Successful bidder may be subject to a written assessment regarding performance which will be prepared by WVDOH Appraisal Section personnel. Consistent low ratings will influence the ability to participate in future bids.
- Prior successful completion of training in appraisal review for Federal-Aid Highway programs; appraisal review of partial acquisitions; condemnation appraising (principles and applications); and prior experience in providing expert witness testimony is REQUIRED

Additional requirements for inclusion on the pre-qualified list to provide appraisal review services will include the following:

- Required to meet with WVDOH Appraisal Section review personnel prior to beginning review activities to determine scope of work per parcel and issues related to just compensation and appraisal methodology
- Knowledge and ability to determine and approve just compensation which may be different than fair market value
- Able to generate carve out values and retention values as needed for relocation purposes
- Accurately address the potential of recommending an uneconomic remnant option(s) on applicable properties
- Ability to assess and apply excess cost to cure where applicable
- Able to reconcile multiple appraisal reports with differing values
- Will be responsible for making a "determination of value" in appropriate situations and/or when necessary
- Reviewer shall coordinate project appraisal review activities with WVDOH Appraisal Section personnel
- Shall be responsible for providing WVDOH with a written assessment of project fee appraiser(s) performance on each project
- Shall be responsible for considering any information supplied by the property owner, including appraisal reports and providing an appropriate written response and revised review statement, if necessary
- Must supply photographs of all project properties as an attachment to the review statement
- Prior employment by a State Department of Transportation is not required in order to apply for inclusion on the West Virginia Department of Transportation's Prequalified Appraiser List or Pre-Qualified Review Appraiser List, or to submit proposals to perform appraisal or appraisal review services as may be requested by the WVDOT.

INDIVIDUAL SERVICES CONTRACT - TIME West Virginia Department of Transportation Division of Highways - Right of Way Division Contractor:	Fransportation f Way Division			Contract NoCounty														
Owner(s)	Parcel	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15		Total Hrs.
Owner(s)	Parcel	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	Total Hrs.
														Tota	l hour	s for n	nonth	
The above time report is true and accurate:			Sign	ature (of Con	tracto	•						Date:					

NOTICE FOR RIGHT OF WAY INDIVIDUAL SERVICE CONTRACTS

Notice is hereby given by the West Virginia Department of Transportation, Division of Highways, that individual service contracts related to transportation projects will be used for negotiations, relocation, replacement housing appraisals, and right of way questionnaires for statewide projects for the fiscal year July 1, xxxx through June 30, xxxx.

Individuals interested in being considered for this work must submit a letter of interest to _______, Director, Right of Way Division, West Virginia Department of Transportation, Division of Highways, Building 5, Room 820, 1900 Kanawha Boulevard, East, Charleston, West Virginia 25305-0430, prior to 4:00 p. m., March 30, xxxx.

As a minimum, the proposal will include the following:

- 1. Individuals must provide a detailed set of qualifications including: education, experience and client list with name, address and phone number of contact persons.
- 2. Indicate the areas of the State in which you are willing to work.
- 3. Overall capabilities to handle this work, including present workload.

It is the policy of the West Virginia Department of Transportation, Division of Highways, that Disadvantaged, and Women-owned Business Enterprises shall have the maximum opportunity to participate in the performance of contracts financed in whole or in part with Federal funds.

REQUEST FOR RATE QUOTATIONS From Individual Services Contractors

For

NEGOTIATIONS

Effective XX-XX-XXXX through XX-XX-XXXX

Please provide your hourly rate quotation for the following type of assignment. Your hourly rate must include all costs, including expenses and overhead. If your office is not within the borders of West Virginia, you may only charge time from the point where you enter and leave West Virginia.						
I propose to provide <u>Negotiations for Acquis</u> Right of Way Division, at the following rate:	<u>ition</u> Ser \$	vices for the per hour.	West Virginia	a Division of H	lighways,	
						
Signature			Date			

Type or Print Name of Person Making Quotation

ENVELOPE LABELS FOR RATE QUOTATIONS

Place the Label Below on a Standard 4" by 91/2" White Business Envelope

RATE QUOTATION

DO - NOT - OPEN

Hand Deliver To:

Mr. Director's Name

Director, R/W Division

Avery 2" X 4" #5163

Place the Self-Addressed Label Below on a 5" by 11" Manila Envelope

FIRST CLASS West Virginia Department of Transportation DIVISION OF HIGHWAYS 1900 Kanawha Blvd., East Charleston, WV 25305-0430 TO: West Virginia Department of Transportation Division of Highways Right of Way Division Building 5, Room 820 1900 Kanawha Boulevard, East Charleston, WV 25305-0430

Avery 3 1/2" X 4" #5164

Send both envelopes with your letter to Individual Services Contractors when requesting Hourly Rate quotations

Contract	No.	

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

INDIVIDUAL SERVICES CONTRACT FOR NEGOTIATIONS

THIS CO	NTRACT, made and entered into this	day of	, 20	by and between the	WEST VIRGINIA
DEPARTM	MENT OF TRANSPORTATION, DIVISION O	F HIGHWAYS, of Charl	eston, West Vir	ginia (hereinafter referred to	o as "WVDOH")
and	residing at	in the City of		State of	
(hereinafte	r referred to as the "Contractor"). Services to b	e rendered under this contra	ct will be perform	ned, in part, by the following	ng individuals whose
qualification	ons are approved and of record with the WVDOH	and are employees or associ	ates of the Contra	actor in the performance of	this contract.
	NAME			ADDRESS	
		WITNESSETH:			
IT IS MUT	TUALLY AGREED by and between the parties h	ereto as follows:			
by condem		completed file containing all County,		ecessary to acquire property	by negotiations or
and Federa	u Project	·			
	Parcel No.				
	The maximum total payment under this contract is: 2 CFR 200.320 "Methods of procurement to be				
	Payment for services rendered: (a) For and in consideration of the Services her ch shall include any and all costs or expenses include any and all costs or expenses include any and all costs.				per hour
acco	(b) Statements by the Contractor for payme ompanied by a "Time Report" (Form RW-TIME)				e" (Form RW 5.32)
subs addi	(c) WVDOH recognizes that the time required the typical range of time required is from three stantially greater amount of time will be required itional time required and request authority to proceed.	(3) to fifteen (15) hours per ed, Contractor shall stop w	parcel. In the ev ork and advise t	ent it becomes apparent to he Section Manager giving	the Contractor that a g an estimate of the
3. file contain	The Contractor shall begin work upon notificating all required, properly completed documents r			rocess required and furnish and ar days after receipt of a f	
extension of	ten application by the Contractor, in the event of time to the Contractor. All documents and ged and delivered.				
4.	Except as modified herein or otherwise instructors from time to time may be revised, other written times be performed in accordance with all approvisions of 49 CFR Part 24, the Uniform Programs.	n guidelines as may be provi- plicable laws, regulations, o	ded by WVDOH orders, permits ar	to Contractor from time to ad ordinances, including with	time, and shall at all ithout limitation, the

Contract No.____

5. Termination of Contract:

- (a) The WVDOH shall have the right to terminate this Contract for any or no reason. Such termination notice shall be given by the WVDOH to the Contractor in writing by Certified Mail, Return Receipt Requested to the last known address of the Contractor at least thirty (30) calendar days proper to the date of termination. In such event, the WVDOH will be liable to the Contractor for only those Services which have been rendered prior to the date of notification of termination and which were performed by Contractor in accordance with the terms and conditions of this Agreement.
- (b) In the event of the termination by WVDOH of any or all of the work provided for under this Contract, the Contractor shall be paid for the particular parcels terminated in proportion to the Work and Services actually completed by Contractor in accordance with the terms and conditions of this Agreement on such parcel or parcels involved, as of the date of termination.
- (c) Upon termination or completion of this Contract, or any part thereof any and all work actually performed by the Contractor shall become property of the WVDOH.
- 6. This Contract may be supplemented in writing in the event the scope and character of work provided for herein is materially changed due to substantially revised plans or additional work as may be required by the WVDOH. In such event, a Supplemental Contract covering only such revisions or changes as agreed upon by the Contractor and the WVDOH shall provide for equitable adjustments regarding the time of performance.
- 7. The Contractor warrants that it has not employed or retained any company or person, other than a bona fide employee working solely for the Contractor, to solicit or secure this Agreement, and has not paid or agreed to pay any company or person, other than a bona fide employee working solely for the Contractor any fee, commission, percentage, brokerage fee, gift, or any other consideration, contingent upon or resulting from this Agreement. Contractor represents and warrants to Company that its employees performing work hereunder will have sufficient expertise, training and experience to accomplish the work.
- 8. Any dispute concerning this Agreement including the work hereunder which is not otherwise disposed of by this Agreement, shall be decided by the WVDOH, subject only to an appropriate appeal to the West Virginia Legislative Claims Commission pursuant to the provisions of Chapter 14, Article 2 of the Code of West Virginia.
- 9. The Contractor assumes all risk of damage to its property and the property of others and injury or death to all persons and agrees to indemnify and save harmless the WVDOH, its officers, agents, and employees from any and all claims and losses occurring or resulting to any and all persons, firms or corporations furnishing work, services, materials or supplies in connection with the performance of this Contract, and from any and all claims and losses occurring or resulting to any person, firm or corporation who may be injured or damaged by the Contractor, Subcontractors or their respective agents and employees in the performance of this Contract.
- 10. The Contractor and its Subcontractors shall maintain records of material cost, direct salary, payroll additives, and other direct and indirect costs, and net fee used to support cost of the work and shall maintain all accounts, papers, maps, photographs, other documentary material, and any evidence pertaining to cost incurred, and shall make such materials available at its offices at all reasonable times during the contract period and for three (3) years after Federal Highway Administration final payment for the project, for inspection by the WVDOH, Federal Highway Administration, or any authorized representatives of the State or Federal Government, and copies thereof shall be furnished if requested. "Final Payment" refers to the date of final payment (reimbursement) of Federal Funds to the State with respect to the particular project. If a claim, investigation, or litigation is pending after what was assumed to be the final payment, the retention period will not begin until final settlement of the claim, investigations, or litigation.
- 11. The parties hereto agree that the Contractor, and any agents and employees of the Contractor, in the performance of this Agreement, shall act in an independent capacity and are not officers, employees or agents of the WVDOH.
- 12. This Contract may not be assigned, transferred or subcontracted, either in whole or in part, without the express written approval of the WVDOH.
- 13. Retainage: WVDOH may retain 2% of each invoiced amount as retainage until completion of all work to the satisfaction of the WVDOH.
- 14. No alteration or variation of the terms of this Contract shall be valid unless made in writing and signed by both parties hereto. No oral understanding or agreement not expressly incorporated in writing herein, shall be binding on any of the parties hereto.
- 15. The Contractor will maintain all information and reports required by applicable law and shall permit access to said information and reports, books, records, accounts, other sources of information, and its facilities as may be determined by the WVDOH or the Federal Highway Administration to be pertinent for audit and to ascertain compliance with this Agreement and applicable law. Where any information required of Contractor is in the exclusive possession of another who fails or refuses to furnish this information, Contractor shall so certify to the WVDOH or the Federal Highway Administration as appropriate and shall set forth what efforts Contractor has made to obtain the information.
- 16. This Agreement, including the Exhibits, constitutes the entire understanding and agreement of the parties with respect to its subject matter and supersedes all prior and contemporaneous agreements or understandings, inducements or conditions, express or implied, written or oral, between the parties.

Contract No.	

- 17. This Agreement shall be governed by and constructed in accordance with the laws of the State of West Virginia, without regard to its choice of law principles.
- 18. It is hereby expressly covenanted, agreed and understood by and between the parties hereto, that Contractor will immediately make payment and refund to the WVDOH for any and all overpayments made by said WVDOH to the Contractor under this Contract. WVDOH is given the right and authority to withhold any and all funds in its possession, belonging to, owed by, or which may be owed by it to the Contractor on any agreement or from any other source for the recovery of any overpayment made in connection with this Contract.
- 19. It is agreed by and between the parties hereto that in the performance of the terms, conditions and provisions of this Contract by the Contractor that time is of the essence.

IN WITNESS WHEREOF, the parties hereto have set their hands the day and year first hereinabove set forth.

Signature of Contractor

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION,
DIVISION OF HIGHWAYS

Recommended: Section Manager

Approved: (Use Current Name)

Deputy Secretary Department of Transportation Deputy Commissioner Division of Highways

CONTRACT No.:	CONTRACT Date:						
INVOICE FOR NEC	GOTIATIONS SERVICES	S RENDERED BY					
Name:							
Address:							
City:	State:		Zip:				
Phone No.:							
CLIENT: West Virginia Department Division of Highways Right of Way Division 1900 Kanawha Boulev Building 5, Room 820 Charleston, WV 25305	ard E.						
State Project No.:	Federal Project No.:		County:				
Parcel No. Hours X Rate = A	Amount Due	Remarks/Pena	enalty Reduction				
Total Invoice:	Total	Amount Due:					
	Date	Submitted:					
Signature of Contractor							
License/Certificate No.							
Approved By:	Date						

Submit One Signed Original for Payment Page $_1$ of $_1$

REQUEST FOR RATE QUOTATIONS From Individual Services Contractors

For

RELOCATION SERVICES

Effective XX-XX-XXXX through XX-XX-XXXX

PART A – Replacement Housing Supplement Calculations

Please provide your hourly rate quotation for the following type of assignment. Your hourly rate must include all costs, including expenses and overhead. If your office is not within the borders of West Virginia, you may only charge time from the point where you enter and leave West Virginia.

I propose to provide <u>Replacement Housing</u> Services for the West Virginia Division of Highways, Right o Way Division, at the following rate: \$ per hour.

PART B – Moving Cost Services
Please provide your hourly rate quotation for the following type of assignment. Your hourly rate must include all costs, including expenses and overhead. If your office is not within the borders of West Virginia, you may only charge time from the point where you enter and leave West Virginia.
I propose to provide <u>Moving Cost Services</u> for the West Virginia Division of Highways, Right of Way Division, at the following rate: \$ per hour.
Signature Date
Type or Print Name of Person Making Quotation

Contract No.	
Commact No.	

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

INDIVIDUAL SERVICES CONTRACT FOR REPLACEMENT HOUSING, PROPERTY MANAGEMENT AND/OR MOVING COST SERVICES

THIS CONTRACT	, made and entered into this	day of	, 20	by and between the WEST VIRGINIA
DEPARTMENT OF	TRANSPORTATION, DIVISION	OF HIGHWAYS, of Charleston	, West	Virginia (hereinafter referred to as "WVDOH")
and	residing at	in the City of		State of
(hereinafter referred	to as the "Contractor"). Services to	be rendered under this contract wil	ll be per	formed, in part, by the following individuals whose
qualifications are app	proved and of record with the WVDC	OH and are employees or associates	of the Co	ontractor in the performance of this contract.
	NAME			ADDRESS
		WITNESSETH:		
IT IS MUTUALLY	AGREED by and between the parties	s hereto as follows:		
12.11A, 12.11B, 12.1 below, in	11D, 12.11E, and 12.13 containing a County, on State Project	supported and documented estimate	of Repla and Fe	ing Forms RW 12.01, 12.01A, 12.03, 12.11, accement Housing Supplement on all parcels listed deral Project
	VVDOH, the Contractor shall appea ctor's opinion on each parcel. The v			t witness on behalf of the WVDOH to testify with ill be on a parcel by parcel basis.
	Parcel No.			
				d in 2 CFR 200.88, as amended by 41 U.S.C 1908. urement by Sealed Bid procedures", Revised 01-01-
(a) For a	for services rendered: and in consideration of the Services clude any and all costs or expenses in			
giving of depo	appearances in court or appeal hearingsitions on behalf of the WVDOH, the sts or expenses incurred by the Contract.	e Contractor shall be paid at the rate		ferences prior to trial or for the purpose of the per hour which shall include
	tements by the Contractor for payr by a "Time Report" (Form RW-TIM			shall be itemized on "Invoice" (Form RW 12.22) bmitted for payment.
variety of circ event it becom Section Mana	umstances. Experience has shown nes apparent to the Contractor that a	that the typical range of time require substantially greater amount of time ional time required and request aut	red is from the will be	ement Determinations varies widely depending on a om ten (10) to twenty (20) hours per parcel. In the required, Contractor shall stop work and advise the proceed. The Contractor shall stop work on the
	ntractor shall fully complete the Repl ad, properly completed documents no			uired and furnish to the WVDOH all files endar days after receipt for request from WVDOH.
	the Contractor. All documents and			hay, at its discretion, expressly grant in writing an d must be returned when the Replacement Housing
4. Except as	s modified herein or otherwise instru	acted, all Services shall be completed	d in com	pliance with the WVDOH Right of Way Manual, as

from time to time may be revised, other written guidelines as may be provided by WVDOH to Contractor from time to time, and shall at all times be performed in accordance with all applicable laws, regulations, orders, permits and ordinances, including without limitation, the provisions of 49 CFR Part 24, the Uniform Relocation Assistance and Real Property Acquisition for Federal and Federally-Assisted

Programs.

5. Termination of Contract:

- (a) The WVDOH shall have the right to terminate this Contract for any or no reason. Such termination notice shall be given by the WVDOH to the Contractor in writing by Certified Mail, Return Receipt Requested to the last known address of the Contractor at least thirty (30) calendar days proper to the date of termination. In such event, the WVDOH will be liable to the Contractor for only those Services which have been rendered prior to the date of notification of termination and which were performed by Contractor in accordance with the terms and conditions of this Agreement.
- (b) In the event of the termination by WVDOH of any or all of the work provided for under this Contract, the Contractor shall be paid for the particular parcels terminated in proportion to the Work and Services actually completed by Contractor in accordance with the terms and conditions of this Agreement on such parcel or parcels involved, as of the date of termination.
- (c) Upon termination or completion of this Contract, or any part thereof any and all work actually performed by the Contractor shall become property of the WVDOH.
- 6. This Contract may be supplemented in writing in the event the scope and character of work provided for herein is materially changed due to substantially revised plans or additional work as may be required by the WVDOH. In such event, a Supplemental Contract covering only such revisions or changes as agreed upon by the Contractor and the WVDOH shall provide for equitable adjustments regarding the time of performance.
- 7. The Contractor warrants that it has not employed or retained any company or person, other than a bona fide employee working solely for the Contractor, to solicit or secure this Agreement, and has not paid or agreed to pay any company or person, other than a bona fide employee working solely for the Contractor any fee, commission, percentage, brokerage fee, gift, or any other consideration, contingent upon or resulting from this Agreement. Contractor represents and warrants to Company that its employees performing work hereunder will have sufficient expertise, training and experience to accomplish the work.
- 8. Any dispute concerning this Agreement including the work hereunder which is not otherwise disposed of by this Agreement, shall be decided by the WVDOH, subject only to an appropriate appeal to the West Virginia Legislative Claims Commission pursuant to the provisions of Chapter 14, Article 2 of the Code of West Virginia.
- 9. The Contractor assumes all risk of damage to its property and the property of others and injury or death to all persons and agrees to indemnify and save harmless the WVDOH, its officers, agents, and employees from any and all claims and losses occurring or resulting to any and all persons, firms or corporations furnishing work, services, materials or supplies in connection with the performance of this Contract, and from any and all claims and losses occurring or resulting to any person, firm or corporation who may be injured or damaged by the Contractor, Subcontractors or their respective agents and employees in the performance of this Contract.
- 10. The Contractor and its Subcontractors shall maintain records of material cost, direct salary, payroll additives, and other direct and indirect costs, and net fee used to support cost of the work and shall maintain all accounts, papers, maps, photographs, other documentary material, and any evidence pertaining to cost incurred, and shall make such materials available at its offices at all reasonable times during the contract period and for three (3) years after Federal Highway Administration final payment for the project, for inspection by the WVDOH, Federal Highway Administration, or any authorized representatives of the State or Federal Government, and copies thereof shall be furnished if requested. "Final Payment" refers to the date of final payment (reimbursement) of Federal Funds to the State with respect to the particular project. If a claim, investigation, or litigation is pending after what was assumed to be the final payment, the retention period will not begin until final settlement of the claim, investigations, or litigation.
- 11. The parties hereto agree that the Contractor, and any agents and employees of the Contractor, in the performance of this Agreement, shall act in an independent capacity and are not officers, employees or agents of the WVDOH.
- 12. This Contract may not be assigned, transferred or subcontracted, either in whole or in part, without the express written approval of the WVDOH.
- 13. Retainage: WVDOH may retain 2% of each invoiced amount as retainage until completion of all work to the satisfaction of the WVDOH.
- 14. No alteration or variation of the terms of this Contract shall be valid unless made in writing and signed by both parties hereto. No oral understanding or agreement not expressly incorporated in writing herein, shall be binding on any of the parties hereto.
- 15. The Contractor will maintain all information and reports required by applicable law and shall permit access to said information and reports, books, records, accounts, other sources of information, and its facilities as may be determined by the WVDOH or the Federal Highway Administration to be pertinent for audit and to ascertain compliance with this Agreement and applicable law. Where any information required of Contractor is in the exclusive possession of another who fails or refuses to furnish this information, Contractor shall so certify to the WVDOH or the Federal Highway Administration as appropriate and shall set forth what efforts Contractor has made to obtain the information.
- 16. This Agreement, including the Exhibits, constitutes the entire understanding and agreement of the parties with respect to its subject matter and supersedes all prior and contemporaneous agreements or understandings, inducements or conditions, express or implied, written or oral, between the parties.

Contract	Nο	

Deputy Commissioner Division of Highways

- 17. This Agreement shall be governed by and constructed in accordance with the laws of the State of West Virginia, without regard to its choice of law principles.
- 18. It is hereby expressly covenanted, agreed and understood by and between the parties hereto, that Contractor will immediately make payment and refund to the WVDOH for any and all overpayments made by said WVDOH to the Contractor under this Contract. WVDOH is given the right and authority to withhold any and all funds in its possession, belonging to, owed by, or which may be owed by it to the Contractor on any agreement or from any other source for the recovery of any overpayment made in connection with this Contract.
- 19. It is agreed by and between the parties hereto that in the performance of the terms, conditions and provisions of this Contract by the Contractor that time is of the essence.

IN WITNESS WHEREOF, the parties hereto have	set their hands the day and year first hereinabove set forth.
	WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS
Signature of Contractor	Recommended: Section Manager
	Approved: (Use Current Name) Deputy Secretary Department of Transportat

				APPENDIX 7-
CONTRACT No.:		-	CONTRACT Date:	
INVOICE F	OR RELOCATION, MO	VING COST, OR P RENDERED BY		MENT SERVICES
Name:				
Address:				
City:		Sta	te:	Zip:
Phone No.:				
CLIENT:	West Virginia Department Division of Highways Right of Way Division 1900 Kanawha Boulev Building 5, Room 820 Charleston, WV 25305	ard E.	ation	
State Project No.:		Federal Project No.	:	County:
Parcel No.	Hours X Rate = A	Amount Due	Remarks/Pen	nalty Reduction

State Project No.:		Federal Project No.	.:	County:
Parcel No.	Hours X Rate = A	Amount Due	Remarks/Pena	lty Reduction
Total Invoice:			Total Amount Due:	
C: of the	of Control to		Date Submitted:	
_	e of Contractor			
License/Certificate No	0	<u></u>		
Approved By:			Date Approved:	

Submit One Signed Original for Payment Page $_1$ _ of $_1$ _

REQUEST FOR RATE QUOTATIONS From Individual Services Contractors

For

APPRAISAL / APPRAISAL REVIEW SERVICES

Effective XX-XX-XXXX through XX-XX-XXXX

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Please provide your hourly rate quotation for the following type of assignment. Your hourly rate must include all costs, including expenses and overhead. If your office is not within the borders of West Virginia, you may only charge time from the point where you enter and leave West Virginia.

enter and leave west virginia.		
I propose to provide <u>Technical Appraisal/Appraisal Review Services</u>	s for the W	est Virginia
Division of Highways, Right of Way division, at the following rate:	\$	per hour.
***********	* * * * * **	*****
PART B:		
Please provide your hourly rate quotation for the following type hourly rate must include all costs, including expenses and overhead.	of assignm	nent. Your
I propose to provide <u>Appraisal/Appraisal Review Services</u> for the Wo Highways, Right of Way division, at the following rate: \$	est Virginia per hour.	a Division of
Signature	Date	

Type or Print Name of Person Making Quotation

CHAPTER 8

PROPERTY MANAGEMENT SECTION

FORMS & EXAMPLES

Form No.	<u>Title</u>	Appendix No.
Form RW 8.05	Building Record	8-1
Form RW 8.10	Specifications	8-2
Form RW 8.10A	Release	8-3
Form RW 8.26	Rodent Control Report & Inventory	8-4
Example	For Sale at Public Auction	8-5
Form RW 8.12	Bill of Sale	8-6
Form RW 8.07	Minutes of Sale of Public Auction	8-7
Form RW 8.04	Receipt by Agent (Sale of Improvement)	8-8
Form RW 8.11A	Receipt of Bond (Public Auction)	8-9
Form RW 8.11B	Receipt of Bond (Retention)	8-10
Form RW 8.16A	Return of Bond (Public Auction)	8-11
Form RW 8.16B	Return of Bond (Retention)	8-12
Form RW 8.02	Right of Way Real Estate Inventory	8-13
Form RW 8.04A	Receipt by Agent (Sale of Excess Property)	8-14
Form RW 8.19	Highway Contract Demolition List	8-15
Form RW 8.24	Lease Receivable Invoice	8-16
WV-15	Request for Temporary Space	8-17
Form RW 8.23	Lease Invoice	8-18
Example	Circulation Request	8-19

Example	Disposition of Excess Right of Way – PM Appraisal Form	8-20
Form RW Checklist-PM	Property Management Checklist	8-21
Example	Right of First Refusal Letter	8-22
RMI-20	Request for Property Insurance (BRIM)	8-23
Example	Disposition of DOH Properties Brochure	8-24
Example	Municipal Annexation Approval Letter	8-25

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PAGE	OF

$\frac{\textbf{WEST VIRGINIA DIVISION OF HIGHWAYS}}{\textbf{BUILDING RECORD}}$

FEDERAL PROJECT NO.:		PARCEL:	
STATE PROJECT NO.:		COUNTY:	
OWNER:			
ADDRESS:			
LATITUDE (Decimal Degrees):	LONGIT	TUDE (Decimal Degrees):	
IMPROVEMENTS	DEMO NO.:		
ASBESTOS INSPECTION REQ.:		DATE REC.:	
RETENTION:		RETENTION VALUE: \$	
BOND: \$	BOND REC.:	BOND RET.:	
R/W CLEAR			
PUBLIC AUCTION:		MINIMUM BID: \$	
BILL OF SALE:		SALE PRICE: \$	
BOND: \$	BOND REC.:	BOND RET.:	
R/W CLEAR			
PURCHASER:			
ADDRESS:			
CITY:	STATE:	TELEPHONE:	
REMARKS			

$\underline{S} \ \underline{P} \ \underline{E} \ \underline{C} \ \underline{I} \ \underline{F} \ \underline{I} \ \underline{C} \ \underline{A} \ \underline{T} \ \underline{I} \ \underline{O} \ \underline{N} \ \underline{S}$

FOR REMOVAL OF BUILDINGS, STRUCTURES, EQUIPMENT, ORNAMENTAL TREES, SHRUBS, AND PLANTS

- These specifications apply to all work performed in connection with the removal or demolition
 of the improvements by a seller who retains said improvements, his employees, agents, or
 contractors.
- 2. A. It is hereby made a provision of this contract that no prohibitive discriminatory employment practices shall be engaged in by contractors and subcontractors with the West Virginia Department of Transportation, Division of Highways based on race, creed, color, religion, sex, disability, or national origin; and further that all Division of Highways' contractors and subcontractors shall be given written notice of their commitments under this clause to any labor union with which they have a collective bargaining or other agreements.
 - B. During the performance of this contract, the Seller for himself, assignees and successors in interest (hereinafter referred to as the "Seller") agrees as follows:
 - (1) <u>Compliance with Regulations</u>: The Seller will comply with the Regulations of the Division of Highways relative to non-discrimination in federally-assisted programs of the Division of Highways (Title 43, Code of Federal Regulations, Part 21, hereinafter referred to as the Regulations), which are herein incorporated by reference and made a part of this contract.
 - (2) <u>Non-discrimination</u>: The Seller with regard to the work performed and prior to completion of the contract work will not discriminate on the ground of race, color, or national origin in the selection and retention of contractors and subcontractors, including procurement of materials and leases of equipment. The Seller will not participate either directly or indirectly in the discrimination prohibited by Section 21.5 of the Regulations, including employment practices when the contract covers a program set forth in Appendix B of the Regulations.
 - (3) Solicitations for Contracts and Subcontracts, Including Procurements of Materials and Equipment: In all solicitations either by competitive bidding or negotiations made by the Seller for work to be performed under a contract or subcontract, including procurement of materials or equipment, each potential contractor, subcontractor or supplier shall be notified by the Seller of his obligations under this contract and the Regulations relative to non-discrimination on the ground of race, color, or national origin.
 - (4) <u>Information and Reports:</u> The Seller will provide all information and reports required by the Regulations or orders and instruction issued by the pursuant thereto, and will permit access to Seller's books, records, other sources of information, and other facilities of his as may be determined by the Division of Highways or the Federal Highway Administration to be pertinent to ascertain compliance with such Regulations, orders, and instruction. Where any information required, or a Seller is in exclusive possession of another who fails or refuses to furnish this information, the Seller shall so certify to the Division of Highways or the Federal Highway Administration, as appropriate, and shall set forth what efforts Seller has made to obtain the information.
 - (5) <u>Sanctions for Noncompliance</u>: In the event of the Seller's noncompliance with the nondiscrimination provisions of this contract, the Division of Highways shall impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to:
 - (a) withholding payments to the Seller under the contract until the Seller complies (or forfeits bond hereinafter provided for); or

- (b) cancellation, termination, or suspension of the option or bill of sale, in whole or in part.
- (6) <u>Incorporation of Provisions</u>: The Seller will include the provisions of paragraphs 1 through 6 in every contract or subcontract, unless exempt by the Regulations, orders, or instructions issued pursuant with respect to any contract or subcontract or procurement as the Division of Highways or the Federal Highway Administration may direct as a means of enforcing such provisions including sanctions for noncompliance: Provided, however, that in the event a Seller becomes involved in, or is threatened with litigation with a contractor, subcontractor, or supplier as a result of such direction, the Seller may request the State to enter into such litigation to protect the interests of the Division, and in addition, the Seller may request the United States to enter into such litigation to protect the interests of the United States.
- 3. The Seller hereby agrees, covenants and binds himself to remove the improvements from the right of way and not to locate same on any other current road project.
- 4. The Seller must remove all combustible materials from the right of way and leave the area in a neat condition.
- 5. The Seller must slope basement walls to prevent a danger to the community.
- 6. Basement floors must be cracked or broken in such a manner as to let water drain through to prevent a danger to the community.
- 7. No chimneys or other walls above ground shall be left standing but shall be knocked down to ground level.
- 8. The Seller is responsible for obtaining all necessary permits and conforming to the necessary State and local regulations; such as State permits to move the buildings on the public highways, local zoning and ordinance regulations and any other rule or regulation that may be applicable.
- 9. The building and all other improvements on the parcel are to be removed under the option unless otherwise indicated.
- 10. The Seller agrees to post cash security in the amount of \$______, which shall be forfeited as liquidated damages should Seller breach any of these specifications or fail to remove the improvements within the time specified in the option.
- 11. It is further agreed between the parties hereto that the West Virginia Department of Transportation, Division of Highways shall not be held liable for any accident involving property damage or injury to any persons resulting from the removal of the hereinbefore described improvements.

Signature	Date

RELEASE (RETENTION)

, hereby releases the West Virginia
from any and all responsibility and liability
e and/or contamination resulting from the
the above referenced project and parcel.
ia Department of Transportation, Division
ing from the removal and disposal of said
cable laws, rules and regulations enacted or
e of West Virginia and any department or
ged before me this day of
·
 Public
1

RODENT CONTROL REPORT AND INVENT	FORY	DISTRICT	
		PROJECT	
		PARCEL	
		COUNTY	
DATE OF POSSESSION	STRUCTURE	INTACT: YES	NO
DATE OF INSPECTION		RODENT INFEST	ATION
	YES	NO	
	YES_	NO	
	BAIT REPLACEMENT		
<u>DATE</u>		<u>PL</u>	<u>ACE</u>
REMARKS:			
araw wyp.		m	

FOR SALE AT PUBLIC AUCTION BY THE WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

The West Vi	rginia Department o	of Transportation, Di	vision of Highways will	offer for sale by public
auction, beginning	g at(Time)	(Da	te), at the location and pa	rcel first listed below, and
continuing and m	oving from parcel to	parcel in the order lis	ted herein, the following	buildings or structures and
appurtenance ther	reunto, belonging on	Project No	,	_ County, West Virginia.
			5.5.5.55	
		FORMER	PARCEL	MINIMUM
<u>DESCRIPTION</u>	<u>ADDRESS</u>	<u>OWNER</u>	NO	BID

TERMS OF SALE: Full bid amount must be paid in the form of a certified or cashier's check or money order made payable to the West Virginia Department of Transportation, Division of Highways, no later than the next banking day after the public auction.

Removal or demolition must be in strict accordance with the West Virginia Department of Transportation, Division of Highways' Specifications and proposed Bill of Sale. Copies of Specifications and Bill of Sale will be available at the site prior to the time of sale. Purchaser will be required to sign an Asbestos Containing Materials (ACM) release of liability at time of sale.

The West Virginia Department of Transportation, Division of Highways reserves the right to reject any and all bids. Full bid money will be returned on any bid not accepted within 15 days. All improvements must be removed from the project and work completed in the project area within 30 days from the date of delivery of the Bill of Sale.

A performance bond in the amount to be announced at the time of sale will be required of the highest bidder on each parcel.

The West Virginia Department of Transportation, Division of Highways, in accordance with the provisions of Regulations of the U.S. Department of Transportation (49 C.F.R., Part 21) issued pursuant to the Civil Rights Acts of 1964, hereby notifies all bidders that it will affirmatively ensure that the contract entered into pursuant to the advertisement will be awarded to the highest responsible bidder without discrimination on the grounds of race, religion, color, national origin, sex, or disability.

The West Virginia Department of Transportation, Division of Highways further notifies all bidders that any instrument executed by the Department pursuant to this advertisement will contain provisions in compliance with the Civil Rights Act of 1964 (78 Stat. 252) and the regulations of the U.S. Department of Transportation (49 C.F.R., Part 21) issued pursuant to such act.

Any improvement not sold on the aforesaid date will be re-offered on each succeeding ______
thereafter, until sold or otherwise removed from said project.

An employee of the West Virginia Department of Transportation, Division of Highways, or a member of the immediate family of an employee, or anyone acting directly or indirectly for an employee of the West Virginia Department of Transportation, Division of Highways, may not participate in this sale.

]	PROJECT	
]	PARCEL	
			COUNTY	
	<u>B</u>	ILL OF SALE		
THIS BILL O	OF SALE, made this	day of		, by and between
		, party of t	he first part, and the	e WEST VIRGINIA
DEPARTMENT OF T	RANSPORTATION, DIV	ISION OF HIGHWAY	YS, party of the seco	nd part.
WHEREAS, the	ne party of the second part	t has acquired from		,
land for highway purpo	oses on which the following	ng described improvem	ent(s) are located:	
and all appurtenances	hereunto belonging, inclu	ding but not limited to	shrubbery.	
WHEREAS, the	ne party of the second part	t has caused the above-	described improvem	ents to be advertised
and offered for sale at	public auction as required	by law, and		
WHEREAS, the	ne party of the first part bi	d the sum of	Dollar	rs (\$),
which was the highest	bid received at said auction	on held	. (Date/Loc	cation)
NOW, THER	EFORE, THIS AGRE	EMENT AND SALI	E WITNESSETH:	That for and in
consideration of	Doll	ars (\$), the receip	ot of which is hereby
	est Virginia Department			
_	id improvement(s) unto the	_		
It is expressly a	agreed between the parties	s hereto that for the con	sideration mentione	d above, the party of
	ereby covenant and agi			
•	l improvement(s) within			
•	s own risk and expense in	•	•	
	referred to and made a j		_	
	ecifications or fail to rea			
•	he West Virginia Departn	•	•	
	ance bond submitted under	-	_	-
as liquidated damages.		Z J		,
1	reed between the parties	hereto that the West	Virginia Departmer	nt of Transportation.
_	shall not be held liable			-
-	the removal of the herein	•		gj,,
	est part further affirms th	•		ginia Department of
•	on of Highways, or a men			-
•	rectly for any employee of			
Highways, in this sale.		I the Treat The Billion D.	, p w. v 21	01 000
	WHEREOF, party of th	e first part has for him	iself signed his nam	ne to this agreement
	Department of Transport	-	_	_
by its Director of the R	-	arion, 217181011 of Tingi	in ays, has eaused h	is name to be signed
Purchaser		- Witi	ness	-
1 dicitated	Date	¥¥ 1U	.1000	
Director, Right of Way	Date Division			

MINUTES OF SALE OF PUBLIC AUCTION PROPERTY MANAGEMENT

PROPERTY MANAGEMENT	DISTRICT				
	COUNTY				
	PROJECT / AUTH.				
DATE OF SALE					
RETENTION VALUE ESTIMATE					
MINIMUM BID					
FORMER OWNER					
ADDRESS					
NUMBER OF BIDDERS AND/OR SPECTATO	RS PRESENT				
DOCUMENTATION READ					
QUESTIONS					
ANSWERS					
BIDDING OPENED (Time)					
BIDDING CLOSED (Time)					
SOLD: YES NO					
RE-OFFER					
PURCHASER'S NAME					
ADDRESS					
TELEPHONE NO					
AMOUNT OF BID					
AMOUNT OF BOND					
	CLERK				

	NAME OF BIDDER	AMOUNT OF BID	ADDRESS
1			
2			
3			
4			
5			
6			
7			
8			
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			

			D	ISTRICT	
RECEIPT BY AGENT SALE OF IMPROVEMENTS			= P	ROJECT	
PROPERTY MANAGEMENT			= P	ARCEL NO.	
			C	COUNTY	
As a result of the Publi				<u> </u>	
structures located on the such auction was					
whose	addr				is
					, and
whose high bid Dollars					
evidenced by					
(cashier's check, certified	check	or mone	y order	No.	
dated	, mac	de payak	ole to t	the West	Virginia
Department of Transportation	, Divi	sion of	Highwa	ys.	
			ORTATIO	DEPARTME: N, DIVISI	
		Ву			

State of West Virginia County of _______, to-wit: ________, after first being duly sworn, depose and say that I am the high bidder on the above structure(s) located on the subject parcel at the aforesaid public auction and that the above receipt is true and correct, and that I am not an employee of the West Virginia Department of Transportation, Division of Highways, or a member of the immediate family of an employee, and that I am not acting directly or indirectly in this matter for an employee of the West Virginia Department of Transportation, Division of Highways. Taken, subscribed and sworn to before me this ____ day of

______, 20_____.
My commission expires _____.

Notary Public

RECEIPT OF BOND (Public Auction) PROPERTY MANAGEMENT	DISTRICT
	PROJECT
	PARCEL NO
	COUNTY
As a result of Public Auction of build:	ings and structures located on the
above parcel, held on	, the highest
bidder was	
Address	
Telephone No	
RECEIPT IS HEREBY ACKNOWLEDGED of the :	sum of
Dollars (\$), evidenced by	
(Cashier's check, certified check or mo	oney order) No
DatedPayable	e to West Virginia Department of
Transportation, Division of Highways,	as a Performance Bond and which sum
shall be forfeited in case of fail	lure by the bidder to remove the
structures from said Parcel within _	days from the date of
delivery of Bill of Sale.	
WEST V	VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS
BY _	
	Right of Way Agent for the Division of Highways
DATI	Ξ
DIII	

RECEIPT OF BOND (Retention)	DISTRICT				
PROPERTY MANAGEMENT	PROJECT				
	PARCEL NO				
	TANCEE NO.				
	COUNTY				
As a result of negotiation o	n the,				
TELEPHONE NO					
has retained the following improve	<pre>rement(s):</pre>				
being dated	chat certain Option and/or specifications Receipt is ded by				
bond for the removal of the about shall be forfeited in the event	ansportation, Division of Highways, as a ove-mentioned improvement(s) and which sum of failure by the owner to remove same days, in accordance with the terms pecifications dated.				
	WEST VIRGINIA DEPARTMENT OF TRANS- TRANSPORTATION, DIVISION OF HIGHWAYS BY				
	Right of Way Agent				
	DATE				

RETURN OF BOND (Public Auction)	DISTRICT				
PROPERTY MANAGEMENT	PROJECT				
	PARCEL NO				
	COUNTY				
This is to certify, and I do hereb	y acknowledge the return to me of				
No	in the amount of				
DOLLARS, (\$), which	I tendered to the West Virginia				
Department of Transportation,	Division of Highways, or				
, 20, as a p	performance bond to remove certain				
structures from the above mentioned pro	ject and parcel in accordance with				
the terms set forth in the st	candard Bill of Sale, dated				
PURCHAS	SER				
ר א דב					

RETURN OF BOND (Retention)	DISTRICT				
PROPERTY MANAGEMENT	PROJECT				
	PARCEL NO				
	COUNTY				
This is to certify, and I	do hereby acknowledge the return to me of				
No	in the amount of				
DOLLARS, (\$)	, which I tendered to the West Virginia				
Department of Transportat	ion, Division of Highways, on				
, 20	_, as a performance bond to remove certain				
structures from the above mention	oned project and parcel in accordance with				
the terms set forth in	the Option and Specifications dated				
, 20	·				
	FORMER OWNER				
	DATE				

WEST VIRGINIA DIVISION OF HIGHWAYS RIGHT OF WAY REAL ESTATE INVENTORY PROPERTY MANAGEMENT REPORT

~ GENERAL INFORMATION ~

	P.M.	NUMBER:	STA	ΓUS:		
	To b	e filled out by Central Office PM Se	ction To be	e filled out by C	entral Office PN	1 Section
STATE PROJECT NUMBER		FEDERAL PROJECT NUMBER		cc	DUNTY	
DISTRICT/COUNTY NUMBER		PARCEL NUMBER		PLAN SHI	EET NUMBER	
TOTAL AREA (SF/AC)		TOTAL CONSIDERATION		FEDERAL	AID PERCENT	
PRESENT USE CODE		CURRENT APPRAISED VALUE		APPRA	ISAL DATE	_
ROUTE NUMBER		STREET/LOCALE		ZIP	CODE	<u> </u>
LATITUDE (Decimal Degrees)		LONGITUDE (Decimal Degrees)				_
GRANTOR NAME	CONV. DATE	~ CONVEYANCES ~ AREA (SF/AC)	AMOUNT	воок	PAGE	HOW
		~ IMPROVEMENTS ~				
ITEM		DESCRIPTION			CODE	SIZE (SF/AC)
COMMENTS:						
SUBMITTED BY:		DATE:	COPY FORW	ARDED TO T	REVIEWED AN HE ENGINEER O THE PROJEC	ING
DISTRICT PROPERTY MANAGER			PLANS, IF A	PPLICABLE		
DISTRICT RIGHT OF WAY MANAGE		DATE:		Date	Property Ma	nager

The following is a general outline of the form and the specific information that is needed on each section - Every field is required when filling out this form. If certain information is not available, please put a justification as to why the information is missing in the comments section at the bottom.

PLEASE NOTE: You must provide a copy of the recorded deed, copy of the plan sheets, and a copy of the Statement of Just Compensation/Waiver Valuation or Administrative Settlement Documentation and any pertinent information related to this Real Estate Inventory submission.

GENERAL INFORMATION SECTION:

- STATE PROJECT NO. Project Number as it appears on the RW3 Plans
- FEDERAL PROJECT NO. When applicable
- COUNTY Required Field
- <u>DISTRICT/COUNTY NO</u>. Please use the district and county number.
 - Example: 0431 = District 4, Monongalia County
- PARCEL NO. Parcel Number from RW3 Plans
- PLAN SHEET NO. Plans Sheet Number(s) for the parcel acquired
- TOTAL AREA (SF/AC) Total Area we acquired for this parcel as it reads on the Deed
- TOTAL CONSIDERATION Total Consideration from Deed
- FEDERAL AID PERCENT When applicable
- PRESENT USE CODE Required Field
 - o Please use one of the following codes:
 - 01 District Headquarters
 - 02 County Headquarters
 - 03 Sub-Headquarters
 - 04 Vacant Land
 - 05 Rest Area/Roadside Park
 - 06 Stone Quarry/Chert Pit/Radio Tower
 - 07 Uneconomic Remnant
- CURRENT APPRAISED VALUE Value from Statement of Just Compensation or Waiver Valuation Form
- <u>APPRAISAL DATE</u> Date from Statement of Just Compensation or Waiver Valuation Form
- ROUTE NUMBER Required Field
- STREET/LOCALE Required Field
- ZIP CODE Required Field
- <u>LATITUDE</u> (Decimal Degrees) Required Field
- LONGITUDE (Decimal Degrees) Required Field

CONVEYANCE SECTION:

- GRANTOR NAME Name as it reads on the Deed
- CONVEYANCE DATE Date as it reads on the Deed
- AREA (SF/AC) Area as it reads on the Deed
- AMOUNT Amount paid for this conveyance
- BOOK Required Field
- PAGE Required Field
- HOW How it was acquired

IMPROVEMENTS SECTION:

- ITEM Item Number associated with the improvement type
- DESCRIPTION Description/Name of Improvement
- <u>CODE</u> Improvement Code
- SIZE (AC/SF) Area of Improvement

COMMENTS SECTION:

Please provide any additional information for this Real Estate Inventory Submission.

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION

DIVISION OF HIGHWAYS DISTRICT ____ RECEIPT BY AGENT SALE OF EXCESS PROPERTY COUNTY PROPERTY MANAGEMENT PM NO. ____ AUTH NO. ____ As a result of the Public Auction held on the ____ day of $_{}$, 20 $_{}$, for the property and/or property rights located at_____ the high bidder was: PHONE NO. _____ AMOUNT PAID ____ RECEIPT IS HEREBY ACKNOWLEDGED OF THE SUM OF _____ Dollars, (\$_____), payment in full for said land as _ No. _ evidenced by (cashier's check, certified check or money order) ____, made payable to the West Virginia Department of Transportation, Division of Highways. Title AFFIDAVIT State of West Virginia County of _____, to-wit: _____, after first being duly sworn, depose and say that I am the high bidder on the above property at the aforesaid public auction and that the above receipt is true and correct, and that I am not an employee of the West Virginia Department of Transportation, Division of Highways, or a member of the immediate family of an employee, and that I am

Highways. Taken, subscribed and sworn to before me this day of _____, 20____. My commission expires _____.

not acting directly or indirectly in this matter for an employee of the West Virginia Department of Transportation, Division of

Notary Public

HIGHWAY CONTRACT DEMOLITION LIST

RIGHT	OF	WAY	PROJECT	NO.	:			COT	JNTY _		
S	State	e									
F	Teder	ral _									
CONST	RUCT	ION	PROJECT	NO.							
Parce	l No	<u>•</u>	Statio	on_	Side	Type	of Imp	roveme	<u>nt</u>	<u>Item</u>	

LEASE RECEIVABLE INVOICE

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS 1900 KANAWHA BOULEVARD EAST BUILDING 5, ROOM 820 CHARLESTON, WEST VIRGINIA 25305-0430

		DATE:
TO: FROM: LESSEE:	Finance Division Right of Way Division	OBJ. CODE: P or N:
		DIVOIGE NO.
	OCATION:	
RENT PE	ERIOD:	RENT DUE:
AMOUNT	TO BE BILLED:	
		Division Property Manager

(WV-15) REQUEST FOR TEMPORARY SPACE

INSTRUCTIONS: If you answer "no" to ALL of the following questions, DOA's Real Estate Division approval is not required. Attach a copy of this form to the invoice for processing through the Auditor's Office. However if the answer is "yes" to ANY of the questions listed below, this form must be submitted at least one month prior to the requested date of use to the following address:

WW Real Estate Division 1124 Smith Street, Suite B100 Charleston, West Virginia 25301

4) Is there any kind	of rental agreement,	contract, etc. to be	nt or use during the fise signed by the agency arevoked by the DOA	?* Yes No
*If you answer "yes	" then you must atta	ch a copy of the ag	greement along with a	signed WV-96 to this form
Type of space:	(example, conferen	ce room, auditoriu	um, etc.)	
Date(s) of Use:				
Rent to be paid to:	(Vendor)			
Cost for Use of Spac	e:			
Purpose:				
Agency Contact:			Phone Number:	
Name and Address of	of Spending Unit:			
certify that, to the	best of my knowledge	e, suitable rent-free	e space is not available	on the date(s) and for the
purpose stated above	· ·	,	_	()
By		Title		Date
		APPROVED I	BY:	
		Data		

Real Estate Division use only

LEASE PAYABLE INVOICE

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS 1900 KANAWHA BOULEVARD EAST BUILDING 5, ROOM 820 CHARLESTON, WEST VIRGINIA 25305-0430

				DATE:		
FROM: _	(Le	ssor)				
_						
	(Ad	dress)				
				LEASE D	ATE	
то.	MECT 17	TDOTNIA DIVICION OF II		LEASE	NO	
TO:	MEDI V	IRGINIA DIVISION OF H	IGHWAIS	INVOICE N	NO	
		, West Vi	irginia			
LOCA	TION	DESCRIPTION		ENT RIOD	AMOUNT RENT DUE	
		Total Rent Due		\$		
		Miscellaneous Charges	5			
		(Documentation Attac		\$		
		Total Rent & Miscella:	neous Ch	arges \$		
			1,000			
LESSOR	Sig	gnature	APPRO	VED BY	Signature	
		cle		_	Title	
-	SSAN					

Form RW 8.23 (Rev. 10/2018)

CIRCULATION REQUEST

	N or P PM FILE NO
PARCEL NO	COUNTY
JOINT-USE LEASE SALE SIMI FHWA APPROVAL REQUIRED: YES 1	PLIFIED AUTHORIZATION NO
rnwa Approval ReQuired: 165 1	NO
1	REQUESTED BY
NAME	
	DATE OF REQUEST
	-
PROPI	ERTY INFORMATION
USE	
	MTY MAP, DEED or FINAL ORDER, PLAN SHEET
	e subject property) Abutting Owners' Deeds,
Letter of Request and Tax Receipt:	s of Applicant.
LATITUDE (Decimal Degrees)	
LONGITUDE (Decimal Degrees)	
COMMENTS	
ASSEMBLAGE	
RECOMMENDATION BY	/ DISTRICT RIGHT OF WAY AGENT
DATE	APPROVE/REJECT
DIS	STRICT APPROVAL
DISTRICT ADMINISTRATOR	
DISTRICT ENGINEER	
MAINT. ENGINEER	
CONST. ENGINEER	
TRAFFIC ENG	
DI(1001 DI(0.	ALLIOVE/ NEOFCI
DATE TO CENTRAL OFFICE	
	PROPERTY MANAGER
	DISTRICT AGENT

PROPERTY MANAGEMENT DISPOSITION REPORT

The following is a general outline of the form and the specific information that is needed on each request.

- 1. PROJECT When applicable.
- 2. N or P Non-participating or Participating (strike out inapplicable label).
- 3. P.M. FILE NO. assigned after received in Central Office.
- 4. PARCEL NO. When applicable.
- 5. COUNTY Name.
- 6. JOINT USE, LEASE, SALE, SIMPLIFIED Circle applicable label.
- 7. MAGISTERIAL DISTRICT What district the request is located in.
- 8. NAME Applicant (please identify names of people authorized to sign for lease, when applicable).
- 9. ADDRESS Applicant.
- 10. TELEPHONE Applicant's or their agent's telephone number.
- 11. DATE OF REQUEST Date received in District.
- 12. USE Purpose of request (beautification, parking, access, etc.)
- 13. ATTACHMENTS Checklist for submission of request to Central Office (photographs, county maps, deed or final order, plan sheet.)
- 14. COMMENTS A brief description of the subject property highlighting topography, drainage (existing or proposed), utilities present, sight distance, permits, any additional comments may be attached if there is not enough space provided.
- 15. ASSEMBLAGE Statement concerning contiguous parcels.
- 16. DATES Dates to the District Engineer, Maintenance Engineer, Construction Engineer.
- 17. APPROVAL/REJECT Circle applicable label and list date received.
- 18. DATE TO CENTRAL OFFICE Date submitted.
- 19. DISTRICT AGENT Appropriate signature.

Disposition of Ex	cess Right of Way 2018 (7-1-19 to 6-30-20)	
Using a return rate of :	7.50%		
Appraisal Date:	7/19/2019	Input allowed in Blue Cells only	
APPLICANT:		PM #	_
			\dashv
County:		Project	
Comparable #1: Abut	ter or Applicant		
Mag. District:		1	
Map:		-	
Parcel:		-	
i dioci.	Land or Lot Size:		
	Land Appraisal:		
		foot	
Commonable #0 / if No	Price per acre/square f	-	
Comparable #2 (if Ne			
Mag. District:			
Map:			
Parcel:			
	Land or Lot Size:		
	Land Appraisal:		
	Price per acre/square f	foot: -	
Comparable #3 (if No			
. Mag. District:	•		
Map:			
Parcel:			
i dioci.	Land or Lot Size:		
	Land Appraisal:		
		fact	
	Price per acre/square f	-	
Excess Parcel La	nd Value:		
	Daniel dine.		
	Parcel size:		
	Price per acre/sq. ft.		
	Parcel value:	\$0	
Lease Value:			
	Parcel value:	\$0	
	Return rate:	7.50%	
	Annual lease amoun		
	7		
Comments:			
oomments.			
Annroyed:		Date	

PROPERTY MANAGEMENT REQUEST CHECKLIST

PM Number State Project		Lease Number			
			DOH District	Parcel	
Fed	Federal Project			County	
	itude (Decimal Degrees)			(Decimal Degrees)	
		CI	HECKLIST		
	<u>ITEMS</u>			<u>COMMENT</u>	<u>rs</u>
	Letter of Request	Date:			
	Letter to Property Owner				
	Deed from Property Owner				
	DOH Deed of Acquisition				
	Plan Sheet				
	Property Info. Sheet				
	Request Sent to C/O for Cir	c. Date:			
	Deed Prepared	Date:			
	Amount:	<u></u>			
	Deed Recorded	Date:	<u> </u>		
	Deed Book Page				
	Request Revised	Date:			
	Acknowledged Revision				
	Tax Receipts				
	County Map with Location	Marked/GPS Locat	ion		
	Pictures				
	Request Circ. In District	Date:			
	Appraisal Received				
	Check Received	Date:			
	File Closed	Date:			
	Date WVDOH Acquired	Date:			
	Acquired as Project R/W	Yes No			
	Note: Anything NOT acqui	red as project R/W			
	MUST be sold at Public Aud	ction			
C^1	1 D				
Clo	sed By:				
Dis	trict Agent:		Date Complet	ed:	
Sig	nature:				
_	-				

USE CURRENT LETTERHEAD

EXAMPLE OF FIRST RIGHT OF REFUSAL LETTER

		Date
RE:	Right of First Refusal Project No.: PM File No.:	County
To Whom It	May Concern:	
refusal to p Transportat which the W The waive the ri the West Vi (Please check YES, desire	ourchase/lease property ion, Division of Highwa / est Virginia Commission undersigned understand ght of first refusal to purginia Commissioner of k the appropriate box be I am interested in the e to exercise my/our resty located at	wledge the receipt of notification of the right of first now owned by the West Virginia Department of tys, located at
NO, l not d propo	I am not interested in th lesire to exercise my/out erty located at Division of Highways an	te property to be sold/leased. I/We the undersigned do r right of first refusal to purchase/lease the abutting , now owned by d intended to be sold/leased by the Commissioner of
		Very truly yours,
		Name
		Address

State of West Virginia Request for Property Insurance

Use tab or arrow keys to move from field to field

Entity request insurance:

Entity Division: Structure #:

City: Zip: County:

Latitude (Decimal Degree): Longitude (Decimal Degree):

Date Acquired:

Structure Owner: Choose an item.

If not owned, Is the Entity responsible for Insurance?

Incorporated Area? Choose an item.

Structure Type: Choose an item. **If Other, specify:**

Structure Use: Choose an item. Sprinkler System: Choose an item.

Year Constructed:

Town fire protection class:

Construction type (See definitions below): Choose an item.

- 1. Fire Resistive Built with noncombustible materials protected with maximum fire proofing.
- 2. Semi Fire Resistive Noncombustible materials providing at least one year of fire resistance.
- 3. Brick Built with noncombustible materials but lacking the fire proofing of item #2
- 4. Heavy Timber Support 10 by 6-inch beams, 8-inch columns, and 4-inch floor planking (min.)
- 5. Masonry-Brick-Stone-Concrete self-supporting walls with wood or steel floor supports
- 6. Frame Built of light wood or steel of low fire resistance including brick veneer.
- 7. Other

If other, specify:

Number of owned elevators:

Basement: Choose an item. If yes, is basement finished: Choose an item.

Number of floor levels, including basement:

Area of structure* ft2:

*If Building is owned, enter the accumulated gross square feet (outside dimension of each floor level, including the basement). If leased, enter the actual square feet under the lease agreement.

Describe any alarm system: Choose an item.

Type of heating: Choose an item. If Other, specify:

Has location been subject to past flood damage? Choose an item. Exposure to Underground Coal Mine Subsidence? Choose an item.

Insurance Amount: Building: \$Contents: \$

Does location produce revenue? Choose an item. If yes, source:

Estimated annual revenue: \$

Individual completing request: Phone#

Comments:

Board Use Only	
Dept.#	
Div.#	
Loc.#	
SPC:	



Disposition of Division of Highways Property

TABLE OF CONTENTS

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Sale Procedure	4
Lease Procedure	6
Federal Aid Projects	7
Commercial & Industrial Development	7
In Conclusion	7
District Addresses & Telephone Numbers	8-10

District Nine

146 Stonehouse Road

Lewisburg, WV 24901

Telephone: (304) 647-7450 Fayette, Greenbrier, Monroe, Nicholas, Summers Counties

District Ten

270 Hardwood Lane

Princeton, WV 24740

Telephone: (304) 487-2155

McDowell, Mercer, Raleigh, Wyoming Counties

District Four

PO Box 4220

Clarksburg, WV 26302

Telephone: (304) 842-1551

Doddridge, Harrison, Marion, Monongalia, Preston, Taylor Counties

District Five

PO Box 99

Burlington, WV 26710

Telephone: (304) 289-3521

Berkeley, Grant, Hampshire, Hardy, Jefferson, Mineral, Morgan

Counties

District Six

1 DOT Drive

Moundsville, WV 26041

Telephone: (304) 843-4041

Brooke, Hancock, Marshall, Ohio, Tyler, Wetzel Counties

District Seven

PO Box 1228

Weston, WV 26452

Telephone: (304) 269-0400

Barbour, Braxton, Gilmer, Lewis, Upshur, Webster Counties

District Eight

PO Box 1516

Elkins, WV 26241

Telephone: (304) 637-0215

Pendleton, Pocahontas, Randolph, Tucker Counties

Disposition of West Virginia Department of Transportation Division of Highways Property

INTRODUCTION

If you are thinking of purchasing or leasing property from the West Virginia Department of Transportation, Division of Highways, you should know the procedure by which a sale or lease of Highways' owned property takes place. This pamphlet is designed to assist you in making your request and in understanding the rules and regulations governing our real estate disposition. Should you have any questions after reading the pamphlet, please contact the District Right of Way Agent in the local District Office having jurisdiction over the county in which the property you wish to purchase or lease is located. The address and telephone number of each District Office together with a list of counties located in that District may be found on the last three pages of this booklet. All sales and leases are conducted in compliance with West Virginia Code 17-2A-19 and the Code of State Rules 157 – Series 2.

A request to purchase or lease property owned by the Division of Highways should be addressed in writing to the District Engineer/Manager in which the real estate is located. In making this request you should include a sketch showing the boundaries of the property, a copy of your deed and tax ticket, and contact information, i.e. address, telephone number and/or email. It will simplify our records search if you can provide location data such as the address of the property or its distance from the nearest major road junction. In order to determine the feasibility of the proposed sale or lease from the standpoint of the Division of Highways, we also need to know the use for which the property is being purchased.

Before making a formal written request, we recommend that you contact the District Right of Way Agent who can assist you in providing the data we need. The District Agent may also be able to advise you immediately if a particular property cannot be made available for sale or lease.

GENERAL INFORMATION

Upon receiving a written request to consider disposition of property owned by the Division of Highways, the District Engineer/ Manager first asks the District Right of Way Agent to determine that the Division does indeed own the property in question. The District Right of Way Agent may also contact you for further details concerning the proposal and for information concerning the use to be made of the property. When the Agent has established that the Division does own the property in question and is fully aware of the total proposal, the District Engineer/Manager is advised of the findings and he/she then reviews the proposal with the Assistant District Engineers for Maintenance, Construction, Design and Traffic to determine whether the proposed use would have any effect on the operations of their particular branches of the Division of Highways. If the above mentioned Engineers find no detrimental effect in the proposal and the District Engineer believes it to be in the public-interest, the request is forwarded to the Director of the Right of Way Division in the Central Office in Charleston. The Director of the Right of Way Division, through the Division Property Manager, reconfirms ownership and prepares to submit the proposal to various other Divisions for their review and comment. The Division Property Manager or the Right of Way Director also will often check the site in question to be sure that there is complete understanding as to its location and existing condition.

If for any reason the proposed sale or lease is rejected, proper notice in writing will be furnished to you immediately.

Central Office Property Management

1900 Kanawha Boulevard, East Charleston, WV 25305-0430 Telephone: (304) 558-2822

District One

1334 Smith Street Charleston, WV 25301

Telephone: (304) 558-3021

Boone, Clay, Kanawha, Mason, Putnam Counties

District Two

PO Box 880

Huntington, WV 25712

Telephone: (304) 528-5635

Cabell, Lincoln, Logan, Mingo, Wayne Counties

District Three

624 Depot Street

Parkersburg, WV 26101

Telephone: (304) 420-4725

Calhoun, Jackson, Pleasants, Ritchie, Roane, Wirt, Wood Counties

If the property which is the subject of the proposal is part of the National Highway System, before the Division of Highways may proceed with disposition, the proposal must be submitted to the Division Administrator of the Federal Highway Administration in Charleston. This is normally done as soon as the State Highway Engineer has authorized the sale or lease. Before concurring in the proposal, the Division Administrator may have an engineer on his staff review it. This review often includes a trip to the site for a firsthand view of the property.

If the Division Administrator is satisfied that the proposal is in the public interest, he so advises the Commissioner of Highways after which the mechanics of the sale or lease, as outlined above, are initiated.

COMMERCIAL AND INDUSTRIAL DEVELOPMENT

Requests for large areas of property owned by the Division of Highways for use as commercial or industrial development should be made through the Economic Development Office of the Division of Highways at (304) 558-9211.

IN CONCLUSION

The Division of Highways rarely buys property in excess of its normal highway needs; therefore, a careful study is made of each proposal for disposition to be sure that present and future highway operations will not be adversely affected. Because of the necessity for obtaining recommendations from a large number of Division of Highways personnel, the time required from receipt of a request to disposition is approximately 12 to 16 months.

If the proposal involves a sale, the price will be the appraised value of the property as established and approved by the Central Office Appraisal Section, plus a nominal administrative cost(s) of processing requests by the Division of Highways.

If the proposal involves a lease, the rental rate will be the fair market rent of the property as established by the Central Office Appraisal Section

SALE PROCEDURE

The Director of the Right of Way Division submits the proposal along with comments made by the District and the Central Office Divisions, and with his own recommendation, to the State Highway Engineer for formal authorization to proceed with the sale. Upon receipt of approval to proceed, the Director of the Right of Way Division authorizes the appropriate District Right of Way Agent to proceed with the sale.

At this time the District Property Manager requests in writing the applicant submit a plat and centerline description of the request area prepared by a licensed surveyor. If the applicant is unable to provide a plat and description, they are prepared by either the District or Central Office personnel. Please note: Plat preparation by the DOH personnel may delay your request.

Disposition of Division of Highways' excess property may be arranged on a permanent basis by:

- 1) Direct sale to the principal abutter, his/hers heirs, or assigns.
- 2) Direct sale to an abutter.
- 3) Sale at Public Auction.
- 4) Exchange of properties.
- 5) Uneconomic remnant sold at Public Auction.

If the subject property has been approved for sale, a deed is prepared by a Division of Highways' attorney and submitted to the Commissioner of Highways for execution.

Sale by public auction will occur when the property in question was acquired for purposes other than right of way, if the only abutter to the property is the Division of Highways, or the abutting owner waives his right of first refusal.

If the sale is by public auction, the District Right of Way Agent then causes a notice to be published in a newspaper which has general circulation in the area where the property is located. By law this notice must appear three times and the first appearance must be at least twenty days prior to the sale. The District Right of Way Agent will also notify you concerning the date of the auction. On the date set for the sale, the District Right of Way Agent or his representative conducts the auction.

The successful bidder <u>must</u> pay the total bid price, plus administrative cost(s), by the end of the next banking day. The District Right of Way Agent then forwards data concerning the auction and a recommendation to proceed with the sale to the Director of the Right of Way Division. The Director and the Division Property Manager review the documentation submitted by the Agent and if

they are satisfied that the proposed sale is proper and in the public interest, a deed is prepared and submitted to the Commissioner for execution.

The Commissioner executes and returns the deed to the Director of Right of Way who then forwards it to the District Right of Way Agent for recordation. The Agent then arranges for delivery of the recorded deed to the successful bidder who is now the grantee.

No employee of the Division of Highways or a member of his or her immediately family is eligible to purchase land or improvements from the Division of Highways.

LEASE PROCEDURE

The Director of the Right of Way Division submits the proposal along with the comments made by the District and Central Office divisions, and with his own recommendations, to the State Highway Engineer for formal authorization to proceed with the lease. Upon receipt of approval to proceed, the District Right of Way Agent:

- 1) Obtains the above mentioned plat, description, and appraisal report if it has not already been received.
- 2) Contacts the applicant to discuss the rental rate and method of payment.
- 3) Has a formal lease prepared by a Division of Highways' attorney.

When there is complete agreement concerning the terms of the lease, the Agent will present it to you for your signature and notarization. Upon receiving the signed lease from you, the Agent will forward it to the Central Office in Charleston to be signed by the Commissioner of the Division of Highways. The original copy of the lease will be sent to you by the District Right of Way Agent.

USE CURRENT LETTERHEAD

EXAMPLE OF FORM LETTER CONCURRING IN AN ANNEXATION REQUEST

[DATE]

[INSERT NAME AND ADDRESS OF RECEPIENT]
Dear:
Thank you for your inquiry of, 20 to
[INSERT NAME AND TITLE OF DOH REPRESENTATIVE] regarding the City/Town/Village [CHOOSE THE CORRECT DESIGNATION] of's (herein after referred to as "Applicant") request to annex the roadway(s) known as
The West Virginia Division of Highways (WVDOH) will oppose annexation requests if the primary purpose of the annexation is to allow the municipality to collect business and occupation taxes from WVDOH contractors. Applicant has assured WVDOH that such in not the case and Applicant asserts that annexation will facilitate the delivery of important public services to its residents; therefore, subject to the following Special Conditions, WVDOH concurs with and does not object to annexation of the aforesaid roads into the municipal boundary of Applicant.
Special Conditions: [INSERT AS APPLICABLE OR INDICATE "NONE"].
Please note also that if the municipal boundary is established concurrent with an existing WVDOH right-of-way, a change in the right-of-way by the WVDOH due to future acquisition of additional rights-of-way along that route would result in the municipal boundary no longer being concurrent with the right-of-way.
Thank you for your inquiry. Should you have additional questions, please contact [INSERT NAME AND CONTACT INFORMATION FOR DISTRICT REALTY MANAGER].
Sincerely,
(Use Current Name) Secretary of Transportation Commissioner of Highways

CHAPTER 9

ADMINISTRATIVE SECTION PROCEDURES

FORMS & EXAMPLES

Form No.	<u>Title</u>	Appendix No.
Example	Transmittal Memo for Other Than Relocation Services	s9-1A
Example	Transmittal Memo for Relocation Services Only	9-1B
Example	Transmittal Memo for Non-Resident Sale of Property.	9-1C
Example	Transmittal Memo for Income Tax Withholding	9-1D
Form RW 9.04	State Warrant Receipt	9-2
W-9	Form W-9	9-3
Example	Use of Corresponding Activity & Object Codes	9-4
Form RW 10.01	Option or Deed	9-5A
Form RW 10.01	Payment of Final Order and/or Interest	9-5B
Form RW 10.01	Advance Payment into Court	9-6
Form RW 10.01	Guardian Ad Litem	9-7
Form RW 10.01	Residential Relocation Payments	9-8
Form RW 10.01	All Moving Costs Invoice	9-8A
Form RW 10.01	Owner to Tenant or Tenant to Tenant Replacement Housing	g Payment9-8B
Form RW 10.01	Incidental Closing Costs for Transfer of Property to W	VDOH 9-9
Form RW 10.01	Court Cost (To Institute Condemnation Proceedings)	9-10
Form RW 10.01	Condemnation Proceedings – Court Costs	9-10A
Form RW 10.01	Court Cost (Commissioners)	9-10B
Form RW 10.01	Condemnation Witness Service	9-10C
Form RW 10.01	Court Reporter	9-10D

Form RW 10.01	Contract Services – Appraisal / Appraisal Review	9-11
Form RW 10.01	Contract Services – Abstracting Attorney	9-11A
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Form RW 10.01	Nonresident Sale of Property	9-12
Form RW 10.01	Nonresident Tax Withholding	9-12A
Form RW Checklist-AS	Administrative Settlement Invoice Packet Checklist	9-13
Form RW Checklist-A	Appraisal Invoice Packet Checklist	9-14
Form RW Checklist-WV	Waiver Valuation Invoice Packet Checklist	9-15

TRANSMITTAL MEMORANDUM FOR <u>OTHER</u> THAN RELOCATION SERVICES INVOICES

(USE CURRENT LETTERHEAD AND CURRENT MEMORANDUM FORMAT)

(Date)

MEMORANDUM

TO:	DR – (current Director's name), Director		
FROM:	(District Agent)		
SUBJECT:	REQUEST FOR PAYMENT RIGHT OF WAY INVOICE		
The attached Right of Way Invoice is submitted for payment of *			
PROJECT:			
PARCEL NO.:			
COUNTY:			
NAME:			
AMOUNT:	\$		
Attachments			
(Proper Initials)			
cc: Control	Room:**		
*On this line use only name of instrument, i.e. Deed, Easement, Condemnation Payment, Abstracting, Appraising, kinds of Court Costs, etc.			
**Put type of document (Deed, Easement or Option) and date signed			

TRANSMITTAL MEMORANDUM FOR INVOICES ONLY IF RELOCATION SERVICES

(USE CURRENT LETTERHEAD AND CURRENT MEMORANDUM FORMAT)

(Date)

MEMORANDUM

TO:	DR – (current Director's name), Director		
FROM:	(District Agent)		
SUBJECT:	REQUEST FOR PAYMENT RIGHT OF WAY INVOICE		
The attached	l Right of Way Invoice is submitted for p	payment of *	
PROJECT:			
PARCEL N	0.:		
COUNTY:			
NAME: (If for	replacement housing, indicate whether	tenant or owner)	
Movi	ng Cost	\$	
Dislo	cation Allowance	\$	
Replacement Housing		\$	
Incidental Costs Replacement Property		\$	
	st Differential	\$	
Total		\$	
Attachments			
(Proper Initi	als)		
cc: Contr	ol Room: Put estimated move date		

*On this line use only title of the invoice, i.e. Moving Costs, Dislocation Allowance, Replacement Housing, Incidental Costs Replacement Property, Interest Differential or combination thereof.

TRANSMITTAL MEMORANDUM FOR NONRESIDENT SALE OF PROPERTY

(USE CURRENT LETTERHEAD AND CURRENT MEMORANDUM FORMAT)

(Date)

MEMORANDUM

TO:	DR – (current Director's name), Director				
FROM:	(District Agent)				
SUBJECT:	REQUEST FOR PAYMENT RIGHT OF WAY INVOICE				
The attached Right of Way Invoice is submitted for payment of (Type of Invoice package, such as Deed/Option)					
PROJECT:					
PARCEL NO.					
COUNTY:					
NAME: (Property Owner)					
AMOUNT: \$					
Attachments					
(Proper Initial	s)				
cc: Control	Room: (Reflects when deed/option was signed)				

TRANSMITTAL MEMORANDUM FOR INCOME TAX WITHHOLDING FOR NONRESIDENT SALE OF REAL PROPERTY

(USE CURRENT LETTERHEAD AND CURRENT MEMORANDUM FORMAT)

(Date)

MEMORANDUM

TO:	DR – (current Director's name), Director			
FROM:	(District Agent)			
SUBJECT:	REQUEST FOR PAYMENT RIGHT OF WAY INVOICE			
	The attached Right of Way Invoice is submitted for payment of (Type of Invoice package, such as Deed/Option)			
PROJECT:				
PARCEL NO.				
COUNTY:				
NAME: West	Virginia State Tax Department			
AMOUNT: \$				
Attachments				
(Proper Initial	s)			
cc: Control	Room: (Reflects when deed/option was signed)			

STATE WARRANT RECEIPT

Seller's Name		
Scher's Ivaine	Parcel No.	Project No.
Address	District	County
Telephone		
Date of State Warrant: Enclosed herewith find state warrant in payment of t	the following items:	
Number	Name	Amount
Received the above-described State Warrant this	day of	1.
Attorney for the West Virginia Department of Transportation, Division of Highways		
 Date Paid		

Form W-9 (Rev. November 2017) Department of the Treasury Internal Revenue Service

Request for Taxpayer Identification Number and Certification

► Go to www.irs.gov/FormW9 for instructions and the latest information.

Give Form to the requester. Do not send to the IRS.

	1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank.		
	2 Business name/disregarded entity name, if different from above		
Print or type. Specific Instructions on page 3.	3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Chefollowing seven boxes. ☐ Individual/sole proprietor or ☐ C Corporation ☐ S Corporation ☐ Partnership single-member LLC	eck only one of the	4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): Exempt payee code (if any)
ξģ	Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partner	rship) ▶	
Print or type.	Note: Check the appropriate box in the line above for the tax classification of the single-member of LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the canother LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single is disregarded from the owner should check the appropriate box for the tax classification of its own	owner of the LLC is gle-member LLC that	Exemption from FATCA reporting code (if any)
cifi	Other (see instructions)	CI.	(Applies to accounts maintained outside the U.S.)
Spe	5 Address (number, street, and apt. or suite no.) See instructions.	Requester's name a	and address (optional)
See !			
Ø	6 City, state, and ZIP code		
	7 List account number(s) here (optional)		
Par	Taxpayer Identification Number (TIN)		
	your TIN in the appropriate box. The TIN provided must match the name given on line 1 to av	J.G.	curity number
reside	up withholding. For individuals, this is generally your social security number (SSN). However, f ent alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other es, it is your employer identification number (EIN). If you do not have a number, see <i>How to ge</i>		
TIN, la	ater.	or	
	If the account is in more than one name, see the instructions for line 1. Also see What Name	and Employer	identification number
Numb	per To Give the Requester for guidelines on whose number to enter.		-
Par	t II Certification		
Unde	r penalties of perjury, I certify that:		
2. I ar Ser	e number shown on this form is my correct taxpayer identification number (or I am waiting for not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) rvice (IRS) that I am subject to backup withholding as a result of a failure to report all interest of longer subject to backup withholding; and	I have not been n	otified by the Internal Revenue
3. I ar	n a U.S. citizen or other U.S. person (defined below); and		
4. The	e FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting	g is correct.	

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Sign Signature of U.S. person ► Date ►

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.

Form W-9 (Rev. 11-2017) Page **2**

By signing the filled-out form, you:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
 - 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income, and
- 4. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See *What is FATCA reporting*, later, for further information.

Note: If you are a U.S. person and a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien;
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States;
- · An estate (other than a foreign estate); or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax under section 1446 on any foreign partners' share of effectively connected taxable income from such business. Further, in certain cases where a Form W-9 has not been received, the rules under section 1446 require a partnership to presume that a partner is a foreign person, and pay the section 1446 withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid section 1446 withholding on your share of partnership income.

In the cases below, the following person must give Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States.

- In the case of a disregarded entity with a U.S. owner, the U.S. owner of the disregarded entity and not the entity;
- In the case of a grantor trust with a U.S. grantor or other U.S. owner, generally, the U.S. grantor or other U.S. owner of the grantor trust and not the trust; and
- In the case of a U.S. trust (other than a grantor trust), the U.S. trust (other than a grantor trust) and not the beneficiaries of the trust.

Foreign person. If you are a foreign person or the U.S. branch of a foreign bank that has elected to be treated as a U.S. person, do not use Form W-9. Instead, use the appropriate Form W-8 or Form 8233 (see Pub. 515, Withholding of Tax on Nonresident Aliens and Foreign Entities).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of income. However, most tax treaties contain a provision known as a "saving clause." Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of income even after the payee has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement to Form W-9 that specifies the following five items.

- 1. The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.
 - 2. The treaty article addressing the income.
- 3. The article number (or location) in the tax treaty that contains the saving clause and its exceptions.
- 4. The type and amount of income that qualifies for the exemption from tax.
- 5. Sufficient facts to justify the exemption from tax under the terms of the treaty article.

Example. Article 20 of the U.S.-China income tax treaty allows an exemption from tax for scholarship income received by a Chinese student temporarily present in the United States. Under U.S. law, this student will become a resident alien for tax purposes if his or her stay in the United States exceeds 5 calendar years. However, paragraph 2 of the first Protocol to the U.S.-China treaty (dated April 30, 1984) allows the provisions of Article 20 to continue to apply even after the Chinese student becomes a resident alien of the United States. A Chinese student who qualifies for this exception (under paragraph 2 of the first protocol) and is relying on this exception to claim an exemption from tax on his or her scholarship or fellowship income would attach to Form W-9 a statement that includes the information described above to support that exemption.

If you are a nonresident alien or a foreign entity, give the requester the appropriate completed Form W-8 or Form 8233.

Backup Withholding

What is backup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the IRS 28% of such payments. This is called "backup withholding." Payments that may be subject to backup withholding include interest, tax-exempt interest, dividends, broker and barter exchange transactions, rents, royalties, nonemployee pay, payments made in settlement of payment card and third party network transactions, and certain payments from fishing boat operators. Real estate transactions are not subject to backup withholding.

You will not be subject to backup withholding on payments you receive if you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return.

Payments you receive will be subject to backup withholding if:

- 1. You do not furnish your TIN to the requester,
- 2. You do not certify your TIN when required (see the instructions for Part II for details),
 - 3. The IRS tells the requester that you furnished an incorrect TIN,
- 4. The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only), or
- 5. You do not certify to the requester that you are not subject to backup withholding under 4 above (for reportable interest and dividend accounts opened after 1983 only).

Certain payees and payments are exempt from backup withholding. See *Exempt payee code*, later, and the separate Instructions for the Requester of Form W-9 for more information.

Also see Special rules for partnerships, earlier.

What is FATCA Reporting?

The Foreign Account Tax Compliance Act (FATCA) requires a participating foreign financial institution to report all United States account holders that are specified United States persons. Certain payees are exempt from FATCA reporting. See *Exemption from FATCA reporting code*, later, and the Instructions for the Requester of Form W-9 for more information.

Updating Your Information

You must provide updated information to any person to whom you claimed to be an exempt payee if you are no longer an exempt payee and anticipate receiving reportable payments in the future from this person. For example, you may need to provide updated information if you are a C corporation that elects to be an S corporation, or if you no longer are tax exempt. In addition, you must furnish a new Form W-9 if the name or TIN changes for the account; for example, if the grantor of a grantor trust dies.

Penalties

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty of \$50 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

Civil penalty for false information with respect to withholding. If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a \$500 penalty.

Form W-9 (Rev. 11-2017)

Criminal penalty for falsifying information. Willfully falsifying certifications or affirmations may subject you to criminal penalties including fines and/or imprisonment.

Misuse of TINs. If the requester discloses or uses TINs in violation of federal law, the requester may be subject to civil and criminal penalties.

Specific Instructions

Line 1

You must enter one of the following on this line; **do not** leave this line blank. The name should match the name on your tax return.

If this Form W-9 is for a joint account (other than an account maintained by a foreign financial institution (FFI)), list first, and then circle, the name of the person or entity whose number you entered in Part I of Form W-9. If you are providing Form W-9 to an FFI to document a joint account, each holder of the account that is a U.S. person must provide a Form W-9.

a. **Individual.** Generally, enter the name shown on your tax return. If you have changed your last name without informing the Social Security Administration (SSA) of the name change, enter your first name, the last name as shown on your social security card, and your new last name.

Note: ITIN applicant: Enter your individual name as it was entered on your Form W-7 application, line 1a. This should also be the same as the name you entered on the Form 1040/1040A/1040EZ you filed with your application.

- b. **Sole proprietor or single-member LLC.** Enter your individual name as shown on your 1040/1040A/1040EZ on line 1. You may enter your business, trade, or "doing business as" (DBA) name on line 2.
- c. Partnership, LLC that is not a single-member LLC, C corporation, or S corporation. Enter the entity's name as shown on the entity's tax return on line 1 and any business, trade, or DBA name on line 2.
- d. **Other entities.** Enter your name as shown on required U.S. federal tax documents on line 1. This name should match the name shown on the charter or other legal document creating the entity. You may enter any business, trade, or DBA name on line 2.
- e. **Disregarded entity.** For U.S. federal tax purposes, an entity that is disregarded as an entity separate from its owner is treated as a "disregarded entity." See Regulations section 301.7701-2(c)(2)(iii). Enter the owner's name on line 1. The name of the entity entered on line 1 should never be a disregarded entity. The name on line 1 should be the name shown on the income tax return on which the income should be reported. For example, if a foreign LLC that is treated as a disregarded entity for U.S. federal tax purposes has a single owner that is a U.S. person, the U.S. owner's name is required to be provided on line 1. If the direct owner of the entity is also a disregarded entity, enter the first owner that is not disregarded for federal tax purposes. Enter the disregarded entity's name on line 2, "Business name/disregarded entity name." If the owner of the disregarded entity is a foreign person, the owner must complete an appropriate Form W-8 instead of a Form W-9. This is the case even if the foreign person has a U.S. TIN.

Line 2

If you have a business name, trade name, DBA name, or disregarded entity name, you may enter it on line 2.

Line 3

Check the appropriate box on line 3 for the U.S. federal tax classification of the person whose name is entered on line 1. Check only one box on line 3.

IF the entity/person on line 1 is a(n)	THEN check the box for
Corporation	Corporation
 Individual Sole proprietorship, or Single-member limited liability company (LLC) owned by an individual and disregarded for U.S. federal tax purposes. 	Individual/sole proprietor or single- member LLC
 LLC treated as a partnership for U.S. federal tax purposes, LLC that has filed Form 8832 or 2553 to be taxed as a corporation, or LLC that is disregarded as an entity separate from its owner but the owner is another LLC that is not disregarded for U.S. federal tax purposes. 	Limited liability company and enter the appropriate tax classification. (P= Partnership; C= C corporation; or S= S corporation)
Partnership	Partnership
Trust/estate	Trust/estate

APPENDIX 9-3

Line 4, Exemptions

If you are exempt from backup withholding and/or FATCA reporting, enter in the appropriate space on line 4 any code(s) that may apply to you.

Exempt payee code.

- Generally, individuals (including sole proprietors) are not exempt from backup withholding.
- Except as provided below, corporations are exempt from backup withholding for certain payments, including interest and dividends.
- Corporations are not exempt from backup withholding for payments made in settlement of payment card or third party network transactions.
- Corporations are not exempt from backup withholding with respect to attorneys' fees or gross proceeds paid to attorneys, and corporations that provide medical or health care services are not exempt with respect to payments reportable on Form 1099-MISC.

The following codes identify payees that are exempt from backup withholding. Enter the appropriate code in the space in line 4.

- 1—An organization exempt from tax under section 501(a), any IRA, or a custodial account under section 403(b)(7) if the account satisfies the requirements of section 401(f)(2)
- 2-The United States or any of its agencies or instrumentalities
- 3—A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities
- 4-A foreign government or any of its political subdivisions, agencies, or instrumentalities
- 5-A corporation
- 6—A dealer in securities or commodities required to register in the United States, the District of Columbia, or a U.S. commonwealth or possession
- $7\!-\!\text{A}$ futures commission merchant registered with the Commodity Futures Trading Commission
- 8-A real estate investment trust
- $9\!-\!\text{An}$ entity registered at all times during the tax year under the Investment Company Act of 1940
- 10-A common trust fund operated by a bank under section 584(a)
- 11-A financial institution
- 12—A middleman known in the investment community as a nominee or custodian
- 13—A trust exempt from tax under section 664 or described in section 4947

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The following chart shows types of payments that may be exempt from backup withholding. The chart applies to the exempt payees listed above, 1 through 13.

IF the payment is for	THEN the payment is exempt for
Interest and dividend payments	All exempt payees except for 7
Broker transactions	Exempt payees 1 through 4 and 6 through 11 and all C corporations. S corporations must not enter an exempt payee code because they are exempt only for sales of noncovered securities acquired prior to 2012.
Barter exchange transactions and patronage dividends	Exempt payees 1 through 4
Payments over \$600 required to be reported and direct sales over \$5,000 ¹	Generally, exempt payees 1 through 5 ²
Payments made in settlement of payment card or third party network transactions	Exempt payees 1 through 4

¹ See Form 1099-MISC, Miscellaneous Income, and its instructions.

Exemption from FATCA reporting code. The following codes identify payees that are exempt from reporting under FATCA. These codes apply to persons submitting this form for accounts maintained outside of the United States by certain foreign financial institutions. Therefore, if you are only submitting this form for an account you hold in the United States, you may leave this field blank. Consult with the person requesting this form if you are uncertain if the financial institution is subject to these requirements. A requester may indicate that a code is not required by providing you with a Form W-9 with "Not Applicable" (or any similar indication) written or printed on the line for a FATCA exemption code.

- A—An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)
 - B—The United States or any of its agencies or instrumentalities
- C—A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities
- D-A corporation the stock of which is regularly traded on one or more established securities markets, as described in Regulations section 1.1472-1(c)(1)(i)
- E—A corporation that is a member of the same expanded affiliated group as a corporation described in Regulations section 1.1472-1(c)(1)(i)
- F—A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state
 - G-A real estate investment trust
- $H\!-\!A$ regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of 1940
 - I-A common trust fund as defined in section 584(a)
 - J-A bank as defined in section 581
 - K-A broker
- $L\!-\!A$ trust exempt from tax under section 664 or described in section 4947(a)(1)

M-A tax exempt trust under a section 403(b) plan or section 457(g) plan

Note: You may wish to consult with the financial institution requesting this form to determine whether the FATCA code and/or exempt payee code should be completed.

Line 5

Enter your address (number, street, and apartment or suite number). This is where the requester of this Form W-9 will mail your information returns. If this address differs from the one the requester already has on file, write NEW at the top. If a new address is provided, there is still a chance the old address will be used until the payor changes your address in their records.

Line 6

Enter your city, state, and ZIP code.

Part I. Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. If you are a resident alien and you do not have and are not eligible to get an SSN, your TIN is your IRS individual taxpayer identification number (ITIN). Enter it in the social security number box. If you do not have an ITIN, see *How to get a TIN* below

If you are a sole proprietor and you have an EIN, you may enter either your SSN or EIN.

If you are a single-member LLC that is disregarded as an entity separate from its owner, enter the owner's SSN (or EIN, if the owner has one). Do not enter the disregarded entity's EIN. If the LLC is classified as a corporation or partnership, enter the entity's EIN.

Note: See *What Name and Number To Give the Requester,* later, for further clarification of name and TIN combinations.

How to get a TIN. If you do not have a TIN, apply for one immediately. To apply for an SSN, get Form SS-5, Application for a Social Security Card, from your local SSA office or get this form online at www.SSA.gov. You may also get this form by calling 1-800-772-1213. Use Form W-7, Application for IRS Individual Taxpayer Identification Number, to apply for an ITIN, or Form SS-4, Application for Employer Identification Number, to apply for an EIN. You can apply for an EIN online by accessing the IRS website at www.irs.gov/Businesses and clicking on Employer Identification Number (EIN) under Starting a Business. Go to www.irs.gov/Forms to view, download, or print Form W-7 and/or Form SS-4. Or, you can go to www.irs.gov/OrderForms to place an order and have Form W-7 and/or SS-4 mailed to you within 10 business days.

If you are asked to complete Form W-9 but do not have a TIN, apply for a TIN and write "Applied For" in the space for the TIN, sign and date the form, and give it to the requester. For interest and dividend payments, and certain payments made with respect to readily tradable instruments, generally you will have 60 days to get a TIN and give it to the requester before you are subject to backup withholding on payments. The 60-day rule does not apply to other types of payments. You will be subject to backup withholding on all such payments until you provide your TIN to the requester.

Note: Entering "Applied For" means that you have already applied for a TIN or that you intend to apply for one soon.

Caution: A disregarded U.S. entity that has a foreign owner must use the appropriate Form W-8.

Part II. Certification

To establish to the withholding agent that you are a U.S. person, or resident alien, sign Form W-9. You may be requested to sign by the withholding agent even if item 1, 4, or 5 below indicates otherwise.

For a joint account, only the person whose TIN is shown in Part I should sign (when required). In the case of a disregarded entity, the person identified on line 1 must sign. Exempt payees, see *Exempt payee code*, earlier.

Signature requirements. Complete the certification as indicated in items 1 through 5 below.

² However, the following payments made to a corporation and reportable on Form 1099-MISC are not exempt from backup withholding: medical and health care payments, attorneys' fees, gross proceeds paid to an attorney reportable under section 6045(f), and payments for services paid by a federal executive agency.

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Page **5**

- 1. Interest, dividend, and barter exchange accounts opened before 1984 and broker accounts considered active during 1983. You must give your correct TIN, but you do not have to sign the certification.
- 2. Interest, dividend, broker, and barter exchange accounts opened after 1983 and broker accounts considered inactive during 1983. You must sign the certification or backup withholding will apply. If you are subject to backup withholding and you are merely providing your correct TIN to the requester, you must cross out item 2 in the certification before signing the form.
- **3. Real estate transactions.** You must sign the certification. You may cross out item 2 of the certification.
- **4. Other payments.** You must give your correct TIN, but you do not have to sign the certification unless you have been notified that you have previously given an incorrect TIN. "Other payments" include payments made in the course of the requester's trade or business for rents, royalties, goods (other than bills for merchandise), medical and health care services (including payments to corporations), payments to a nonemployee for services, payments made in settlement of payment card and third party network transactions, payments to certain fishing boat crew members and fishermen, and gross proceeds paid to attorneys (including payments to corporations).
- 5. Mortgage interest paid by you, acquisition or abandonment of secured property, cancellation of debt, qualified tuition program payments (under section 529), ABLE accounts (under section 529A), IRA, Coverdell ESA, Archer MSA or HSA contributions or distributions, and pension distributions. You must give your correct TIN, but you do not have to sign the certification.

What Name and Number To Give the Requester

	•
For this type of account:	Give name and SSN of:
1. Individual	The individual
Two or more individuals (joint account) other than an account maintained by an FFI	The actual owner of the account or, if combined funds, the first individual on the account 1
•	
3. Two or more U.S. persons (joint account maintained by an FFI)	Each holder of the account
Custodial account of a minor (Uniform Gift to Minors Act)	The minor ²
5. a. The usual revocable savings trust (grantor is also trustee)	The grantor-trustee ¹
b. So-called trust account that is not a legal or valid trust under state law	The actual owner ¹
Sole proprietorship or disregarded entity owned by an individual	The owner ³
7. Grantor trust filing under Optional Form 1099 Filing Method 1 (see Regulations section 1.671-4(b)(2)(i) (A))	The grantor*
For this type of account:	Give name and EIN of:
Disregarded entity not owned by an individual	The owner
9. A valid trust, estate, or pension trust	Legal entity ⁴
 Corporation or LLC electing corporate status on Form 8832 or Form 2553 	The corporation
Association, club, religious, charitable, educational, or other tax- exempt organization	The organization
12. Partnership or multi-member LLC	The partnership
13. A broker or registered nominee	The broker or nominee

For this type of account:	Give name and EIN of:
14. Account with the Department of Agriculture in the name of a public entity (such as a state or local government, school district, or prison) that receives agricultural program payments	The public entity
15. Grantor trust filing under the Form 1041 Filing Method or the Optional Form 1099 Filing Method 2 (see Regulations section 1.671-4(b)(2)(i)(B))	The trust

- ¹ List first and circle the name of the person whose number you furnish. If only one person on a joint account has an SSN, that person's number must be furnished.
- ² Circle the minor's name and furnish the minor's SSN.
- ³ You must show your individual name and you may also enter your business or DBA name on the "Business name/disregarded entity" name line. You may use either your SSN or EIN (if you have one), but the IRS encourages you to use your SSN.
- ⁴ List first and circle the name of the trust, estate, or pension trust. (Do not furnish the TIN of the personal representative or trustee unless the legal entity itself is not designated in the account title.) Also see *Special rules for partnerships*, earlier.

*Note: The grantor also must provide a Form W-9 to trustee of trust.

Note: If no name is circled when more than one name is listed, the number will be considered to be that of the first name listed.

Secure Your Tax Records From Identity Theft

Identity theft occurs when someone uses your personal information such as your name, SSN, or other identifying information, without your permission, to commit fraud or other crimes. An identity thief may use your SSN to get a job or may file a tax return using your SSN to receive a refund

To reduce your risk:

- Protect your SSN,
- Ensure your employer is protecting your SSN, and
- Be careful when choosing a tax preparer.

If your tax records are affected by identity theft and you receive a notice from the IRS, respond right away to the name and phone number printed on the IRS notice or letter.

If your tax records are not currently affected by identity theft but you think you are at risk due to a lost or stolen purse or wallet, questionable credit card activity or credit report, contact the IRS Identity Theft Hotline at 1-800-908-4490 or submit Form 14039.

For more information, see Pub. 5027, Identity Theft Information for Taxpayers.

Victims of identity theft who are experiencing economic harm or a systemic problem, or are seeking help in resolving tax problems that have not been resolved through normal channels, may be eligible for Taxpayer Advocate Service (TAS) assistance. You can reach TAS by calling the TAS toll-free case intake line at 1-877-777-4778 or TTY/TDD 1-800-829-4059.

Protect yourself from suspicious emails or phishing schemes. Phishing is the creation and use of email and websites designed to mimic legitimate business emails and websites. The most common act is sending an email to a user falsely claiming to be an established legitimate enterprise in an attempt to scam the user into surrendering private information that will be used for identity theft.

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The IRS does not initiate contacts with taxpayers via emails. Also, the IRS does not request personal detailed information through email or ask taxpayers for the PIN numbers, passwords, or similar secret access information for their credit card, bank, or other financial accounts.

If you receive an unsolicited email claiming to be from the IRS, forward this message to <code>phishing@irs.gov</code>. You may also report misuse of the IRS name, logo, or other IRS property to the Treasury Inspector General for Tax Administration (TIGTA) at 1-800-366-4484. You can forward suspicious emails to the Federal Trade Commission at <code>spam@uce.gov</code> or report them at <code>www.ftc.gov/complaint</code>. You can contact the FTC at <code>www.ftc.gov/idtheft</code> or 877-IDTHEFT (877-438-4338). If you have been the victim of identity theft, see <code>www.ldentityTheft.gov</code> and Pub. 5027.

Visit www.irs.gov/IdentityTheft to learn more about identity theft and how to reduce your risk.

Privacy Act Notice

Section 6109 of the Internal Revenue Code requires you to provide your correct TIN to persons (including federal agencies) who are required to file information returns with the IRS to report interest, dividends, or certain other income paid to you; mortgage interest you paid; the acquisition or abandonment of secured property; the cancellation of debt; or contributions you made to an IRA, Archer MSA, or HSA. The person collecting this form uses the information on the form to file information returns with the IRS, reporting the above information. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation and to cities, states, the District of Columbia, and U.S. commonwealths and possessions for use in administering their laws. The information also may be disclosed to other countries under a treaty, to federal and state agencies to enforce civil and criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism. You must provide your TIN whether or not you are required to file a tax return. Under section 3406, payers must generally withhold a percentage of taxable interest, dividend, and certain other payments to a payee who does not give a TIN to the payer. Certain penalties may also apply for providing false or fraudulent information.

USE OF CORRESPONDING ACTIVITY AND OBJECT CODES

Activity Code	Object Code	Type of Charge to be Shown on Invoice
115	273	Engineering Fees (Consultants)
140	149	Acquiring by Bills of Sale, Releases or Agreements
142	025	Appraisals (only)
144	025	Court Costs (i.e. Filing Fees, Witness Fees, Commissioners, Court Reporting, Recording Fees)
145	149	Land Purchases for Buildings and Storage Lots
145	149	Acquiring by Option and/or Deed
145	094	Acquiring Land for the Relocation of Cemetery Lots and Grave Removal
145	149	Temporary Easements (only)
146	149	Condemnation (i.e. Commissioners' Awards, Final Orders, Advance Deposits into Court)
146	096	Interest on Condemnation Cases
147	025	Utility Relocation (Partial Payments)
147	025	Utility Relocation (Final Payments)
148	094	Moving or Demolition of Buildings and Structures
149	094	Waste and Borrow Pit Agreements
154	094	Relocation - Moving Costs
154	094	Relocation - Moving Costs

Activity Code	Object Code	Type of Charge to be Shown on Invoice
156	094	Relocation - Replacement Housing Costs
157	149	<pre>Incidental Costs (recording fees, transfer taxes, pro rata portion of taxes)</pre>
158	094	Interest Costs - Replacement Housing
159	094	Incidental Costs - Replacement Housing
160	056	Abstracting - Cost of Title Reports or Opinions
160	057	Attorney Reimbursable Expenses (i.e. copies, telephone, travel, or other related expenses)
161	056	Closing - Cost of closing with property owner
161	057	Attorney Reimbursable Expenses (i.e. copies, telephone, travel, or other related expenses)

NOTE: IF FURTHER ACTIVITY OR OBJECT CODES ARE NECESSARY, REFER TO DEPARTMENT OF TRANSPORTATION ADMINISTRATIVE PROCEDURES, VOLUME II, CHAPTERS 5 AND 6.

OPTION OR DEED

RIGHT OF WAY INVOICE WEST VIRGINIA DIVISION OF HIGHWAYS

District No.
, West Virginia
In Account With:

	DATE.
	DATE:
(Name of Property Owner) (Address)	Refer to Sections 9.08 & 9.08.1 for required attachments
VC#: ADDR ID:	
	STATEMENT OF ACCOUNT
Project No.	Parcel Amount Due \$
Project No.	Parcel Amount Due \$
Project No. Org. No. Auth. No.	Parcel Amount Due \$
Org. No. Auth. No.	Activity Object
County	Activity Object Approved
Org. No. Auth. No.	Activity Object Approved
Org. No. Auth. No. County Description	Activity Object Approved Director Right of Way Division
Org. No. Auth. No. County Description	Activity Object Approved Director

Form RW 10.01 (Rev. 10/2018)

PAYMENT OF FINAL ORDER AND/OR INTEREST
(Invoice must be accompanied by memorandum of approval by Director or R/W and Legal Division)
RIGHT OF WAY INVOICE

WEST VIRGINIA DIVISION OF HIGHWAYS

PAYEE (and a	address):		
			DATE:
Circuit Clerk	of County		Refer to Sections 9.08 & 9.08.1 for required attachments
VC#: ADDR ID:			
	S	TATEMENT OF ACC	OUNT
Payment in fu	ll of Commissioners' Award as set forth in the attached	I in the condemnation porder in the Circuit Co	proceeding of the Division of Highways vs. ourt of County on(date)
Commissioner	rs' Award Advance Court Deposit	\$ <u>*</u>	
	Amount due on attached O Interest on difference of \$	rder from (date	\$ e) thru (date) for days
	*If no advance, show a zero	0	
Project No.		Parcel	Amount Due \$
Org. No.	Auth. No. Activity	Object	
County	<u> </u>		Approved
Description Checked By			Right of Way Division
Audited By			Date Approved

ADVANCE PAYMENT INTO COURT

RIGHT OF WAY INVOICE WEST VIRGINIA DIVISION OF HIGHWAYS

District No.
, West Virginia
In Account With:

		DATE:
Circuit Clerk of	County	Refer to Section 9.08.2 for required attachments
VC#: ADDR ID:		
	STA	ATEMENT OF ACCOUNT
Project No.		Parcel Amount Due \$
		Parcel Amount Due \$ Dbject
		Dbject
Org. No. Auth County Description	. No. Activity (Approved Director Right of Way Division

NOTICE: Proper supporting documents, i.e. options, agreements, releases, relocations and other claims, orders, statements, etc., shall accompany invoices.

GUARDIAN AD LITEM

RIGHT OF WAY INVOICE WEST VIRGINIA DIVISION OF HIGHWAYS

District No. , West Virginia In Account With:

			DATE:	
(Name of Attorne (Address)	y)		Refer to Section 9.09 for required attachments	
VC#: ADDR ID:				
			CCOUNT	
	der of the Circuit Co		of Division of Highways vs n (date) .	, as set forth
Project No.		Parcel	Amount Due \$	
	th. No. Activity		Amount Due \$	
	th. No. Activity		Approved	rector
Org. No. Au County Description	th. No. Activity	Object	Approved	

Form RW 10.01 (Rev. 10/2018)

RESIDENTIAL RELOCATION PAYMENTS

RIGHT OF WAY INVOICE WEST VIRGINIA DIVISION OF HIGHWAYS

PAYEE (and	address):
	DATE:
(Name of Pr (Address)	Refer to Section 9.10 for required attachments
VC#: ADDR ID:	
	STATEMENT OF ACCOUNT
Payment in	Moving Costs \$ Replacement Housing \$ Incidental Costs Replacement Property \$ Interest Differential \$
Project No.	Parcel Amount Due \$
Org. No.	Auth. No. Activity Object
County	Approved
Description Checked By	Director Right of Way Division
Audited By	Date Approved
NOTICE: Proper	upporting documents, i.e. options, agreements, releases, relocations and other claims, orders, statements, etc., shall accompany invoices.

ALL MOVING COSTS INVOICES

RIGHT OF WAY INVOICE WEST VIRGINIA DIVISION OF HIGHWAYS

PAYEE (and address):		
		DATE:
(Name of Property Owner or Moving C (Address)	Company)	Refer to Sections 9.10, 9.11, 9.12, 9.13, 9.13.1, 9.14, and 9.15 for required attachments
VC#: ADDR ID:		
	STATEMENT OF A	CCOUNT
Payment in full of attached residential	claim for moving costs	:
Project No.	Parcel	Amount Due \$
	T dicci	7 Milouit Duc 4
Org. No. Auth. No. Activity	Object	
County		Approved
County Description Checked By		

OWNER TO TENANT or TENANT TO TENANT REPLACEMENT HOUSING PAYMENT and MOVING COST PAYMENT RIGHT OF WAY INVOICE

WEST VIRGINIA DIVISION OF HIGHWAYS

PAYEE (and	d address):		
			DATE:
(Name of Pr (Address)	operty Owner)		Refer to Sections 9.10 for required attachments
VC#: ADDR ID:			
	ST	ATEMENT OF ACC	COUNT
Payment in	full of attached claim for:		
	Replacement Housing Paymo Moving Cost Payment	ent \$ \$	
Project No		Parcel	Amount Due \$
Org. No.	Auth. No. Activity	Object	
County	1		Approved
Description Checked By			Director Right of Way Division
Audited By			Date Approved
NOTICE: Proper	supporting documents, i.e. options, agreements	, releases, relocations and othe	er claims, orders, statements, etc., shall accompany invoices.

INCIDENTAL CLOSING COSTS FOR TRANSFER OF PROPERTY TO THE DIVISION OF HIGHWAYS

RIGHT OF WAY INVOICE WEST VIRGINIA DIVISION OF HIGHWAYS

				DATE:	
(Name of Pro(Address)	operty Owner)			Refer to Sections 9.17 for required attachments	
VC#: ADDR ID:					
			STATEMENT OF A	ACCOUNT	
			nent for incidental c		
i uj iliolit ili i	dir or accepted	crosing states			
Project No			Parcel	Amount Due \$	
Project No.			Parcel	Amount Due \$	
				Amount Due \$	
Project NoOrg. No.	Auth. No.	Activity	ParcelObject	Amount Due \$	
				Amount Due \$	
				Amount Due \$	
				Amount Due \$	
Org. No.					
				Approved	
Org. No.					
Org. No. County Description				Approved	
Org. No.	Auth. No.	Activity		Approved	
Org. No. County Description	Auth. No.	Activity	Object	Approved	

COURT COST (TO INSTITUTE CONDEMNATION PROCEEDINGS)

RIGHT OF WAY INVOICE WEST VIRGINIA DIVISION OF HIGHWAYS

District No.
, West Virginia
In Account With:

		DATE:
Circuit Clerk of	County	Refer to Sections 9.18 for required attachments
VC#: ADDR ID:		
	STATE	EMENT OF ACCOUNT
Filing fees for advan	ce payment into court for c	ondemnation proceedings of the Division of Highways vs.
	•	
Project No.		Parcel Amount Due \$
Project No. Org. No. Auth.		Parcel Amount Due \$ct
		ct Approved
Org. No. Auth.		Approved
Org. No. Auth. County Description	No. Activity Obje	Approved
Org. No. Auth. County Description		Approved

NOTICE: Proper supporting documents, i.e. options, agreements, releases, relocations and other claims, orders, statements, etc., shall accompany invoices.

CONDEMNATION PROCEEDINGS - COURT COSTS

RIGHT OF WAY INVOICE WEST VIRGINIA DIVISION OF HIGHWAYS

District No.
, West Virginia
In Account With:

PAYEE (and address):		
		DATE:
Circuit Clerk of	County	Refer to Sections 9.18 for required attachments
VC#: ADDR ID:		
	STATEMENT OI	F ACCOUNT
CII' 1	ched invoice of court costs dated	, in the condemnation proceedings of the Division
Project No.	Parcel	Amount Due \$
Org. No. Auth. No	. Activity Object	
County		Approved
		Director Right of Way Division
Description Checked By		
Audited By		Date Approved
NOTICE: Proper supporting docu	ments, i.e. options, agreements, releases, relocations	and other claims, orders, statements, etc., shall accompany invoices.

Form RW 10.01 (Rev. 10/2018)

COURT COSTS (COMMISSIONERS)

RIGHT OF WAY INVOICE WEST VIRGINIA DIVISION OF HIGHWAYS

District No.
, West Virginia
In Account With:

PAYEE (and address):	
	DATE:
(Name of Commissioner) (Address)	Refer to Sections 9.18 for required attachments
VC#: ADDR ID: (SEPARATE INVOICES IF MORE THAN O	ONE COMMISSIONER)
STA	TEMENT OF ACCOUNT
Payment in full for Commissioners' Services proceeding	in the Division of Highways vs , condemnation
Project No.	Amount Due \$
Org. No. Auth. No. Activity Ol	bject
County	Approved
Description Checked By	Director Right of Way Division
Audited By	Date Approved

NOTICE: Proper supporting documents, i.e. options, agreements, releases, relocations and other claims, orders, statements, etc., shall accompany invoices.

CONDEMNATION WITNESS SERVICE

RIGHT OF WAY INVOICE WEST VIRGINIA DIVISION OF HIGHWAYS

		DATE:
(Name of Witness) (Address)		Refer to Sections 9.18.1 for required attachments
VC#: ADDR ID:		
		CCOUNT
	thed invoice for witness service in the	
Project No.	Parcel	Amount Due \$
Org. No. Auth. No.	Activity Object	
County		Approved
County		Approved Director Right of Way Division
Description		Director

COURT REPORTER

RIGHT OF WAY INVOICE WEST VIRGINIA DIVISION OF HIGHWAYS

		DATE:
(Name of Court Reporter) (Address)		Refer to Sections 9.19 for required attachments
VC#: ADDR ID:		
	STATEMENT OF A	CCOUNT
Payment in full of attached	invoice for court reporting.	
Project No.	Parcel	Amount Due \$
Org. No. Auth. No.	Activity Object	
_		Approved
County		Director
Description		Director Right of Way Division

CONTRACT SERVICES - APPRAISAL

RIGHT OF WAY INVOICE WEST VIRGINIA DIVISION OF HIGHWAYS

	DATE:
(Name of Appraiser) (Address)	Refer to Sections 9.20 for required attachments
VC#: ADDR ID:	
	ered as per Contract No. , attached.
Project No.	Parcel Amount Due \$
Org. No. Auth. No.	Activity Object
County	Approved
	Director Right of Way Division
D	Right of way Division
Description Checked By	

CONTRACT SERVICES – ABSTRACTING ATTORNEY

RIGHT OF WAY INVOICE WEST VIRGINIA DIVISION OF HIGHWAYS

		DATE:
(Name of Attorney) (Address)		Refer to Sections 9.20 for required attachments
VC#: ADDR ID:		
	endered as per Contract No. , att	ached.
Project No.	Parcel	Amount Due \$
Org. No. Auth. N	o. Activity Object	
County		Approved
Description		Approved Director Right of Way Division

CONTRACT SERVICES – CLOSING ATTORNEY

RIGHT OF WAY INVOICE WEST VIRGINIA DIVISION OF HIGHWAYS

		DATE:	
(Name of Attorney) (Address)		Refer to Sections 9.20 for required attachments	
VC#: ADDR ID:			
	STATEMENT OF A	CCOUNT	
	ndered as per Contract No. , attac	ched.	
Project No.	Parcel	Amount Due \$	
	. Activity Object		
Org. No. Auth. No			
Org. No. Auth. No			
Org. No. Auth. No			
Org. No. Auth. No			
County		Approved	
County		Approved Director Right of Way Division	
County		Director	

NONRESIDENTIAL SALE OF PROPERTY

RIGHT OF WAY INVOICE WEST VIRGINIA DIVISION OF HIGHWAYS

PAYEE (and ad	dress):		
			DATE:
(Name of Prope (Address)	rty Owner)		Refer to Sections 9.08.1 for required attachments
VC#: ADDR ID:			
		STATEMENT OF AC	CCOUNT
			gross amount less 2.5% of er West Virginia Code 11-21-71b of , net to
Project No.		Parcel	Amount Due \$
Org. No.	Auth. No. Activity	Object	
County		_	Approved Director Right of Way Division
Description Checked By			_
			Date Approved
NOTICE: Proper support	orting documents, i.e. options, agree	ments, releases, relocations and other	her claims, orders, statements, etc., shall accompany invoices.

NONRESIDENTIAL TAX WITHHOLDING

RIGHT OF WAY INVOICE WEST VIRGINIA DIVISION OF HIGHWAYS

PAYEE (and	d address):		
		Г	OATE:
West Virgini (Address)	ia State Tax Department		Refer to Sections 9.08.1 for required attachments
VC#: ADDR ID:			
	ST	ATEMENT OF ACCO	DUNT
	accordance with attached invoice ginia Code 11-21-71b for gros		chholding for nonresident sale of real property, payable to (property owner's name).
Project No.		Parcel	Amount Due \$
Org. No.	Auth. No. Activity	Object	
County			Approved Director
Description Checked By			Right of Way Division
			Date Approved
Description Checked By Audited By			Director Right of Way Division

ADMINISTRATIVE SETTLEMENT INVOICE PACKET CHECKLIST

State P	roject		DOH District	Parcel
Federal	l Project		County	
Project	Name			
Auth N	No	Org No	Activity	Object
	Memo to Director	with explanation of Administr	rative Settlement	
	Copy of the Email	or Memo from the Director ap	pproving the Administrative	Settlement
	Form RW 10.01 - 1	Invoice		
	Form RW 5.24 - N	egotiator's Certification		
	Form RW 5.02A a	nd Form RW 5.02B - Negotia	tion Sheets	
	Copy of the Proper	ty Description		
	Copy of the Deed			
	Form RW 6.10C -	Certificate & Statement of Co	ontract Review Appraiser	
	Form RW 6.11 - S	tatement of Just Compensation	n	
	DOH 90			
	WV/NRSR Return	of Income Tax Withholding	for Non-Resident Sale of Re	al Property, if applicable
	Other:			
СОММ	MENTS:			
NOTE:	This checklist must be	signed, dated, and included in th	ne invoice packet sent to Right	of Way Central Office.
	District Age	nt / Manager Signature		ted / Sent to CO

APPRAISAL INVOICE PACKET CHECKLIST

State Pr	roject		DOH District	Parcel	
Federal Project			County		
Project	Name				
Auth N	No	Org No	Activity	Object	
	Transmittal Memo t	o Director			
	Form RW 10.01 - In	voice			
	Form RW 5.24 - Ne	gotiator's Certification			
	Form RW 5.02A and	d Form RW 5.02B - Negot	iation Sheets		
	Copy of the Propert	y Description			
	Copy of the Deed				
	Form RW 6.10C - Certificate & Statement of Contract Review Appraiser				
	Form RW 6.11 - Statement of Just Compensation				
	DOH 90				
	WV/NRSR Return o	of Income Tax Withholding	g for Non-Resident Sale of Re	al Property, if applicable	
	Other:				
COMM	MENTS:				
<u>NOTE:</u>	This checklist must be s	igned, dated, and included in	the invoice packet sent to Right	of Way Central Office.	
	District Agent	: / Manager Signature	Date Comple	ted / Sent to CO	

WAIVER VALUATION INVOICE PACKET CHECKLIST

State Pr	roject		DOH District	Parcel	
Federal Project		County			
Project	Name				
Auth	n No	Org No	Activity	Object	
	Waiver Valuation	Memo to Director			
	Transmittal Mem	o to Director			
	Form RW 10.01 -	Invoice			
		Negotiator's Certification			
	Form RW 5.02C	and Form RW 5.02D – Nego	otiation Sheets		
	Copy of the Prope	erty Description			
	Copy of the Deed				
	Form RW 5.13 - Statement of Just Compensation and Summary for Waiver Valuation				
	DOH 90				
	WV/NRSR Retur	n of Income Tax Withholdin	ng for Non-Resident Sale of Rea	l Property, if applicable	
	Other:				
COMM	MENTS:				
COMM	121415.				
NOTE:	This abacklist must b	a signed detail and included i	n the invoice packet sent to Right o	of Way Control Office	
NOIE.	This checklist must b	e signed, dated, and included I	n die myoree paeket sem to Right (n way Cenual Office.	
	District Age	ent / Manager Signature	Date Complet	ed / Sent to CO	

CHAPTER 10

"RESERVED FOR FUTURE USE"

FORMS & EXAMPLES

Form No. Title Appendix No.

CHAPTER 11

CEMETERIES

FORMS & EXAMPLES

Form No.	Title Appendix No.
Form RW 11.01	Information for the Relocation of Graves
Form RW 11.01A	Information for the Relocation of Graves – Marker Identification 11-2
Form RW 11.02	Cemetery Relocation Contact Sheet
Form RW 11.03A	Deed Relocation of Graves (Reinterment Site to be Purchased) 11-4
Form RW 11.03B	Deed Relocation of Graves (Reinterment Site Provided by Others) 11-5
Form RW 11.03C	Deed Relocation of Graves (Acquisition of Vacant Cemetery Lots). 11-6
Form RW 11.03D	Deed Relocation of Graves (Use for Remains are to be Cremated) 11-7
Form RW 11.03E	Deed Relocation of Graves (Use for Removal of Pet Graves) 11-8
Form RW 11.04	Permission Form
Form RW 11.05	Declaration of Heir Form11-10
Form RW 11.06	Agreement for Reinterring the Remains of Decedents on Private Land 11-11
Form RW 11.07	Notice to Contractors
Example	Newspaper Transmittal Letter for Notice to Contractors
Example	Contractor's Proposal
Example	Specification for Disinterring & Reinterring the Remains of Decedents . 11-15
Example	Proposal Guaranty Bond11-16
Form RW 11.08	Confidential Qualification Questionnaire
WV-1	Vendor Registration & Disclosure Statement
Example	Sample Bid Return Envelope
Form RW 11.09	Contract for the Relocation of Graves – Corporation

Form RW 11.09A	Contract for the Relocation of Graves – Individual	11-21
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Example	Contract Bond	11-23
WV-347 Inst.	Wage & Hour Report (US Department of Labor)	11-24
Example	Log Sheet	11-25
Example	Photo Log	11-26

INFORMATION FOR THE RELOCATION OF GRAVES

Grave #		PARCEI		
PROJECT		COUNT	Υ	
NAME OF DECEASED		MALE	☐ FEMALE	E 🗆
DATE OF BIRTH	DATE OF DE.	ATH	AGE AT DEAT	ГН
INSCRIPTION				
Name of Nearest Living Relative	Address	Relation Dece		elephone
	 			
TYPE OF CASKET USED - MET	AL WOOD)	OTHER	
TYPE OF VAULT USED - META	AL CONC	RETE	WOOD	
DOES FAMILY WISH TO BE PR	ESENT AT DISINTERM	ENT (Yes No])	
REINTERMENT (Yes \sum No				
DOES FAMILY WISH TO HOLD REINTERMENT (Yes No		DISINTERMENT (Y	Yes No No)	
REINTERMENT SITE (If Known)	l			
SIZE OF MARKER	" x "	"x "x " WEIGHT OF MA (SANDSTONE-1 (GRANITE-MAR		Pounds
UPRIGHT MARKER OR MONUMEN FLAT MARKER OR MONUMEN FOOT STONES		MARKER TO BE		No 🗌
FLOWER VASES (Show Photo of Grave, Monument,				
Vases, & Footstones on Sheet 2)	REMAR	KS		
INFORMATION OBTAINED	BY —	Т	ITLE	

INFORMATION FOR THE RELOCATION OF GRAVES

PHOTOGRAPHS

INFORMATION FOR THE RELOCATION OF GRAVES

PHOTOGRAPHS

INFORMATION FOR THE RELOCATION OF GRAVES MARKER IDENTIFICATION

Grave #		PARCEL	
PROJECT		COUNTY	
NAME OF DECEASED		MALE	FEMALE
EXISTING MARKER (Circle INSCRIPTION (Complete only			
nvocidi fronv (compiete om)			
_			
CEMETERY R	REGULATIONS PROHIBIT t of kin of the named deceder reinterment site be as follows	INT CANNOT BE USED DUE TS, OR IF NO MONUMENT E. tt, request that the inscription on s: NSCRIPTION	XISTS.
NAME			
DATE OF BIRTH			
DATE OF DEATH			
	PHOTOC	<u>GRAPH</u>	
Next-of-Kin	Date	Next-of-Kin	Date
Next-of-Kin	Date	Next-of-Kin	Date

CONTACT NO	

CEMETERY RELOCATION CONTACT SHEET

Grave #	DISTRICT	PARCEL
	FEDERAL PROJECT	
NAME OF DECEASED		
COMMENTS		
Contact Made With	Bv	Date

PROJECT NO.	
PARCEL NO.	

D E E D RELOCATION OF GRAVES

THIS DEED, Made this day of, 20, I	οу
and between	
, part of the first part, and the WEST VIRGIN	IΑ
DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS, party of ti	ιе
second part.	
WITNESSETH:	
WHEREAS, for the purpose of constructing and maintaining ar	٦d
otherwise improving West Virginia Department of Transportation, Division	of
Highways Project No through	gh
District, County, West Virginia,	it
becomes necessary to disinter and remove the remains of certain bodies no	w
located and interred in graves within the area of the right of way of said project.	
NOW, THEREFORE, for and in consideration of the sum of One (\$1.0	0)
Dollar, cash in hand paid, receipt of which is hereby acknowledged, and tl	ne
further consideration	of
(<u>\$)</u>	ne
terms and conditions herein set forth to be kept and performed by the sa	id
respective parties hereto, the said part of the first part do hereby grant un	to
the said party of the second part the right and privilege to disinter and move in	а
proper manner under the supervision of a licensed and bonded mortician, tl	ne
remains of the bod of the la	te
,and of any of our/my relatives now interre	∍d
within the area of the proposed right of way of said road, and inter the sa	id

Form RW 11.03A (Rev. 10/2018)

remains in a new grave(s) in a burial plot at what is now known a
,situated in
, to be acquired b
and these graves opened/closed at the expense of the said party of the secon
part in accordance with the customs and regulations of said cemetery.
The said party of the second part shall disinter and remove the remain
of said decedent in the manner and on the terms and conditions as aforesaid
and in a good and workmanlike manner, all at the cost and expense of the sai
party of the second part.
And, for the consideration hereinabove set forth, the said part of the
first part hereby releases unto the said party of the second part any and all right
of sepulcher or easements of burial, or rights to make any further burials in the
aforesaid cemetery or burial plot located within the proposed right of way of the
said Project No
And, for the consideration hereinabove set forth, the said part of the
first part do hereby grant and convey unto the party of the second part all the
right, title and interest in the portion of said cemetery within the right of wa
limits of said project. The part of the first part do hereby request an
authorize that the consideration herein be made payable t
This is a transfer exempt from West Virginia excise taxes on propert
transfers under Chapter 11, Article 22, Sections 1 and 2 of the Official Code of
West Virginia of 1931, as amended.
WITNESS the following signatures and seals.
(SEAL)
(SEAL)
(SEAL)
(SEAL)

STATE OF	_
COUNTY OF	, To-wit:
l,	, a Notary Public in and for the
County and State aforesaid, do her	eby certify that
	, whose
name are/is signed to the foreg	oing writing, bearing date on theday of
, 20, ha_	this day acknowledged the same before me
in my said County.	
Given under my hand t	nis, 20
My Commission expire	S
	Notary Public
	Place Notary Stamp/Seal Here

THIS INSTRUMENT WAS PREPARED FROM A FORM PROVIDED BY THE LEGAL SERVICES SECTION, RIGHT OF WAY DIVISION, WVDOT, DIVISION OF HIGHWAYS, BUILDING #5
1900 KANAWHA BLVD. EAST CHARLESTON, WV 25305-0430

		PROJEC	T NO		
		PARCE	L NO		
			EED		
		RELOCATION	ON OF GRA	VES	
	THIS DEED, M	ade this	day of _		, 20, by and
between _					
	ENT OF TRANS				WEST VIRGINIA 'S, party of the
second par	ι.	WITN	ESSETH	:	
	WHEREAS, fo				maintaining and
otherwise	·			Ğ	ion, Division of
Highways					
through		District,		County,	West Virginia, it
becomes r	necessary to dis	inter and re	emove the	remains of cert	tain bodies now
located and	d interred in grav	es within th	ne area of th	e right of way o	f said project.
	NOW, THERE	FORE, for a	and in con	sideration of th	ne sum of One
(\$1.00) Dol	lar, cash in han	d paid, rece	eipt of whic	n is hereby ack	nowledged, and
the further	consideration o	f the terms	and condit	ions herein set	forth to be kept
and perfor	med by the said	l respective	parties her	eto, the said pa	arty_ of the first
part do <u>es</u>	hereby grant u	unto the sa	id party of	the second pa	rt the right and
privilege to	privilege to disinter and move in a proper manner under the supervision of a				
licensed a	nd bonded mo	ortician, the	e remains	of the bod	of the late
					e proposed right
of way of s	said road, and in	ter the said	remains in	new grave(<u>s)</u> in	n a burial plot at
what	is	r	now	known	as

Form RW 11.03B (Rev. 10/2018)

,S	ituate in,,
County,, to be	e acquired by and these graves opened/closed at
the expense of the said party of	the second part in accordance with the customs
and regulations of said cemetery.	
The said party of t	he second part shall disinter and remove the
remains of said decedent in the	ne manner and on the terms and conditions as
aforesaid, and in a good and wo	kmanlike manner, all at the cost and expense of
the said party of the second part.	
And, for the conside	ration hereinabove set forth, the said part of
the first part hereby releases un	to the said party of the second part any and all
rights of sepulcher or easements	of burial, or rights to make any further burials in
the aforesaid cemetery or burial	plot located within the proposed right of way of
the said Project No	
And, for the consider	ration hereinabove set forth, the said part <u>y</u> of the
first part do hereby grant and	convey unto the party of the second part all their
right, title and interest in the po	ortion of said cemetery within the right of way
limits of said project.	
This is a transfer exe	mpt from West Virginia excise taxes on property
transfers under Chapter 11, Artic	cle 22, Sections 1 and 2 of the Official Code of
West Virginia of 1931, as amende	d.
WITNESS the followi	ng signatures and seals.
	(SEAL)
	(SEAL)
	(SEAL)
	(SEAL)

STATE OF	
COUNTY OF	, To-wit:
l,	, a Notary Public in and for the County and
State aforesaid, do hereby certify that	t
	, whose
name are/is signed to the foregoing	ng writing, bearing date on theday o
, 20 <u>10</u> , ha <u>s</u>	this day acknowledged the same before me
in my said County.	
Given under my hand this	day of, 20
My Commission expires	·
Place Notary Stamp/Seal Here	
	Notary Public

THIS INSTRUMENT WAS PREPARED FROM A FORM PROVIDED BY THE LEGAL SERVICES SECTION, RIGHT OF WAY DIVISION, WVDOT, DIVISION OF HIGHWAYS, BUILDING #5
1900 KANAWHA BLVD. EAST CHARLESTON, WV 25305-0430

PROJECT NO. –	
PARCEL NO.	
CEMETERY DEED	

	THIS DEED, Made this	day of		20	, by
VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS, party of the second part. WITNESSETH: WHEREAS, for the purpose of constructing and maintaining and otherwise improving West Virginia Department of Transportation, Division of Highways, Project Number	and between				
WITNESSETH: WHEREAS, for the purpose of constructing and maintaining and otherwise improving West Virginia Department of Transportation, Division of Highways, Project Number		t part, and th	ne State of West	Virginia, by	the WEST
WITNESSETH: WHEREAS, for the purpose of constructing and maintaining and otherwise improving West Virginia Department of Transportation, Division of Highways, Project Number	VIRGINIA DEPARTMENT OF TRA	ANSPORTAT	ION, DIVISION	OF HIGHW	AYS, party
WHEREAS, for the purpose of constructing and maintaining and otherwise improving West Virginia Department of Transportation, Division of Highways, Project Number	of the second part.				
improving West Virginia Department of Transportation, Division of Highways, Project Number	W	ITNESSE	тн:		
Number	WHEREAS, for the purpos	se of constru	acting and mai	ntaining and	otherwise
County, West Virginia, it becomes necessary to purchase cemetery lots located in	improving West Virginia Departme	ent of Transp	ortation, Divisio	n of Highwa	ys, Project
NOW, THEREFORE, for and in consideration of the sum of One (\$1.00) Dollar, cash in hand paid, receipt of which is hereby acknowledged, and the further consideration of (\$) /100 Dollars, the said part of the first part, do hereby grant and convey unto the party of the second part all their rights and interest, including but not limited to the rights of interment and sepulture in the following described parcel of land lying and being in the Cemetery known as, at, West Virginia, as shown upon the maps and plats on file at said cemetery and being more particularly described as follows: Section Lot Space(s) Section Lot Space(s) The part of the first part do hereby request and authorize that the consideration	Number		, situa	te in	District,
NOW, THEREFORE, for and in consideration of the sum of One (\$1.00) Dollar, cash in hand paid, receipt of which is hereby acknowledged, and the further consideration of (\$) /100 Dollars, the said part of the first part, do hereby grant and convey unto the party of the second part all their rights and interest, including but not limited to the rights of interment and sepulture in the following described parcel of land lying and being in the Cemetery known as, at, West Virginia, as shown upon the maps and plats on file at said cemetery and being more particularly described as follows: Section Lot Space(s) Section Lot Space(s) The part of the first part do hereby request and authorize that the consideration	County, West	t Virginia, it	becomes necessar	ry to purchas	se cemetery
in hand paid, receipt of which is hereby acknowledged, and the further consideration of (\$) /100 Dollars, the said part of the first part, do hereby grant and convey unto the party of the second part all their rights and interest, including but not limited to the rights of interment and sepulture in the following described parcel of land lying and being in the Cemetery known as	lots located in				
(\$) /100 Dollars, the said part of the first part, do hereby grant and convey unto the party of the second part all their rights and interest, including but not limited to the rights of interment and sepulture in the following described parcel of land lying and being in the Cemetery known as, at, West Virginia, as shown upon the maps and plats on file at said cemetery and being more particularly described as follows: Section Lot Space(s) Section Lot Space(s) The part of the first part do hereby request and authorize that the consideration	NOW, THEREFORE, for and	in considerat	ion of the sum of	One (\$1.00) l	Dollar, cash
part of the first part, do hereby grant and convey unto the party of the second part all their rights and interest, including but not limited to the rights of interment and sepulture in the following described parcel of land lying and being in the Cemetery known as, at, West Virginia, as shown upon the maps and plats on file at said cemetery and being more particularly described as follows: Section Lot Space(s) Section Lot Space(s) Section Lot Space(s) The part of the first part do hereby request and authorize that the consideration	in hand paid, receipt of which is hereb	y acknowledg	ed, and the furth	er considerati	on of
their rights and interest, including but not limited to the rights of interment and sepulture in the following described parcel of land lying and being in the Cemetery known as	(\$			/100 Dolla	rs, the said
the following described parcel of land lying and being in the Cemetery known as	part of the first part, do herek	y grant and c	onvey unto the pa	arty of the sec	ond part all
	their rights and interest, including but	t not limited to	the rights of inte	erment and se	pulture in
upon the maps and plats on file at said cemetery and being more particularly described as follows: Section Lot Space(s) Section Lot Space(s) Section Lot Space(s) The part of the first part do hereby request and authorize that the consideration	the following described parcel of land	lying and bein	ng in the Cemeter	y known as	
upon the maps and plats on file at said cemetery and being more particularly described as follows: Section Lot Space(s) Section Lot Space(s) Section Lot Space(s) The part of the first part do hereby request and authorize that the consideration	,	at	,	West Virgini	a, as shown
Section Lot Space(s) Section Lot Space(s) Section Lot Space(s) The part of the first part do hereby request and authorize that the consideration					
Section Lot Space(s) Section Lot Space(s) The part of the first part do hereby request and authorize that the consideration	follows:				
Section Lot Space(s) The part of the first part do hereby request and authorize that the consideration	Section	Lot	Space(s)		<u> </u>
The part of the first part do hereby request and authorize that the consideration	Section	Lot	Space(s)		<u></u>
The part of the first part do hereby request and authorize that the consideration	Section	Lot	Space(s)		<u></u>
herein be made payable to	The part of the first part do	hereby reque	est and authorize	that the consid	deration
	•				

And, for the consideration hereinabove set forth, the said part___ of the first part

hereby release___ unto the said party of the second part any and all rights of sepulcher or

Page 113

easements of burial, or rights to make any further burials in the aforesaid cemetery or burial plot(s) located within the proposed right of way of said Project. And, for the consideration hereinabove set forth, the said part of the first part, do hereby grant and convey unto the party of the second part all their rights, title and interest in the portion of said cemetery within the right of way limits of said Project. This transfer is exempt from West Virginia excise taxes on property transfers under Chapter 11, Article 22, Sections 1 and 2 of the Official Code of West Virginia, 1931, as amended. **WITNESS** the following signatures and seals: (SEAL) _____ (SEAL) (SEAL) STATE OF _______, COUNTY OF . to-wit: I, ______, a Notary Public in and for the State and County aforesaid, do hereby certify that_____ whose name/s is/are signed to the foregoing writing, bearing date the _____ day of ______, 20_____, have/has this day, personally acknowledged the same before me in my said County. Given under my hand this ______ day of _______, 20_____. My commission expires _______. **Notary Public** Place Notary Stamp/Seal Here THIS INSTRUMENT WAS PREPARED FROM A FORM PROVIDED BY THE LEGAL SERVICES SECTION, RIGHT OF WAY DIVISION, WVDOT, DIVISION OF HIGHWAYS, **BUILDING #5** 1900 KANAWHA BLVD. EAST. CHARLESTON, WV 25305-0430

Page 213

PROJECT		
	Parcel No	

CEMETERY ITEMS OWNED

PROJECT NO.
PARCEL NO
DEED
RELOCATION OF GRAVES
THIS DEED, Made this day of, 20, by
and between
, part of the first part, and the WEST VIRGINIA
DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS, party of the second part.
WITNESSETH:
WHEREAS, for the purpose of constructing and maintaining and
otherwise improving West Virginia Department of Transportation, Division of
Highways Project No through
District, County, West Virginia, it
pecomes necessary to disinter and remove the remains of certain bodies now
ocated and interred in graves within the area of the right of way of said project.
NOW, THEREFORE, for and in consideration of the sum of One (\$1.00)
Dollar, cash in hand paid, receipt of which is hereby acknowledged, and the
rurther consideration of
<u>\$)</u> Dollars and of the
erms and conditions herein set forth to be kept and performed by the said
espective parties hereto, the said part of the first part do hereby grant unto
he said party of the second part the right and privilege to disinter and move in a
proper manner under the supervision of a licensed and bonded mortician, the
emains of the bod of the late

	,and of any
	within the area of the proposed right of way of
said road, and to transport said	remains to Crematory, in
	, for cremation in association with
the crematory's policies and proc	edures. The cremains shall be in shipped from
said crematory, by Express Mail to):
(Name)	
(City)	, (State),
(Zip Code), at the	e expense of the said party of the second part in
accordance with the customs and	regulations of said crematory.
The said party of the se	econd part shall disinter and remove the remains
of said decedent in the manne	r and on the terms and conditions as aforesaid,
and in a good and workmanlike r	manner, all at the cost and expense of the said
party of the second part.	
And, for the considerat	ion hereinabove set forth, the said part of the
first part hereby releases unto the	said party of the second part any and all rights
of sepulcher or easements of bur	ial, or rights to make any further burials in the
aforesaid cemetery or burial plot	located within the proposed right of way of the
said Project No	
The said party of th	e second part as part of the consideration
hereinabove set forth will purchas	e an Urn for the placement of the Cremains, and
the part of the first part by place	ing their signature upon on this Deed does now
and forever relinquish unto the pa	rty of the second part, any and all rights to have
the cremains entombed or reinter	red in a burial lot, crypt space, cremation bench,
amphoria, or the like.	
And, for the considerat	ion hereinabove set forth, the said part of the
first part do hereby grant and o	convey unto the party of the second part all their
right, title and interest in the po	rtion of said cemetery within the right of way
limits of said project. The part	of the first part do hereby request and

APPENDIX 11-7

authorize	that	the	consideration	herein	be	made	payable
to							
This is a tra	ansfer e	xempt	from West Virgini	a excise to	axes or	property	transfers
under Chapt	ter 11, A	rticle 2	2, Sections 1 and 2	2 of the Of	ficial Co	de of Wes	st Virginia
of 1931, as a	amende	d.					
V	VITNES	S the fo	llowing signatures	s and seals			
			-			(;	SEAL)
			-			(;	SEAL)
			-			(;	SEAL)
			_			(SEAL)

STATE OF	<u> </u>			
COUNTY OF	, To-wit:			
l,	, a Notary Public in and for the			
County and State aforesaid, do here	eby certify that			
	, whose			
name are/is signed to the foreg	joing writing, bearing date on theday of			
, 20, ha	this day acknowledged the same before me			
in my said County.				
Given under my hand th	nis, day of, 20			
My Commission expires	S			
Place Notary Stamp/Seal Here				
	Notary Public			

THIS INSTRUMENT WAS PREPARED FROM A FORM PROVIDED BY THE LEGAL SERVICES SECTION, RIGHT OF WAY DIVISION, WVDOT, DIVISION OF HIGHWAYS, BUILDING #5
1900 KANAWHA BLVD. EAST CHARLESTON, WV 25305-0430

PROJECT NO
PARCEL NO
DEED
RELOCATION OF GRAVES
THIS DEED, Made this day of, 20, by
and between
DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS, party of the
second part.
WITNESSETH:
WHEREAS, for the purpose of constructing and maintaining and
otherwise improving West Virginia Department of Transportation, Division o
Highways Project No through
District, County, West Virginia, i
pecomes necessary to disinter and remove the remains of certain pets nov
ocated and interred in graves within the area of the right of way of said project.
NOW, THEREFORE, for and in consideration of the sum of One (\$1.00
Dollar, cash in hand paid, receipt of which is hereby acknowledged, and the
urther consideration o
\$ Dollars and of the
erms and conditions herein set forth to be kept and performed by the said
espective parties hereto, the said part of the first part do hereby grant unto
he said party of the second part the right and privilege to disinter and move in a
proper manner the remains of the following pets:

,and of any of our/my relatives and/or pets now interred within the area o
the proposed right of way of said road, and inter the said remains in a new grave
situate in a burial plot at what is now known as
,, to be acquired
by and at the expense of the said party of the second part in accordance with the
customs and regulations of said cemetery.
The said party of the second part shall disinter and remove the remains
of said decedent in the manner and on the terms and conditions as aforesaid
and in a good and workmanlike manner, all at the cost and expense of the said
party of the second part.
And, for the consideration hereinabove set forth, the said part of the
first part hereby releases unto the said party of the second part any and all rights
of sepulcher or easements of burial, or rights to make any further burials in the
aforesaid cemetery or burial plot located within the proposed right of way of the
said Project No
And, for the consideration hereinabove set forth, the said part of the
first part do hereby grant and convey unto the party of the second part all their
right, title and interest in the portion of said cemetery within the right of way
limits of said project. The part of the first part do hereby request and
authorize that the consideration herein be made payable to
This is a transfer exempt from West Virginia excise taxes on property
transfers under Chapter 11, Article 22, Sections 1 and 2 of the Official Code o
West Virginia of 1931, as amended.
WITNESS the following signatures and seals.
(SEAL)
(SEAL)
(SEAL)
(SEAL)

COUNTY OF	₋ , To-wit:
	, a Notary Public in and for the
·	oy certify that, whose
name are/is signed to the foregoin	ng writing, bearing date on the
day of, 20	_, ha this day acknowledged the same
before me in my said County.	
Given under my hand this	day of, 20
My Commission expires _	·
	Notary Public
	, , , , , , , , , , , , , , , , , , , ,

THIS INSTRUMENT WAS PREPARED FROM A FORM PROVIDED BY THE LEGAL SERVICES SECTION, RIGHT OF WAY DIVISION, WVDOT, DIVISION OF HIGHWAYS, BUILDING #5
1900 KANAWHA BLVD. EAST CHARLESTON, WV 25305-0430

Date:	
Ι,	
the relocation of the following mo	to make the necessary arrangements for embers of my family:
Name	
Name	
Name	
Name Name	
	Signature

Declaration of Heir(s)

Of

I,					
and to the best of my knowledg	ge and belief this is a cor	mplete and accurate list of all	the heirs known to		
Name	Relationship	Address (Note if Deceased)	SS Number	Birthdate	Telephone Number

Show additional Names on back

Name	Relationship	Address (Note if Deceased)	SS Number	Birthdate	Telephone Number
I, thereby believe the foregoing to be				ent, and to the be	st of my knowledge and
belief, these are all of the heirs known	to exist at the	time of affixing my signature he	ereto.		
				(Sion here in wi	tness of a Notary)
STATE OF				(Sign here in wi	iness of a rotary)
COUNTY OF, To	-wit:				
I,		a Notary Public	c in and for the Co	unty and State afores	said do hereby certify that
1,		, a notary rubin	e in and for the co	unity and State afores	said, do hereby certify that
			,whose nam	e(s) are/is signed to t	he foregoing writing, bearing
			,		<i>c c c</i> , <i>c</i>
date on theday of	, 20, ha	this day acknowledged the same be	fore me in my said	County.	
Disco Nistorio Cassillo (C. 111		٦			
Place Notary Stamp/Seal Here		Given under m	v hand this	day of	20
		Given under in	y nana tins	uay or	, 20
		My Commission	n expires		
		, , , , , , , , , , , , , , , , , , , ,			
				Notary Public	
			•	,	

PROJECT NO.	
PARCEL NO.	
COUNTY	

AGREEMENT FOR REINTERRING THE REMAINS OF DECEDENTS ON PRIVATE LAND

THIS AGREEMENT, Made this day of,, by and
between partof the
first part, and West Virginia Division of Highways, party of the second part.
WITNESSETH: That for and in consideration of the sum of One Dollar (\$1.00), cash in hand
paid, the receipt of which is hereby acknowledged, the party of the first part do hereby give unto the
West Virginia Division of Highways, its agents, employees and contractees, the right and privilege to
enter upon the property of the party/ies of the first part, situate and located in
District,County, West Virginia, for the purpose of reinterring the remains of
decedents, including but not limited to the activities of opening and closing of grave(s), establishing
ingress/egress to site by whatever means, erecting monuments, right to reenter within 90 days or less to
refill if settlement occurs, said parcel or tract of land described on the attached sheet(s).
WITNESS the following signatures and seals:
WITHESS the following signatures and seals.
(SEAL)
(SEAL)
STATE OF WEST VIRGINIA,
COUNTY OF, to-wit:
I,, a Notary Public in and for the County and State aforesaid, do hereby certify that
hereby certify that, whose name/s is/are signed to the writing hereto annexed bearing date the day of
whose name/s is/are signed to the writing hereto annexed bearing date the day of, has/have this day acknowledged the same before me in my said
County and State.
County and State.
Given under my hand this day of,
My commission expires
Notary Public

NOTICE TO CONTRACTORS

Sealed bids covering the disinterme	
	Cemetery situate within the repartment of Transportation, Division of Highways' Project
	other locations as set forth in the contract proposal, will be received
	Division of Highways, at its Central Right of Way Office at the
	awha Boulevard East, Charleston, West Virginia, 25305-0430 until
	The next business day at 11:00 AM said bids will be
	rtment of Transportation, Division of Highways, Capitol Complex,
	305-0430. The grave sites within the aforesaid cemetery are shown
upon said right of way plans of the West Virginia Dep	partment of Transportation, Division of Highways.
Each proposal must be submitted on Wes	t Virginia Department of Transportation, Division of Highways
approved forms and must conform with Department p	plans and specifications for said work and contract provisions, copies
of which are available at said Right of Way office o	r by calling (304) 558-9321. Performance bond will be required of
successful bidder.	
The work to be performed is part of a Fed	leral-aid construction contract including, but not limited to, equal
opportunity provisions, predetermined minimum wag	ge rates determined by the United States Secretary of Labor and the
West Virginia Department of Commerce, Labor and	Environmental Resources, Division of Labor. The West Virginia
Department of Transportation, Division of Highways	s, in accordance with the provisions of Title VI of the Civil Rights
Act of 1964 (78 Stat. 252) and the regulations of the	West Virginia Department of Commerce, Labor and Environmental
Resources, Division of Commerce (15 C.F.R.; Part 8), issued pursuant to such act, hereby notifies all bidders that it will
affirmatively ensure that in any contract entered pu	rsuant to this advertisement, minority business enterprises will be
afforded full opportunity to submit bids in response to	this invitation, and will not be discriminated against on the grounds
of race, religion, color, sex, national origin or disabilit	ry in consideration for an award.
Proposal guaranty of \$500.00 or 5% of total	bid, whichever is greater, is required to be submitted with each bid.
Surety bond, Cashier's or Certified Check only will be	e submitted with each bid. Surety bond, Cashier's or Certified Check
only will be acceptable.	
The right is reserved to reject any or all propo	sals.
	WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS
_	
	Right of Way Division, Director

<u>NOTE</u>: On a Notice to Contractor with a Mandatory Pre-Bid the following should be inserted between the first and second paragraphs.

A Mandatory On-Site Pre-Bid Conference will be held at <u>Time</u> a.m./p.m. on <u>Day of week Month Date, Year</u>, at the <u>Location of conference building cemetery, etc.</u>, with all potential bidders meeting at <u>Description of Location of the meeting place</u>. Attendance is required at the pre-bid meeting by all bidders on this project to familiarize themselves with the cemetery site, the reinterment sites, the details and scope of work required, and other relevant information. Failure to attend this pre-bid conference by any Bidder will result in their Bid being disqualified.

EXAMPLE Transmittal Letter for Notice to Contractors

(Use Current Letterhead)

(Date)

(Name and Address Of Newspaper)

To Whom It May Concern:

Project (State and Federal number if any)
Parcel (Parcel Number and Cemetery Name) Cemetery
(County Name) County

Please publish the attached Notice to Contractors, for invitation of bids, under legal advertisements on the following dates.

(DAY & DATE) (DAY & DATE) (DAY & DATE)

Upon completion of this advertisement, please render an invoice as follows:

- 1. Invoice Original showing date or dates published, number of words, and the rate per word. You must show your Federal Employment Identification Number.
- 2. Certificate of Publication Original newspaper clipping must be attached, and all certifications must be fully executed.

The above steps must be complied with before your invoice can be paid.

Please submit invoice promptly to (Name of Director), Director, Right of Way Division, West Virginia Division of Highways, Building 5, Room 820, 1900 Kanawha Boulevard East, Charleston West Virginia 25305-0430. This invoice is needed as evidence of publication. Any questions should be directed to (Cemetery Coordinator Name) at (304) (Coordinators Number).

Sincerely yours,

(Name of Director) Director Right of Way Division

Enclosures XXX:xx

(Rev. 10/2018)

CONTRACTOR'S PROPOSAL

TO THE WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS

	Proposal of			
of				, for the
reloca	ation of the	Cemet	ery, located l	eft and right of
Statio	ns			, known
as	Project No.			
	County, West Virginia.			
	The undersigned hereby proposes to remon file in the office of the West Virginia Depa bodies or remains buried in the above-name	rtment of Trans		
tools	The undersigned declares that he has elections, and the drawings therein referred and apparatus, and furnish all labor and ma emetery.	to, and will pr	ovide all nece	ssary machinery,
mater Division the nure in the the un	Said proposer or his representative has prontract, and is acquainted with all the conditional, etc., and is relying on personal knowled on of Highways' Estimate, but should the number estimated in the contract or specificater all bodies at the unit price hereinafter set for most substantial and workmanlike manner and prices named below and in order to me rs, the following price is submitted.	ions and require dge, and not the umber of graves tions, then the C orth. The unders called for by sai	ments and the property of the partment of the property of the	location, ground, of Transportation, ocated differ from es to remove and to do all the work requirements for
	UNIT PRICE S	<u>CHEDULE</u>		
ITEM <u>NO.</u>	<u>DESCRIPTION</u>	ESTIMATED QUANTITY	UNIT <u>PRICE</u>	ESTIMATED QUANTITY
1.	Opening and backfilling graves containing wooden Caskets/Vaults or remains in the existing Cemetery.		\$	\$
1A.	Opening and backfilling graves with Metal Caskets or Vaults in existing Cemetery.		\$	\$
1B.	Furnishing wooden containers for the remains. See Item No. 4 of specifications.		\$	\$
1C.	Furnishing concrete or metal Vaults for reintering remains as requested			

by reinterment cemetery or as needed

to replace existing Vault.

UNIT PRICE SCHEDULE

ITEM <u>NO.</u>	<u>DESCRIPTION</u>	ESTIMATED QUANTITY	UNIT <u>PRICE</u>	ESTIMATED QUANTITY
1D.	Opening and backfilling of explored graves (possible graves to be examined at the discretion of the State's inspector).		\$	_ \$
2.	Removing from existing grave site, transporting and reinterring remains at new grave site in the (Name of Cemetery and Location). This item includes opening and closing.		\$	_ \$
2A.	Removing from existing grave site and transporting remains in existing vaults to new grave site in the (Name of Cemetery and Location). This item includes opening and closing, or payment to proper officials of reinterring Cemetery for opening and closing. \$		\$	
2B.	Removing from existing grave site, transporting remains to new grave site in the (Name of Cemetery and Location), reinterring in vaults as required by reinterment Cemetery. This item includes opening and closing, or payment to proper officials of reinterring Cemetery for opening and closing.		\$	_ \$
3.	Removing existing monuments, markers gravestones, footstones, ornaments and/or bronze plaques and transporting to the (Name of Cemetery and Location). Contractor to re-erect the markers per specifications or make payment to proper officials of reinterring Cemetery for services.			
Class A	A. Gravestones & Monuments removed and re-erected, weighing less than 100 lbs.		\$	_ \$
Class E	3. Gravestones & Monuments removed and re-erected, weighing 100 lbs. or more, but less than 500 lbs.		\$	
Class (\$ C. Gravestones & Monuments removed			

(Rev. 10/2018)

and re-erected, weighing 500 lbs.

	or more, but less than 1,000 lbs.		\$	\$
Class D	Gravestones & Monuments removed and re-erected, weighing 1,000 lbs. or more, but less than 2,000 lbs.		\$	\$
	UNIT PRICE SO	CHEDULE		
ITEM <u>NO.</u>	DESCRIPTION	ESTIMATED QUANTITY	UNIT PRICE	ESTIMATED QUANTITY
Class E.	Gravestones & Monuments removed and re-erected, weighing 2,000 lbs. or more.		\$	\$
4. F	Furnishing of Markers			
4B.	Perpetual care Cemetery: Furnishing markers as required by (Name of Cemetery and Location), see Item No. 17 of specifications. Non-perpetual care Cemetery: Furnishing markers as required by		\$	\$
	Department in the (Name of Cemetery and Location), see Item No. 17 of specifications.		\$	\$
5. R	oads			
	Establishing ingress and egress to the disinterment Cemetery site.		\$	\$
	Establishing ingress and egress to the new grave(s) site at the (Name of Cemetery and Location).		\$	\$
	Trenching: Upon completion of disinterment and reinterment of graves, the entire cemetery or area designated by the State's inspector will be trenched by backhoe, see Item No. 9 of specifications. This is to insure that all remains have been removed.		\$	\$
	Sanitary Provisions, see Item # 21G of specifications.		\$	\$
Total I	tems 1 through 7. BID PRICE		\$	

The undersigned states and deposes that he has no interest, direct or indirect, in any other bid for the work covered by this proposal.

	Ву:
	Title:
STATE OF	
COUNTY OF, To-wit:	
aforesaid, do hereby certify that	Notary Public in and for the County and State
the foregoing writing, bearing date on the ha this day acknowledged the same before me	day of, 20,
	nis day of, 20
Place Notary Stamp/Seal Here	
	Notary Public

SPECIF!	[CA	TIO	NS fo	r Disinter	ring and Rei	nteri	ring the	Remains	of Deced	lents	burie	d in
									Cemet	ery,	to	be
relocated	by	the	West	Virginia	Department	of	Transp	ortation,	Division	of	Highw	ays
Project							,					
County.												

1. GENERAL:

All labor, tools, equipment and permits necessary for the disinterring, moving, and reinterring are to be furnished by the Contractor. Erosion Control is to be utilized to control soil runoff.

In the event additional graves are discovered, they must be verified, staked, photographed, and documented by the West Virginia Department of Transportation, Division of Highways' personnel prior to removal by the Contractor.

2. OPENING OF GRAVES:

All excavation in old grave locations shall be performed by hand digging and shall be of the necessary depth and dimensions to properly remove any existing remains. If no remains are found, the excavation shall be carried to a depth sufficient to determine if the remains of a grave are present. Such depth will be left up to the direction of the State's inspector. If no remains have been found at this location, the inspector shall determine whether any body has been buried. If he determines that a body has been buried there, he shall direct the Contractor to collect not less than 0.03 m³ (1cubic foot) of the material at the bottom of the excavation and shall reinter such as the last remains. If it is determined, that no remains were buried within the area opened as a grave, then it will be noted as explored and paid as such. Contractor shall refill all opened graves. No grave opened or partially opened shall be left uncovered during such time inspector or guard is absent or during rainy weather.

On graves containing concrete vaults, metal vaults and/or caskets, the use of motorized machinery will only be allowed to open the grave to the top of the concrete vault, metal vault and/or casket. After the grave is opened, the remaining excavation shall be performed by hand digging a minimum of 152mm (6 inches) beyond the vault or casket perimeter to the bottom of the grave. Both ends of the vault or casket will be opened a minimum of 304 mm (12 inches) beyond the length of the container and to a depth to ensure the attachment of a proper device such as a cable, chain, rope, strap, etc. beneath the underside of the vault or casket at each end. The vault or casket will be lifted by means of a device being placed beneath the container, one at each end, in a manner to keep the remains in a horizontal position (level) at all times. A tripod with hoist, boom truck, crane, backhoe, etc. may be connected to the lifting devices and used to lift the concrete vault, metal vault and/or casket from the grave.

Multiple graves are those where more than one deceased is buried in a common area, not considered as a standard size burial plot. Where it is determined, that there is more than one

deceased in a standard plot at different levels, each will be considered as separate interments and reinterments.

Explored Site (possible grave) will be opened the same as excavation of old grave locations to a depth as determined by the State's Inspector to ensure if a grave exists or not. If a grave is discovered it will be assigned a number, stake and photographs taken, and paid as a separate grave and the unit for explored grave reduced.

3. BODY AND ARTICLES TO BE MOVED:

All of the body, or last remains, including such jewelry, identification marks, and other such items, casket, coffin, or other container, are to be removed from each grave, transferred and suitably buried in the new grave. In cases of excessive wood removed from burial site, the wood/boards lying above the decedent remains may be disposed of at the direction of the State's inspector, the material cannot be buried, but is to be disposed of by contractor. Where there is an existing metal casket and or metal vault the is damaged to a point beyond reuse the contractor is responsible to remove from site and dispose of at a proper landfill or salvage yard. Concrete Vaults that are not reusable are to be broken into small pieces and can be disposed of at site.

4. **CONTAINERS:**

Except where the existing rough box or casket is in good condition and can be moved intact, the Contractor shall disinter, transport and reinter in proper containers, the remains of all decedents to such places that may be designated by the West Virginia Department of Transportation, Division of Highways, said containers shall be metal caskets as specified in bid proposal or a wooden box constructed of 20 mm (34 inch) plywood or boards. If constructed of boards, they shall be of a good quality commercial lumber, sound, free of loose knots and having a nominal thickness of 25 mm (1 inch). Screw nails shall be used with plywood. Plywood, A - C grade, is the minimum grade acceptable. The wooden box used by the Contractor shall be of suitable size to remove all contents of the grave but in no case shall any container be less than 508 mm x 254 mm x 1 524 mm (20" x 10" x 5') in size. The existing container of the original interment can be used providing it is still in good condition, which permits moving it as a unit.

Some cases may require the Contractor to construct a larger box to contain the contents of a grave. This will be done at the direction of the State Inspector at no additional cost to the State. This will be paid at the same unit price as contained in the bid proposal.

On certain projects where the existing container has failed and cannot be moved, something other than the specified casket or wooden box might be required. If such a project would occur, the specifications and quantity for the type of containers will be made part of the Contractor's Proposal and paid at the unit price as contained in the Bid Proposal and per Section 20c as contained herein.

5. REMOVING AND TRANSPORTING OF BODIES:

The body or last remains, coffin or other container is to be removed from the grave, placed in the casket or rough box (if necessary), sealed and covered until transferred. When loading, the remains shall be kept in a horizontal position at all times. The container shall be placed in a closed conveyance or on a trailer, tightly covered so no portion is exposed, for transportation to the designated cemetery and reinterred in accordance with the regular burial procedure, however, no person or persons shall ride in the enclosed portion of the conveyance containing the remains of the deceased persons. If reinterring cemetery requires grave opening/closing and reinterring be done by its own forces and the Department did not purchase this, then this cost should be included in the contractor's bid unit price. The Contractor shall make payment to the Cemetery for its services.

6. REINTERRING:

The Contractor shall perform all excavation of whatever material encountered, including rock, for new graves to the necessary dimensions to permit free entry of the box, container or vault to be placed therein. The new grave shall be dug to a depth sufficient to ensure a minimum of 915 mm (3 feet) over the container in nonperpetually maintained cemeteries or as specified per the regulations of the perpetual cemeteries, said distance to be measured to finished, graded ground surface. All reinterments by the Department will be placed in vault or grave liners as per bid proposal. New graves shall not be excavated more than one day prior to reinterment unless otherwise directed by the Division of Highways' inspector in charge. All reburial should be placed on a as level of bottom as possible and no items (ex. Rocks, clods of dirt, etc.) place beneath to level.

7. BACKFILL:

Materials for backfill and new graves shall consist of the excavated materials or borrow of materials approved by the inspector in charge and shall be free of trash, lumber, large clods or other debris. Backfill shall be placed in such a manner as to provide compaction of a density at least equal to the density of adjacent earth so as to prevent settlement or shrinkage. Backfill on new graves shall not be mounded but shall be leveled off flush with the surrounding ground. In the event settlement or sinking and /or shifting of the monument should occur within a period of 90 days after completion of the contract, the Contractor shall be required to refill all areas where settlement occurs and correct the monument placement at no additional cost to the West Virginia Department of Transportation, Division of Highways.

8. ROADS:

It shall be the responsibility of the Contractor to reach the disinterment cemeteries and the reinterment site by the most feasible routes at the time the work called for under this contract is performed. Contractor may be required to establish ingress and egress by whatever means.

9. TRENCHING OF THE DISINTERMENT CEMETERY:

Upon the removal of all known graves at the disinterment site, it can be necessary to trench within the existing cemetery to search for any additional graves, so as to ensure that all remains have been removed. This is performed by digging parallel trenches approximately 914 mm (3 feet) apart, to a depth of 457 mm to 610 mm (18 to 24 inches) at the direction of the State Inspector. The trench opening shall have a width between 457 mm to 610 mm (18 to 24 inches). The Contractor and Inspector will view the side walls for any signs of a grave. The Department may choose in lieu of trenching to use the open pit method where all of the earth in the burial area is excavated to a depth as directed by the State's Inspector, no less than 3 feet, and the area probed to determine if additional burial are present. The Contractor will also provide the necessary personnel to probe the bottom of the trench or pit at 305 mm (12 inches) intervals. The trenching or open pit method, if required, will be added as a bid item in the Contractor's Proposal and includes costs for seeding and mulching of this site.

10. MARKING OF GRAVE SPACES:

Each grave space shall be marked with a wood stake prior to any reinterment, and the grave identification marked on the stake for grave identification by the inspector in charge and the Contractor. Stakes that protrude above the ground surface shall be removed prior to completion of the work.

11. SEEDING:

The ground at the newly dug graves and any other disturbed areas in the reinterment cemetery shall be suitably graded to drain, prepared, fertilized, seeded, and mulched at a favorable season of the year for grass to grow to maturity.

12. FERTILIZER:

The minimum composition 10-6-4 (10 percent nitrogen, 6 percent phosphoric acid, 4 percent potash) shall be applied uniformly over the areas to be seeded at a rate of 0.5 kg per 0.84 m² (1 pound per square yard), and shall be incorporated into the soil to a depth of approximately 50 mm (2 inches).

13. **SEED:**

Seed shall be labeled in accordance with the U. S. Department of Agriculture Rules and Regulations under the Federal Seed Act in effect on the date of Invitation for Bids. All grass seed shall have a maximum weed content of 1 percent. The seed mixture shall be made up in the following proportion, by weight:

Kind of Seed	Percent by Weight
Kentucky Bluegrass	50%
Chewing Fescue Alta or Kentucky 31	30%

Seed may be broadcast either by hand or approved sowing equipment at a rate of approximately 0.5 kg per 21 m² (1 pound per 25 square yards).

14. MULCHING:

The areas to be seeded shall be mulched with straw at the rate of approximately 3 362 kg per hectare (3,000 pounds per acre). The mulch shall be anchored as directed in the field.

15. PAYMENT:

No separate payment will be made for the work covered by Sections 11, 12, 13, and 14 and all costs in connection therewith shall be included in the applicable contract price for the opening/closing bid item to which the work pertains.

16. REMOVAL AND RESETTING OF MONUMENTS AND GRAVE MARKERS:

The Contractor shall remove all monuments, headstones, footstones, gravestones, and grave markers, including all metal markers and ornaments of value from the existing cemetery, and transport and reset them at the proper graves in the reinterment cemetery. All such items shall be clearly marked to ensure their replacement over the correct grave. The State's inspector shall determine any other items of value to be moved. The Contractor shall take all precautions to protect such articles from damage during his operations and shall, as determined by the State's inspector, either repair or replace at his own expense any such articles which may be broken, damaged, lost or stolen in the process of relocation.

Stones, which are too heavy to handle by hand,, shall be handled with fiber rope or leather slings. Wire rope or chain slings will not be permitted. All stones shall be adequately supported and braced during transportation. Supports and bracing shall be of wood. All gravestones and monuments shall be reset in as good a condition in the reinterment site on concrete foundations of such size that they extend beyond the outside limits of the

monument base by not less than 152 mm (6 inches) all around for the full depth of the foundation. Any monument exceeding 1.5 m (5 feet) in height shall have a foundation extending 305 mm (12 inches) beyond its base on all sides. This outside margin of the base shall be finished to provide a 20 mm (3/4 inch) drop, or slope to the outside edge on all four sides. The outside edges of the concrete base shall be 50 mm (2 inches) above the finished grade. Except for the 50 mm (2 inches) above grade, no forms will be required for the foundations, provided that reasonably neat lines can be excavated. The concrete foundations shall be set for a depth and thickness at least equal to the original setting, but not less than 457 mm (18 inches), with the exception that foundations for small stones shall be set to a depth of not less than 305 mm (12 inches). Stones shall be set in mortar upon their foundations, with the exception that slab type monuments shall be inserted in the concrete after it has attained its initial set, leaving the same length of the monument above the concrete that was above the ground line in the original setting. All monuments shall be set plumb and true to the lines set by the inspector. Monuments of more than one piece may be moved as separate pieces and reset in the reinterment site in their original condition and position, and joined together with a suitable bonding material. Specifications for concrete used in base or foundation for monuments shall be one part cement, two parts sand and four parts clean gravel, not exceeding 38 mm (1½ inches) in diameter.

Any existing broken monuments shall be removed and reset in a horizontal position on concrete bases on their respective graves in the reinterment site. The methods used and the quality of work to be done shall be in accordance with the accepted best procedure. Some perpetual care cemeteries require that their own forces set the monument(s) within the reinterring cemetery. If that is the case, then this cost shall be included in the Contractor's bid unit price, unless purchased by the Department, and the Contractor shall make payment to the cemetery for its services.

17. FURNISHING OF MARKERS:

The Contractor shall furnish marble or granite markers for all unknown graves and for those graves identified but which have no identifying marker. There will also be cases where existing markers will not be accepted by the perpetual care cemeteries and a new marker or monument will be furnished as part of the contract. This marker and/or monument shall be in accordance with the minimum required specification of the perpetual care cemeteries. Vases will be required for markers and/or monuments in the perpetual care cemeteries. The methods used and the quality of work to be done shall be in accordance with the accepted best practice or as required by the reinterring cemetery. A granite marker shall be furnished in non-perpetual care cemeteries. This marker shall be a minimum size of 200 mm x 100 mm x 405 mm (8" x 4" x 16") or larger. All markers shall include an average of three lines of lettering indicated by the West Virginia Department of Transportation, Division of Highways, markers can be in-bedded into the soil on solid ground with no footing to a depth of a least 25 mm (1") and monuments set on a foundation of concrete 152 mm (6 inches) in thickness with a minimum margin of 76 mm (3 inches) extended around the marker flush with original ground level or as required by the reinterring cemetery.

18. RELIGIOUS SERVICES:

If the next of kin desire to hold religious services at the grave of their deceased relatives, such service shall be permitted by the Contractor at the disinterment and/or reinterment sites. In like manner, private funerals at the reinterment cemetery involving original interments by private agencies shall be permitted by the Contractor when properly authorized by the cemetery owner. In all cases involving original interments, the Contractor shall take such measures as may be required to make the designated burial lot available and accessible at the time designated by the cemetery owner. The Contractor shall cease all operations at the site during such times as private funerals or religious services are being held in the cemetery. An extension of time equal to that lost due to the suspension of operations during private funerals or religious services will be granted by the State's inspector. An accurate record of all such suspensions shall be kept by the Contractor and the State.

19. PRIVATE REMOVAL:

- a. In the event the next of kin prefer to move the decedent's remains instead of having it done by the West Virginia Department of Transportation, Division of Highways, performance of such removal will be withdrawn from the Contractor and the decedent's next of kin may make private provisions with the Contractor or with any other person qualified for such removal. The West Virginia Department of Transportation, Division of Highways will pay to the Contractor or such other qualified person after removal and receipt of a release from the next of kin, the unit price listed in the Contractor's proposal for such removal and reinterment.
- b. In the event the reinterring cemetery requires that their own forces open and close the relocated grave, the Contractor shall pay for same and be reimbursed by the West Virginia Department of Transportation, Division of Highways at the unit price bid.
- c. The West Virginia Department of Transportation, Division of Highways reserves the right to withdraw from the contract any removal it deems expedient or necessary.

20. MEASUREMENT AND PAYMENT FOR MOVING GRAVES:

- a. Opening & Backfilling Graves: All work in connection with opening and backfilling graves in the existing cemetery will be measured as one unit for each grave opened and backfilled at the direction of the State's inspector and will be paid for at the contract unit price for "Opening and Backfilling Graves in Existing Cemetery". Graves containing more than one body or remains will be paid for as only one unit.
- b. Opening of Explored Graves: All work in connection with opening and backfilling of explored holes in the existing cemetery will be measured as one unit for each explored hole opened and refilled, this will be paid for at the contract price for "Opening and Backfilling of Explored Graves". If no opening/closing of Explored Graves were included in the Contract Proposal and its later

determined by the State's Inspector that explored holes are required, then this will be measured as one unit for each hole opened and refilled. This will be paid for at the contract unit price for "Opening and Backfilling Graves in Existing Cemetery".

- c. <u>Furnishing of Caskets and/or Wooden Containers and Vaults:</u> Casket and/or Wooden containers for the remains will be measured as one unit for each grave opened, except for multiple graves where payment will be made for additional containers at the direction of the State's Inspector for the contracted price. Vaults, concrete or metal, and grave liners will be furnished and paid at the contracted price as required by the reinterment cemetery or the Department.
- d. Removal and Reinterment of Bodies and Remains: Bodies and remains removed from the existing cemetery, boxed, placed in a vault if required, transported and reinterred in the new cemetery, including the excavation and backfill of the new graves, will be measured as one unit for all bodies and remains removed from each respective grave, and paid for at the contract unit price for "Removing Remains, Transporting, Reinterring, Opening and Closing". Where bodies are obtained from a multiple grave and boxed separately, payment will be made for additional interments. Where two bodies or remains from two separate graves are reinterred in one grave, such reinterment will be considered as only one unit for payment purposes. The removal or reassembling of vaults of any kind, as provided herein, shall be included in this contract price. If reinterring cemetery requires grave opening and closing done by its own forces, this cost should be included in the contractor's bid unit price if not purchased by the Department. The Contractor shall make payment to the cemetery for its services.
- e. Measurement and Payment for Moving Gravestones and Monuments: Gravestones, headstones, grave markers, and monuments removed from the existing cemeteries, transported and re-erected in the new location will be measured as one unit for each complete unit of stone removed and reset, and will be paid for at the applicable contract unit price for "Gravestones and Monuments Removed and Reerected" for the various weights of gravestones and monuments involved. Payment weights will be based on computed volume of the stones in cubic meters (cubic feet) as determined from measurements made by the inspector, multiplied by the weight per cubic meter (cubic foot) for the type of stone encountered. The weights to be used in determining payment weights will be 4.25 cubic meters (150 pounds per cubic foot) for sandstone gravestones and monuments and 4.81 cubic meters (170 pounds per cubic foot) for granite, limestone, and marble gravestones and monuments. The monuments at the foot of graves will not be counted as a separate item but their weights will be added to that of the headstone and all considered as one unit, except that on graves having a double headstone and two footstones, the extra footstone will be considered as a separate monument. Concrete for the bases will not be included in the determination of size and weights of the gravestones and monuments but the cost of such concrete for setting or reerecting will be included in the bid unit price.
- f. <u>Furnishing of Monument(s)</u>: The Contractor shall furnish marble or granite markers as per specifications. The unit price will include the cost of monument(s), required lettering, concrete foundation, setting of monument(s).
- g. Trenching: The Contractor is required to trench or use the open pit method at the disinterment site,

will provide the equipment, operator, and personnel to probe as per specifications. This will be paid as one bid unit price.

21. GENERAL:

- a. <u>Basis of Award</u>: Award of all items will be made to one bidder and, therefore, bidders must quote on all items. The right is reserved as the interest of the West Virginia Department of Transportation, Division of Highways may require to reject any and all bids and to waive any informality in bids received. Bids not quoting on all items will not be considered.
- b. <u>Instructions:</u> The individual items taken collectively cover all phases of the work required to bring the job to completion as outlined in the specifications. The cost of each item listed or unit costs include all the labor, material, and equipment required to make a complete job. Items of material or labor not specifically mentioned but which, are a part of any item are to be included in the bid price for that item.
- c. Qualification of Bidders: Bidders will be required to show that they have the necessary equipment, facilities, experience and ability to perform the work in a satisfactory manner. Bidders must also be qualified to comply with the requirements of the West Virginia Department of Health or other applicable state regulations regarding the disinterment and reinterment of bodies. In the event the bidder does not hold a West Virginia embalmer license or funeral director license, he/she shall have a West Virginia licensed embalmer or funeral director serve as his/her sponsor, whose presence is required at all times during the operations of disinterment and reinterment of remains. This work shall be conducted under his/her supervision in accordance with the usual practices for the interment and disinterment of decedents. It will be necessary that the successful bidder has sufficient and adequate equipment for the carrying out of the provisions of any contract which may result from this invitation and the equipment of all bidders will be subject to an inspection by a representative of the West Virginia Department of Transportation, Division of Highways to determine whether or not the equipment offered by the bidder is sufficient and adequate before award is made.
- d. <u>Purpose of Work</u>: The purpose of the work covered by these specifications is the removal of bodies and remains, and gravestones, markers, and monuments from the existing disinterment cemetery within the area of a Division of Highways project, and the reinterment of the bodies and remains, the resetting of the gravestones, markers and monuments, and the furnishing and setting of new grave markers in the new cemetery sites hereinafter described, and all other items of work called for in these specifications or shown on the drawings attached hereto.
 - All work shall be performed in a workmanlike manner and special effort shall be made that it is done with care, decency and reverence for the remains of the deceased. The general public shall not be permitted within the work areas. **Only authorized personnel shall be permitted on site.**
- e. <u>Contractor's Responsibility:</u> The Contractor shall be responsible for the entire work under his contract and for all tools, appliances, and property of every description used in the disinterring, transferring and reinterring of all bodies and the removal, transfer and re-erection of all gravestones, headstones, grave markers and monuments. The Contractor shall specifically and distinctly assume all risks of damage or injury to persons or property resulting from any actions or operation under his contract, or in connection with the work, and shall protect and defend the State and its officers and employees against all claims on account of injury or damage.

- f. <u>Permits and Reports:</u> The Contractor shall be responsible for and obtain all necessary permits from Federal, State, County and municipal authorities which may be necessary, at his cost, including burial removal permits (Form VS-035), which may be obtained from the County Registrar of Vital Statistics, and the Contractor shall furnish to the Federal, State, County and municipal authorities such reports or records as are required by law.
- g. <u>Sanitary Provisions</u>: The Contractor shall provide and maintain in a neat, sanitary condition and to the satisfaction of State's inspector, such accommodations for the use of his employees and State's inspector(s), as the inspector deems necessary and shall commit no public nuisance.
- h. Records: After completion of all disinterment and reinterment, the Contractor shall prepare and furnish to the District Right of Way Agent, one full and complete copy of his daily grave record, containing the Project Number, Name of Disinterment Cemetery, DOH Grave Numbers, Date Disinterred, Date Reinterred, Location of Reinterment, Inventory of all Items found during Relocation, Date and Sign each Sheet, Name of Deceased or Unknown can be shown in the Remarks Column. The Contractor shall keep a complete copy or original of the daily record at the project site of all bodies disinterred, transferred and reinterred. For the convenience of the next of kin, a current schedule indicating the approximate time at which disinterment of bodies will take place should also be available.

22. **BOND**:

At the time of the execution of a contract, the successful bidders shall execute and deliver to the West Virginia Department of Transportation, Division of Highways, a good and sufficient surety and/or collateral bond payable to the State of West Virginia in the amount of 100% of the contract price.

23. INSURANCE:

Contractor's General Liability Insurance: The Contractor shall maintain commercial general liability (CGL) coverage with limits not less than: General Aggregate \$2,000,000, Products/Completed Operations Aggregate \$2,000,000, Personal & Advertising Injury \$1,000,000, Each Occurrence \$1,000,000, Fire Damage \$50,000, Medical Expense Limit \$5,000. This policy shall cover liability arising from premises-operations, independent contractors, products-completed operations, personal injury and advertising injury, and liability assumed under an insured contract.

There shall be no endorsement or modification of the CGL limiting the scope of coverage for liability arising from explosion, collapse, or underground property damage whenever, work involving these exposures are undertaken. The CGL policy shall include endorsements that amend the aggregate limits of insurance to be applicable to each construction project separately.

Employer's Liability Insurance: The Employer's Liability policy must include coverage to protect the contractor for claims brought under Section 23-4-2 of West Virginia Code. The limits of insurance under this section shall be as follows: Each accident \$500,000, Each disease \$500,000, Each disease/employee \$500,000.

Automobile Insurance in the amount of not less than \$1,000,000 combined single limit and this policy shall include coverage for all owned, hired, or non-owned cars/trucks/equipment used on

the Project.

The Contractor must provide certificates or proof of all insurance with a 30-day notice of cancellation provisions, if an out-of-state company, policies must be co-signed by a West Virginia Insurance Agent. The certification of insurance must show the effective date and expiration date which should be for a length of time until the Bond is released after the completion of the contract.

24. WORKERS' COMPENSATION:

Contractor shall carry Workers' Compensation.

25. ON DUTY AT THE OPERATION:

Contractor shall have on duty at the site of the operation a West Virginia licensed embalmer or funeral director at all times that any work is in progress.

26. WAGES AND HOURS:

Contractor shall comply with minimum wage rates as established by the West Virginia Department of Labor, pursuant to Chapter 21, Article 5-A of the Official Code of West Virginia, 1931, as amended, and shall comply with the contract for Required Provisions Federal-Aid Contracts, the Work Hours Act of 1962 and Public Law 87-851, approved August 13, 1962, and the schedule containing the Wage Determination decision of the Secretary of Labor, made pursuant to authority contained in 23 USC 113, all of which are attached hereto and made a part hereof.

27. COMPLETION DATE:

The Contractor shall have the number of days specified in the Cover Letter of the Bid Package from date of the letting of the contract in which to complete this work. Time is of the essence in the completion of the proposed contract and failure to complete the contract within the specified time shall be grounds for the West Virginia Department of Transportation, Division of Highways stopping Contractor's work and completing the work itself or by others at the expense of the Contractor.

28. REJECTION OF SERVICES:

If a contract is made as a result of this bid and the services rendered are found not to be according to the contract, plans and specifications set forth, any and all of the work may be stopped and rejected by the inspecting officer under the contract. The Department thereupon will complete the work itself or by others at the expense of the Contractor.

29. REINTERMENT CEMETERIES:

Reinterment shall be in the cemeteries listed on a separate sheet and attached hereto or any other cemetery within an 80 km (50 mile) radius of the Disinterment Cemetery, or as

may be designated by the West Virginia Department of Transportation, Division of Highways.

30. CONTRACTOR NOT AGENT OF STATE:

It is understood that Contractor is not and shall not represent himself as being an Agent of the State of West Virginia or of the West Virginia Department of Transportation, Division of Highways, and Contractor further hereby agrees to indemnify and save harmless the West Virginia Department of Transportation, Division of Highways against any and all liability that will or may be incurred in the execution of this agreement.

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION

DIVISION OF HIGHWAYS

PROPOSAL GUARANTY BOND

Project No		County
KNOW ALL M	IEN BY THESE PRE	SENTS, that we
hereinafter called the "	Principal", and	
	_	
held and firmly bour Highways, in the full the total bid, whicheve the State of West Virg Division of Highways	business in the State of ad unto the West Vi and just sum of Five er is greater, lawful m ginia, for the benefit of which payment will	of West Virginia, hereinafter called the "Surety", are irginia Department of Transportation, Division of Hundred (\$500.00) Dollars or Five (5%) percent of the United States of America, to be paid to the West Virginia Department of Transportation, and truly to be made and done, we bind ourselves, successors, jointly and severally, firmly by these
SIGNED, seale	d and dated this	_ day of
the West Virginia De	partment of Transpor	n is such that whereas the Principal has submitted to tation, Division of Highways, a Proposal attached er into a contract in writing for:
Project Name and/or	No	
Parcel No	Location	

Brief description of work to be done and/or materials to be furnished:

NOW, THEREFORE:

- (a) If said Proposal shall be rejected by the West Virginia Department of Transportation, Division of Highways, or in the alternative,
- (b) If said Proposal shall be accepted by the West Virginia Department of Transportation, Division of Highways, and the Principal shall duly execute the Contract and furnish the required Contract Bond within the stipulated time;

then this obligation shall be void. Otherwise, the same shall remain in force and effect and the Principal and Surety will pay unto the obligee the amount of this bond, if the bidder fails to execute the Contract and file an acceptable Performance Bond within twenty (20) days after notice of award and such failure shall be just cause for annulment of the award; and it is understood by the bidder, in the event of such an annulment of the award or of the Contract, the obligee and beneficiary of this bond shall be entitled to recover the face amount of this bond from the Principal and Surety and the proceeds of such recovery shall be deposited in the Department of Transportation, Division of Highways' fund, not as a penalty, but as liquidated damages.

The Surety, for value received, hereby stipulates and agrees that the obligation of said Surety and its bond shall be in no way impaired or affected by any extension of the time within which the Department shall accept such Proposal; and said Surety does hereby waive notice of any such extension.

IN WITNESS WHEREOF, the Principal and the Surety have hereunto set their hands and seals, and such of them as are corporations have caused their corporate seals to be hereto affixed and these presents to be signed by their proper officers.

	Ву:	Resident Agent	
this day of			
COUNTERSIGNED AT			, West Virginia,
POST OFFICE ADDRESS			
WITNESS:			
	Title:		
	Ву:		
(SEAL)			
	Title:		
	Ву:		
(SEAL)			
		(Individual)	
			(SEAL)
		(Individual)	(SEAL)

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(FOR INDIVIDUALS)

STATE OF	
COUNTY OF	, To-wit:
I,	, a Notary Public in and for said
County and State, do hereby certify that	t
whose name signed to the signed to the	foregoing writing bearing date the day, ha this day acknowledged the same before me
in my said County and State.	
Given under my hand this	_ day of,
My Commission expires	·
	Notary Public

(FOR PRINCIPAL IF A CORPORATION)

STATE OF	
COUNTY OF	, To-wit:
Ι,	, a Notary Public in and for said
County and State, do hereby certif	fy that
personally appeared before me in m	y said County and being by me duly sworn, did depose
and say that he/she is the	of the Corporation
	(TITLE OF OFFICE)
described as the Principal in the	e writing above bearing date on the day of
	, and as such is authorized by said Corporation to
execute and acknowledge bonds of sa	aid Corporation, and that the seal affixed to said writing is
the corporate seal of said Corporation	and that said writing was signed and sealed by him for
(INS	ERT NAME OF CORPORATION)
by its authority duly given. And the	said
	(NAME OF PERSON)
has this day in my said County, before	ore me, acknowledged the said writing to be the act and
deed of said Corporation.	
Given under my hand this	day of
My Commission expires	
	Notary Public

(FOR SURETY IF A CORPORATION)

STATE OF,	
COUNTY OF, 7	Γo-wit:
Ι,	, a Notary Public in and for said
County and State, do hereby certify that	
personally appeared before me in my said Count	y and being by me duly sworn, did depose
and say that he/she is the	of the Corporation
(TITLE OF	OFFICE)
described as the Surety in the writing abo	ve bearing date on the day of
,, and as such	is authorized by said Corporation to execute
and acknowledge bonds of said Corporation, and	that the seal affixed to said writing is the
corporate seal of said Corporation and that said wr	iting was signed and sealed by him for
(INSERT NAME OF C	CORPORATION)
by its authority duly given. And the said	
	(NAME OF PERSON)
has this day in my said County, before me, ackn	owledged the said writing to be the act and
deed of said Corporation.	
Given under my hand this day of	,
My Commission expires	
	Notary Public

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

1900 Kanawha Boulevard East Charleston, West Virginia 25305-0430

CONFIDENTIAL QUALIFICATION QUESTIONNAIRE Relocation of Cemetery

a)	Principal Office	
	Name:	
	Address:	
т.		
• •	e of Organization	
	poration	If so, where incorporated
Part	tnership	
Part		
Part Indi	vidual	
Part Indi	tnership	
Part Indi	ent Business	
Part Indi Pres	ent Business	
Part Indi Pres (a)	ent Business	
Part Indi	ividual sent Business Number of years in business:	
Part Indi Pres (a) (b)	Number of current employees:	
Part Indi Pres (a) (b)	Number of current employees:	
Part Indi Pres (a) (b)	Number of current employees:	

(b)	West Virginia Embalmers License Number:
(c)	Are you a registered vendor of the State of West Virginia Purchasing Division?
	Yes No If yes, give your Vendor ID Number:
	and FEIN Number:
Con	tractors Name:
WV	Contractors License No.:
	netery/Grave Removal Experience:
(a)	Number of cemeteries relocated:
(b)	Approximate number of decedents disinterred and reinterred:
Give	e brief resume of your experience for this type of work:
	Signed:
	Title:
	Date:,

WV-1 REV. 09/18/15

□ New □ Updat		New] Update
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STATE OF WEST VIRGINIA - PURCHASING DIVISION

VENDOR REGISTRATION AND DISCLOSURE STATEMENT AND SMALL, WOMEN-, AND MINORITY-OWNED BUSINESS CERTIFICATION APPLICATION

Before a vendor is eligible to sell goods and/or services to the State of West Virginia, the *West Virginia Code* §5A-3-12 requires all vendors to have on file with the West Virginia Purchasing Division a completed Vendor Registration and Disclosure Statement. All vendors wishing to participate in the competitive bid process and receive purchase orders from the State of West Virginia exceeding \$2,500 in aggregate across all state agencies are required to complete the Vendor Registration and Disclosure Statement (WV-1 form) and pay a \$125.00 annual fee. Payment of the annual fee includes email notifications on bid opportunities based on the commodities and services selected upon registering in the Vendor Self-Service (VSS) portal at *wvOASIS.gov*. Please complete this form in its ENTIRETY and return it with a check or money order made payable to the STATE OF WEST VIRGINIA in the amount of \$125.00. Incomplete forms will not be processed and will be returned to the vendor. Please send completed form and payment to:

Purchasing Division - Vendor Registration 2019 Washington Street East Charleston, WV 25305-0130

Whenever a change occurs in the information submitted, such change shall be reported immediately in the same manner as required in the original disclosure statement (*West Virginia Code* §5A-3-12). Vendors doing business with the State of West Virginia are expected to abide by the **Vendor Code of Conduct** available online at *www.state.wv.us/admin/purchase/vrc/vendorconduct.pdf*.

Privacy Notice: The Purchasing Division is required to collect certain information as stated in **West Virginia Code** §5A-3-12, other applicable sections of the **West Virginia Code**, the Vendor Registration and Disclosure Statement forms, and other documents to facilitate the state bidding and contract administration processes. This information is stored in a secure environment, but unless specifically protected under state law, any information provided may be inspected by or disclosed to the public.

Vendors are also required to be licensed and in good standing in accordance with any and all state and local laws and requirements by any state or local agency of West Virginia, including, but not limited to, the West Virginia Secretary of State's Office, the West Virginia Tax Department, West Virginia Insurance Commission, or other state agencies or political subdivisions. Failure to do so may result in delay of or disqualification from a contract award pursuant to *West Virginia Code of State Rules* §148-1-6.1.7.

Should you need additional information relating to vendor registration, please visit **www.state.wv.us/admin/purchase/VendorReg.html**. Questions concerning this Vendor Registration and Disclosure Statement may be directed to the Purchasing Division at (304) 558-2311.

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PLEASE TYPE OR CLEARLY PRINT ALL INFORMATION

To Be Completed by the Vendor and Returned to the Purchasing Division

Oudovina Addunes	
Urdering Address	
Payment Address	
City, State, Zip	
	Fax Number
	E-mail
	Contact's Fax Number
DBA, if any	
Ordering Address	
Payment Address	
 City, State, Zip	
	Fax Number
	E-mail
Contact's Telephone Number	Contact's Fax Number
Vendor Tax Classification:	
Individual	Government
Sole Proprietor	Medical Corporation
Partnership	Attorney Corporation
Corporation	Non-Profit Organization
Board Member	Payroll
Trust	Employee

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PLEASE TYPE OR CLEARLY PRINT ALL INFORMATION

To Be Completed by the Vendor and Returned to the Purchasing Division

	rpayer Identification Number (TIN): If you have an Identification Number, enter it below. All partnerships, rations, or companies with employees must have an EIN.
	EIN
•	do not have a EIN, please enter Social Security number (SSN), Individual Taxpayer Identification Number (ITIN) or ive Identification Number (ATIN) and check the correct below.
	- (SSN □, ITIN □, ATIN □)
4. (A)	Small, Women-Owned, Minority-Owned Businesses
minoriof Start competition of	Virginia Code §5A-3-59 establishes a procurement certification program in West Virginia for small, women-, and ity-owned businesses. Requirements related to the certification program are provided in the West Virginia Code ite Rules §148-2-1 et seq. Note that this certification provides nonresident vendors preference that is equivalent to eting resident (West Virginia) vendors that have applied for resident vendor preference, in accordance with West ia Code §5A-3-37. This certification may assist resident small, women-, and minority-owned businesses when ng business in other states. If you are renewing your two-year SWAM business certification status, please indicate propriate designation below. cation of Status (Check all those which apply)
	Minority-owned Business [1] means a business concern that is at least fifty-one percent owned by one or more minority individuals or in the case of a corporation, partnership, or limited liability company or other entity, at least fifty-one percent of the equity ownership interest in the corporation, partnership, or limited liability company or other entity is owned by one or more minority individuals and both the management and daily business operations are controlled by one or more minority individuals.
	• A "minority individual" means an individual who is a citizen of the United States or a noncitizen who is in ful compliance with United States immigration law and who satisfies one or more of the following definitions:
	 African American means a person having origins in any of the original peoples of Africa and who is regarded as such by the community of which this person claims to be a part.

- O Asian American means a person having origins in any of the original peoples of the Far East, Southeast Asia, the Indian subcontinent or the Pacific Islands, including, but not limited to, Japan, China, Vietnam, Samoa, Laos, Cambodia, Taiwan, Northern Mariana, the Philippines, a U.S. territory of the Pacific, India, Pakistan, Bangladesh, or Sri Lanka and who is regarded as such by the
- o **Hispanic American** means a person having origins in any of the Spanish-speaking peoples of Mexico, South or Central America, or the Caribbean Islands or other Spanish or Portuguese cultures and who is regarded as such by the community of which this person claims to be a part.
- Native American means a person having origins in any of the original peoples of North America and who is regarded as such by the community of which this person claims to be a part or who is recognized by a tribal organization.

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community of which this person claims to be a part.

PLEASE TYPE OR CLEARLY PRINT ALL INFORMATION

To Be Completed by the Vendor and Returned to the Purchasing Division

	Name	Position	City and State of Residence
name names memb autho secret each	and city and state of residen s and city and state of resid per, partner or associate of rized to do business in this s ary, treasurer and general m	ce, and, if he or she has associate ence. If the vendor is a firm , list the firm. If the vendor is a co lutate, list the names and city and nanager, if any, of the corporation on owning or holding at least te	officers. If the vendor is an individual, list his or her is or partners sharing in his or her business, list their the name and city and state of residence of each reporation created under the laws of this state or state of residence of the president, vice president, it; and the names and city and state of residence of the percent of the capital stock thereof. Attach an
provid	le you with bid opportunity a	-	e products and services that you offer, which will become a paid registered vendor. To perform this
	Veteran Small Business Ow	nership [5]	
	Disabled Small Business Ov	vnership [4]	
Code o	of Federal Regulations, Title	13, Part 121, as appended - which stics of the enterprise's control, o _l	this enterprise is a small business as defined by the contains detailed industry definitions and related peration and/or ownership are accurately reflected
(B) O	ther Federal Designations		
	\$10 million or less average. Women-owned Business [women who are citizens of immigration law, or in the of the equivalent of the equival	d over the previous three years. 3] means a business concern that the United States or noncitizens was of a corporation, partnership uity ownership interest is owned by who are in full compliance with	is at least fifty-one percent owned by one or more who are in full compliance with United States or limited liability company or other entity, at least by one or more women who are citizens of the United States immigration law, and both the vone or more women who are citizens of the United
	citizens of the United State which, together with affilia	s or noncitizens who are in full co tes, has two hundred fifty or fewe	or operated by one or more persons who are mpliance with United States immigration law, or employees, or average annual gross receipts of

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PLEASE TYPE OR CLEARLY PRINT ALL INFORMATION To Be Completed by the Vendor and Returned to the Purchasing Division

7. List the name and telephone number of one or more banking institution	ons to serve as reference for the vendor.
8. What is the latest Dun & Bradstreet number and rating on the vendor?	
Is the vendor acting as an agent for some other individual, firm or corporation authorizing such representation.	oration? If yes, attach statement of the No Yes
By signing below and submitting this form, the vendor certifies and ackre certifications, and authorizations necessary to lawfully conduct business assertions made by completing this form and delivering it to the Purchasin with the applicable law and rules. As authorized agent of the vendor naminformation is true and complete, in accordance with West Virginia Code §	in the state of West Virginia; and 2) that the g Division are accurate and true in accordance ed herein, I do solemnly swear that the above
In the event that the vendor is applying for certification as a small, wome signature below further certifies that: 1) the state in which the vendor has does not deny a like certification to a West Virginia based small, wome state in which the vendor has its headquarters or principal place of bus women-owned, or minority-owned firms that is unavailable to West Virgand understands this form, along with the law and rules governing certification owned business.	its headquarters or principal place of business n-owned, or minority-owned business; 2) the iness does not provide a preference to small, inia based businesses; and, 3) that it has read
Authorized Agent of Vendor (Print Name)	PURCHASING DIVISION USE ONLY
Authorized Agent (Signature)	Vendor ID:
Tiklo	Memo No. :
Title	Date:
Dete	Entered by:
Date	

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Sample Bid Return Envelope

APPENDIX 11-19

BID PROPOSAL DO NOT OPEN

BID WILL BE OPENNED

DATE:		
TIME:		

FIRST CLASS WV DEPT OF TRANSPORTATION DIVISION OF HIGHWAYS

KANAWHA BOULEVARD, EAST BUILDING 5 - STATE CAPITOL COMPLEX CHARLESTON, WEST VIRGINIA 25305-0430

TO:

Proposed Disinterment/Reinterment
Of ______Cemetery
Project:_____County, West Virginia

(Bidders Name)
(Bidders Address)

WV DEPT OF TRANSPORTATION DIVISION OF HIGHWAYS

Right of Way Division

State Capitol Complex - Building 5 Room 820 1900 Kanawha Boulevard, East Charleston, WV 25305-0430

(Rev. 10/2018)

CONTRACT FOR THE RELOCATION OF GRAVES

THIS CONTRACT, Made this day of	, between the WF	EST
VIRGINIA DEPARTMENT OF TRANSPORTATION, DI	VISION OF HIGHWAYS, hereinafter ca	lled
DEPARTMENT, and		, a
corporation, hereinafter called CONTRACTOR.		
WITNESSET	Г Н:	
WHEREAS, the DEPARTMENT is planning t	to award a contract for construction of Project	No.
, in _	County, West Virgi	nia,
and in consideration of said project it is necessary		•
Cemetery (Parcel No), located		
of said project, said reinterment to be made in accordance wit		
hereof; and	in specifications attached hereto and made a	part
	nu hide covering soid valenciion of moves set ov	
	or bids covering said relocation of graves set ou	
specifications and plans and CONTRACTOR was the low	bidder thereon, which bid was accepted	by
DEPARTMENT.		
NOW, THEREFORE, for the consideration of	One (\$1.00) Dollar cash in hand paid, the rec	eipt
and sufficiency of which are hereby acknowledged, and for the	e further consideration as hereinafter set out,	the
CONTRACTOR agrees to obtain all permits required by law, to	furnish at its own cost and expense all necess	sary
material, labor, tools and equipment, and to complete in a workn	nanlike and substantial manner, with care, dece	ncy
and reverence shown for the remains of the deceased, the obligation	ons hereinafter set forth.	
CONTRACTOR agrees to disinter and reinter	said bodies through and under the supervision	of a
West Virginia licensed embalmer or funeral director, and according	ng to the said plans and specifications.	
CONTRACTOR agrees to make such	relocation of graves at the cost	of
	(\$) Dollars, and to comp	lete
such relocation within		
date of the letting of this contract. Cost is the sum of the item		
estimates of work to be performed, and in arriving at the actual	-	-
items actually completed and payment made accordingly. Any		
	deviation in the quantity shall not affect the	uiilt
price agreed upon.		

The CONTRACTOR agrees that it is fully informed as to all conditions affecting the work to be done, as well as to labor and materials to be furnished for the completion of this contract, and that such information was secured by personal investigation and research, and not wholly from any estimate of DEPARTMENT, and that it will make no claim against the DEPARTMENT by reason of any estimate, test or representations heretofore made by any officer or agent of the DEPARTMENT.

It is agreed that time is of the essence of this contract, and that in the event of failure to complete, within the time limit above set out, CONTRACTOR will reimburse DEPARTMENT an amount to be determined by DEPARTMENT as sufficient to cover fully any additional demonstrable costs incurred by DEPARTMENT because of such failure.

CONTRACTOR agrees that as a condition precedent to the effectiveness of this contract, it will furnish the DEPARTMENT the name, address and West Virginia license number, with its expiration date, of the embalmer or funeral director under whose continuous supervision the obligations hereunder are to be discharged, and that it will furnish DEPARTMENT with copies of the removal permits required for the disinterring and reinterring of the said bodies.

It is further agreed that if at any time during the prosecution of the work, DEPARTMENT shall determine that the work provided for is not being performed according to the contract, plans or specifications, or for the best interest of the DEPARTMENT, it may suspend or stop this work under the contract while it is in progress and thereupon complete the work at the expense of the CONTRACTOR in such a manner as will be in accordance with the contract and in the best interests of the DEPARTMENT as provided herein.

It is understood and agreed that the said plans, specifications, attachments and Contractor's Proposal, copies of which are hereto attached, are each a part and parcel of this contract.

CONTRACTOR agrees not to assign, transfer, convey, sublet or otherwise dispose of this contract or its right, title or interest therein, or its power to execute such contract, to any other person, company or corporation, without the previous consent in writing of DEPARTMENT.

A copy of the bond given by CONTRACTOR to secure a proper compliance with the terms and provisions of this contract is hereto attached and made a part hereof.

Upon completion of the work set forth herein and in the specifications, and after payment of taxes as required by law, DEPARTMENT will pay to CONTRACTOR the sums set forth in Contractor's Proposal for the work actually performed hereunder.

IN WITNESS WHEREOF, the WEST VIRGINIA DEPARTMENT OF TRANSPORTATION,

DIVISION OF HIGHWAYS, has caused its name to b	e signed by its proper official thereunto duly authorized and
in witness whereof,	, a corporation, has caused
its corporate name to be signed by its proper official the	reunto duly authorized.
	WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS
	Ву
	Its
ATTEST:	
	
Its	
	a corporation ,
	By
	Its
ATTEST:	

CONTRACT FOR THE RELOCATION OF GRAVES

THIS CONTRACT, Made this	day of		, between the WEST
VIRGINIA DEPARTMENT OF TRANSPOR	TATION, DIVISION	OF HIGHWAYS,	hereinafter called
DEPARTMENT, and			, hereinafter
called CONTRACTOR.			
W	ITNESSETH:		
WHEREAS, the DEPARTMEN	T is planning to award	a contract for constr	uction of Project No.
	, in	Co	ounty, West Virginia,
and in consideration of said project i	-		
	() bodies from	what is known as the
Cemetery (Parcel No), located between	n Stations	&
of said project, said reinterment to be made in	accordance with speci-	fications attached her	reto and made a part
hereof; and			
WHEREAS, the DEPARTMEN	T advertised for bids c	overing said relocatio	n of graves set out in
specifications and plans and CONTRACTOR	was the low bidder	thereon, which bi	d was accepted by
DEPARTMENT.			
NOW, THEREFORE, for the co	onsideration of One (\$1	.00) Dollar cash in 1	nand paid, the receipt
and sufficiency of which are hereby acknowled	ged, and for the furthe	r consideration as he	reinafter set out, the
CONTRACTOR agrees to obtain all permits requ	nired by law, to furnish	at its own cost and e	expense all necessary
material, labor, tools and equipment, and to comp	elete in a workmanlike	and substantial manne	er, with care, decency
and reverence shown for the remains of the decease	ed, the obligations here	inafter set forth.	
CONTRACTOR agrees to disin	ter and reinter said boo	lies through and under	r the supervision of a
West Virginia licensed embalmer or funeral direct	or, and according to the	said plans and specif	ications.
CONTRACTOR agrees to	make such reloc	ation of graves	at the cost of
	(\$) Dol	lars, and to complete
such relocation within			
date of the letting of this contract. Cost is the			
estimates of work to be performed, and in arriving			
items actually completed and payment made acc			
price agreed upon.	ordingry. Any deviation	on in the qualitity slid	in not affect the utilit
price agreed upon.			

The CONTRACTOR agrees that it is fully informed as to all conditions affecting the work to be done, as well as to labor and materials to be furnished for the completion of this contract, and that such information was secured by personal investigation and research, and not wholly from any estimate of DEPARTMENT, and that it will make no claim against the DEPARTMENT by reason of any estimate, test or representations heretofore made by any officer or agent of the DEPARTMENT.

It is agreed that time is of the essence of this contract, and that in the event of failure to complete, within the time limit above set out, CONTRACTOR will reimburse DEPARTMENT an amount to be determined by DEPARTMENT as sufficient to cover fully any additional demonstrable costs incurred by DEPARTMENT because of such failure.

CONTRACTOR agrees that as a condition precedent to the effectiveness of this contract, it will furnish the DEPARTMENT the name, address and West Virginia license number, with its expiration date, of the embalmer or funeral director under whose continuous supervision the obligations hereunder are to be discharged, and that it will furnish DEPARTMENT with copies of the removal permits required for the disinterring and reinterring of the said bodies.

It is further agreed that if at any time during the prosecution of the work, DEPARTMENT shall determine that the work provided for is not being performed according to the contract, plans or specifications, or for the best interest of the DEPARTMENT, it may suspend or stop this work under the contract while it is in progress and thereupon complete the work at the expense of the CONTRACTOR in such a manner as will be in accordance with the contract and in the best interests of the DEPARTMENT as provided herein.

It is understood and agreed that the said plans, specifications, attachments and Contractor's Proposal, copies of which are hereto attached, are each a part and parcel of this contract.

CONTRACTOR agrees not to assign, transfer, convey, sublet or otherwise dispose of this contract or its right, title or interest therein, or its power to execute such contract, to any other person, company or corporation, without the previous consent in writing of DEPARTMENT.

A copy of the bond given by CONTRACTOR to secure a proper compliance with the terms and provisions of this contract is hereto attached and made a part hereof.

Upon completion of the work set forth herein and, in the specifications, and after payment of taxes as required by law, DEPARTMENT will pay to CONTRACTOR the sums set forth in Contractor's Proposal for the work actually performed hereunder.

IN WITNESS WHEREOF, the WEST VIRGINIA DEPARTMENT OF TRANSPORTATION,

APPENDIX 11-21

DIVISION OF HIGHWAYS, has caused its name	to be signed by its proper official thereunto duly authorized and
in witness of the following seal whereof,	(Contractor),
has caused his/her name to be signed.	
	WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS
	By
	Its
ATTEST:	
Its	
	(SEAL)Contractor
ATTEST:	

CONTRACT FOR THE RELOCATION OF GRAVES

THIS CONTRACT, Made this day of,, between the WES
VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS, hereinafter called
DEPARTMENT, and,
partnership, hereinafter called CONTRACTOR.
WITNESSETH:
WHEREAS, the DEPARTMENT is planning to award a contract for construction of Project No
, inCounty, West Virginia
and in consideration of said project it is necessary to disinter and reinter approximately
() bodies from what is known as th
Cemetery (Parcel No), located between Stations&
of said project, said reinterment to be made in accordance with specifications attached hereto and made a par-
hereof; and
WHEREAS, the DEPARTMENT advertised for bids covering said relocation of graves set out i
specifications and plans and CONTRACTOR was the low bidder thereon, which bid was accepted b
DEPARTMENT.
NOW, THEREFORE, for the consideration of One (\$1.00) Dollar cash in hand paid, the receip
and sufficiency of which are hereby acknowledged, and for the further consideration as hereinafter set out, th
CONTRACTOR agrees to obtain all permits required by law, to furnish at its own cost and expense all necessar
material, labor, tools and equipment, and to complete in a workmanlike and substantial manner, with care, decenc
and reverence shown for the remains of the deceased, the obligations hereinafter set forth.
CONTRACTOR agrees to disinter and reinter said bodies through and under the supervision of
West Virginia licensed embalmer or funeral director, and according to the said plans and specifications.
CONTRACTOR agrees to make such relocation of graves at the cost of
(\$) Dollars, and to complet
such relocation within () working days from th
date of the letting of this contract. Cost is the sum of the items listed in the Contractor's Proposal, based upo
estimates of work to be performed, and in arriving at the actual sum to be paid, a tabulation shall be made of th
items actually completed and payment made accordingly. Any deviation in the quantity shall not affect the unit
price agreed upon.

The CONTRACTOR agrees that it is fully informed as to all conditions affecting the work to be done, as well as to labor and materials to be furnished for the completion of this contract, and that such information was secured by personal investigation and research, and not wholly from any estimate of DEPARTMENT, and that it will make no claim against the DEPARTMENT by reason of any estimate, test or representations heretofore made by any officer or agent of the DEPARTMENT.

It is agreed that time is of the essence of this contract, and that in the event of failure to complete, within the time limit above set out, CONTRACTOR will reimburse DEPARTMENT an amount to be determined by DEPARTMENT as sufficient to cover fully any additional demonstrable costs incurred by DEPARTMENT because of such failure.

CONTRACTOR agrees that as a condition precedent to the effectiveness of this contract, it will furnish the DEPARTMENT the name, address and West Virginia license number, with its expiration date, of the embalmer or funeral director under whose continuous supervision the obligations hereunder are to be discharged, and that it will furnish DEPARTMENT with copies of the removal permits required for the disinterring and reinterring of the said bodies.

It is further agreed that if at any time during the prosecution of the work, DEPARTMENT shall determine that the work provided for is not being performed according to the contract, plans or specifications, or for the best interest of the DEPARTMENT, it may suspend or stop this work under the contract while it is in progress and thereupon complete the work at the expense of the CONTRACTOR in such a manner as will be in accordance with the contract and in the best interests of the DEPARTMENT as provided herein.

It is understood and agreed that the said plans, specifications, attachments and Contractor's Proposal, copies of which are hereto attached, are each a part and parcel of this contract.

CONTRACTOR agrees not to assign, transfer, convey, sublet or otherwise dispose of this contract or its right, title or interest therein, or its power to execute such contract, to any other person, company or corporation, without the previous consent in writing of DEPARTMENT.

A copy of the bond given by CONTRACTOR to secure a proper compliance with the terms and provisions of this contract is hereto attached and made a part hereof.

Upon completion of the work set forth herein and, in the specifications, and after payment of taxes as required by law, DEPARTMENT will pay to CONTRACTOR the sums set forth in Contractor's Proposal for the work actually performed hereunder.

IN WITNESS WHEREOF, the WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS, has caused its name to be signed by its proper official thereunto duly authorized and in witness whereof, _________, a partnership, has caused its name to be signed by its ________ thereunto duly authorized. WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS By _______ Its ______ a partnership By _______ Its ______ Its _______ Its _______

ATTEST:

EXAMPLE Contract Bond

CONTRACT BOND

	1
called the "principal" and	
a corporation, incorporated under the laws of the State of	, hereinafter called
the "surety", are held and firmly bound unto the State of West Virginia in the	full and just sum of
dollars (\$	
Sealed with our respective seals and dated this day of	,The
condition of this obligation is such: That whereas, the said "principal" as "contractor" has ente	ered into a certain contract
dated the,, with the West Virginia Dep	artment of Transportation,
Division of Highways, to build and complete according to the plans and specifications therein des	
certain	
County, West Virginia, described as follows:	
and	

WHEREAS, It was one of the conditions of the award of said contract that this bond be executed by "principal" and "surety" and delivered to the West Virginia Department of Transportation, Division of Highways.

NOW, THEREFORE, if the said "principal" as contractor, shall in all respects well and truly comply with the terms and conditions of said contract, and his, their or its obligations thereunder, including the plans and specifications therein described and referred to, all of which are made a part hereof, and such alterations and modifications as may be made in said plans and specifications as therein provided, which alterations and modifications shall not operate to discharge the principal or surety on this bond, and said contractor shall well and truly, and in a manner satisfactory to the West Virginia Department of Transportation, Division of Highways, complete the work contracted for in accordance with the terms and conditions of said contract and within the completion date therein specified, and shall promptly pay in full to the persons entitled thereto for all materials, gas, oil, repairs, supplies, equipment, rental charges for equipment and charges for the use of equipment, and labor used by contractor in and about the performance of such contract, including such claims, services, and obligations against subcontractors, and shall save harmless the West Virginia Department of Transportation, Division of Highways, and the State of West Virginia from any expense incurred through the failure of said contractor, including subcontractors, to complete the work as specified, and for any damages growing out of the carelessness or negligence of said contractor, his, their or its servants, agents and employees, or his subcontractors, their agents, servants, and employees, and shall fully pay off and discharge and secure the release of any and all mechanics' liens which may be placed upon said property by any subcontractor, laborer or material men, and shall also save and keep harmless the West Virginia Department of Transportation, Division of Highways, and the State of West Virginia from all losses to it or them from any cause whatever including patent, trade-mark. and copyright infringements in the manner constructing then this obligation shall be null and void. Otherwise, it shall remain in full force effect.

Page 114

			(SEAL)
		(Individual)	
			(SEAL)
		(Individual)	
(SEAL)			
		(Corporation)	
	Ву	Title	
(SEAL)		Surety Con	npany
		Ву	
		Title:	
WITNESS:			
		POST OFFICE ADI	ORESS
Countersigned at		, West Virginia, th	nis
day of			
day 01	,	·	
	В	y Resident Agent	
		Resident Agent	

(FOR INDIVIDUALS)

STATE OF	
	To-wit:
COUNTY OF	_
I,	, a notary public in and for said County and
State, do certify that	
whose name	signed to the foregoing writing bearing date the
day of	, ha this day acknowledged the
same before me in my said County and State.	
Given under my hand this the	day of,,
My commission expires	
	Notary Public
(FOR CON	TRACTOR IF A CORPORATION)
STATE OF	
	To-wit:
COUNTY OF	
I,	, a notary public in and for said County and
State, do certify that	
whose name	signed to the foregoing writing bearing date the
day of	. ha this day acknowledged the
same before me in my said County and State.	•
Given under my hand this the	day of,,
My commission expires	
	Notary Public

(FOR SURETY IF A CORPORATION)

STATE OF	
To	-wit:
COUNTY OF	
ī	a notary public in and for said County and State do
	, a notary public in and for said County and State, do
-	personally appeared before me in my said County at he is the
of the corporation described, as the Surety, in the w	(Title of Office) riting above, bearing date on this day of
	_, and as such is authorized by said corporation to execute
and acknowledge bonds of said corporation, and that the	he seal affixed to said writing is the corporate seal of said
corporation and that said writing was signed and se	aled by him for
	by its authority
duly given. And the said	has this day in my said
County, before me, acknowledged the said writing to be	
Given under my hand this the day of	,
My commission expires	
	Notary Public

U.S. Department of Labor

PAYROLL

Wage and Hour Division

(For Contractor's Optional Use; See Instructions at www.dol.gov/whd/forms/wh347instr.htm)

U.S. Wage and Hour Division

Rev. Dec. 2008

Persons are not required to respond to the collection of information unless it displays a currently valid OMB control number.

NAME OF CONTRACTOR OR SUBCONTR	ACTOR							ADDRES	SS							OMB No.: Expires: 0	:1235-0008 04/30/2021
PAYROLL NO. FOR WEEK ENDING			PROJEC	T AND LOCATI	OR CONTRAC	FRACT NO.											
(1)	(2) SNIG SNIG	(3)	tST.	(4) DA	Y AND D	ATE		(5)	(6)	(7)			DED	(8) UCTIONS			(9) NET
NAME AND INDIVIDUAL IDENTIFYING NUMBER (e.g., LAST FOUR DIGITS OF SOCIAL SECURITY NUMBER) OF WORKER	NO. OF WITHHOLDING EXEMPTIONS	WORK CLASSIFICATION	OT. OR	HOURS WO	ORKED E	ACH DA	Y	TOTAL HOURS	RATE OF PAY	GROSS AMOUNT EARNED	FICA	WITH- HOLDING TAX			OTHER	TOTAL DEDUCTIONS	NET WAGES PAID FOR WEEK
			0														
			S														
			0														
			s														
			0														
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While completion of Form WH-347 is optional, it is mandatory for covered contractors and subcontractors performing work on Federally financed or assisted construction contracts to respond to the information collection contained in 29 C.F.R. §§ 3.3, 5.5(a). The Copeland Act (40 U.S.C. § 3145) contractors and subcontractors performing work on Federally financed or assisted construction contracts to "furnish weekly a statement with respect to the wages paid each employee during the preceding week." U.S.Us performed to Labor (DoL) regulations at 29 C.F.R. § 5.5(a)(3)(ii) require contractors to submit weekly a copy of all payrolls to the Federal agency contracting for or financing the construction project, accompanied by a signed "Statement of Compliance" indicating that the payrolls are correctly and complete and that each laborer or mechanic has been paid not less than the proper Davis-Bacon prevailing wage rate for the work performed. DOL and federal contracting agencies receiving this information review the information to determine that employees have received legally required wages and fringe benefits.

Public Burden Statement

We estimate that is will take an average of 55 minutes to complete this collection, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. If you have any comments regarding these estimates or any other aspect of this collection, including suggestions for reducing this burden, send them to the Administrator, Wage and Hour Division, U.S. Department of Labor, Room S3502, 200 Constitution Avenue, N.W. Washington, D.C. 20210

Date				
I,				
(Name of Signato	ory Party)	(Title)		
do hereby state:				
(1) That I pay or supervise	the payment of the persons emplo	yed by		
	(Contractor or Subcontractor)			on the
		ina tha n	averall paried car	mmonoing on the
(Building or Wo	; that dur rk)	ng me p	ayron period cor	ninencing on the
·	,, and ending the	dav	v of	
	oject have been paid the full weekl ttly or indirectly to or on behalf of s		earned, that no	rebates have
				from the full
	(Contractor or Subcontractor)			
63 Stat. 108, 72 Stat. 967; 76 St	by the Secretary of Labor under the at. 357; 40 U.S.C. § 3145), and de	scribed	below:	
correct and complete; that the wapplicable wage rates contained	wise under this contract required to age rates for laborers or mechani- in any wage determination incorpor or mechanic conform with the wor	cs contai rated int	ined therein are to the contract; the	not less than the
program registered with a State	nployed in the above period are dul apprenticeship agency recognized ent of Labor, or if no such recogni	by the B	Bureau of Appren	nticeship and

(4) That:

(a) WHERE FRINGE BENEFITS ARE PAID TO APPROVED PLANS, FUNDS, OR PROGRAMS

with the Bureau of Apprenticeship and Training, United States Department of Labor.

 in addition to the basic hourly wage rates paid to each laborer or mechanic listed in the above referenced payroll, payments of fringe benefits as listed in the contract have been or will be made to appropriate programs for the benefit of such employees, except as noted in section 4(c) below.

(b) WHERE FRINGE BENEFITS ARE PAID IN CASH

 Each laborer or mechanic listed in the above referenced payroll has been paid, as indicated on the payroll, an amount not less than the sum of the applicable basic hourly wage rate plus the amount of the required fringe benefits as listed in the contract, except as noted in section 4(c) below.

(c) EXCEPTIONS

EXCEPTION (CRAFT)	EXPLANATION			
REMARKS:				
NAME AND TITLE	SIGNATURE			
THE WILLFUL FALSIFICATION OF ANY OF THE ABOVE STATEMENTS MAY SUBJECT THE CONTRACTOR OR				

THE WILLFUL FALSIFICATION OF ANY OF THE ABOVE STATEMENTS MAY SUBJECT THE CONTRACTOR OR SUBCONTRACTOR TO CIVIL OR CRIMINAL PROSECUTION. SEE SECTION 1001 OF TITLE 18 AND SECTION 231 OF TITLE 31 OF THE UNITED STATES CODE.

Example log Sheet	
Project No.:	Name of Cemeter

I hereby certify that this worksheet is a true and accurate record of the work performed on the above referenced cemetery.				
Date:	Signed: Title:			

Grave No.	Date Disinterred	Date Reinterred	Reinterment Cemetery, Sect., Lot and Space	Condition of Casket and Remains	Remarks

Page _____ of ____

PHOTOGRAPH LOG

Assignment:			
Role Number:	Type of Film:	ASA:	County:

NO.	SUBJECT	REMARKS	DATE
1			
2			
3			
4			
5			
6			
7			
8			
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			

Rev. 10/2018

CHAPTER 12

RELOCATION ASSISTANCE AND PAYMENT PROCEDURES

FORMS & EXAMPLES

Form No.	<u>Title</u>	Appendix No.
Form RW 12.01	Residential Relocation Questionnaire Occupant Invent	ory 12-1
Form RW 12.01A	Non-Residential Relocation Occupant/Structure Data	12-2
Form RW 12.01B	Certified Statement of Rent & Income	12-3
Form RW 12.02	First Contact Sheet	12-4
Form RW 12.02A	Follow-Up Contact Sheet	12-5
Form RW 12.02B	Final Contact Sheet	12-6
Form RW 12.03	Available Replacement Housing	12-7
Form RW 12.04	Relocation Claim - Residential	12-8
Example	Relocation Brochure	12-9
Form RW 12.04E	Hardship Relocation Certification Pre-Draw Check Red	ceipt 12-10
Form RW 12.06	Relocation Claim – Business, Farm, Nonprofit	12-11
Form RW 12.06A	Fixed Payment Claim – Business, Farm, Nonprofit	12-12
Form RW 12.06B	Searching Time for Replacement Site	12-13
Form RW 12.07	Estimate – Bid	12-14
Form RW 12.07A	Certified Inventory List	12-14A
Form RW 12.10	Replacement Housing Inspection Sheet	12-15
Form RW 12.11	Replacement Housing Appraisal	12-16
Form RW 12.11A	90-Day Owner Occupant Replacement Housing Appra	isal 12-17
Form RW 12.11B	Comparables – Correlation & Conclusion (Owner to O	wner) 12-18

West Virginia Department of Transportation Division of Highways

Right of Way Manual Relocation Assistance & Payment Procedures

Form RW 12.11D	90-Day Tenant Occupant Replacement Housing Appraisal	. 12-19
Form RW 12.11E	Comparables – Correlation & Conclusion (Tenant to Tenant)	. 12-20
Form RW 12.13	Replacement Payment – Owner	. 12-21
Form RW 12.13	Replacement Payment – Tenant	. 12-22
Form RW 12.14	Interest Differential Computation Loan Reduction Method	. 12-23
Form RW 12.14A	Interest Differential Mortgage Costs (Old Address)	. 12-24
Form RW 12.15	Summary of Incidental Costs	. 12-25
Form RW 12.15A	Eligible Costs Reimbursement Form	. 12-26
Form RW 12.16	Request for Relocation Appeal Hearing	. 12-27
Form RW Checklist-RR	Residential Relocation File Checklist	. 12-28
Form RW Checklist-NR	R Non-Residential Relocation File Checklist	. 12-29
Form RW 12.14B	Interest Differential Mortgage Costs (New Address)	. 12-30

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION APPENDIX 12-1 DIVISION OF HIGHWAYS

RESIDENTIAL RELOCATION QUESTIONNAIRE

State Project			DOF Distr			Parce	el
Federal Project			Coun	ntv			
Occupant / Head of Household					U.S. Citiz	zen <u> </u>	Yes No
Owner Tenant					Race Phone No.		
Address:					Cell No.		
Age: Ema	nil:		Date you fin	rst occi	upied this ur	nit:	
Owner Approximate Existing Mortgage	\$		_ Monthly Payment	t <u>\$</u>	1	Interest Rat	e
Tenant Rent \$	Includes:	Gas	Elec. Water	r 🗌	Other - Spe	ecify	
W-9 on file Yes List of other occupants:	□ No						
Name		Age	Relationship	-		_ Income	
Name		Age	Relationship			_ Income	
Name		Age	Relationship			_ Income	
Name		Age	Relationship			Income	
Total Number in Family List additional occupan			Total	Family	Income		
Preferred Replacement:	Build Purch	ase 🔲 I	Rent				
Preferred Relocation Lo	ocation:						
	<u>Sı</u>	<u>ıbject Str</u>	<u>ucture Information</u>	<u>n</u>			
Type: (brick, frame, 1 s	tory, etc.)		Te	otal No	o. Rooms _		
No. rooms occupied by	this family		A	Area (S	q. Ft.):		
Which Includes (No.)							
Dining Room	Bedroom	Kitch	en Bath	າ	Recrea	ation Room	·
Garage	(Finished or Unfinished)		Living Room		Other		
General State of Repair List observed relocation	: n problems, such as t	amily size	e, income, age, or ha	andicap	os, etc.:		
If citizenship is a questi	on please attach im	migration	naners				
	-	_	e				
Obtained By		Dat			gnature		
	e for additional info					Yes 🔲 1	No

ADDITIONAL INFORMATION

NON-RESIDENTIAL RELOCATION OCCUPANT / STRUCTURE DATA BUSINESS/FARM/NONPROFIT QUESTIONNAIRE

State Project		DOH District	Parcel	
Federal Project		Coun	ity	
Business Occupant (dba)				_
Address Name and Title of person to be contacted				<u> </u>
Address			Phone No. Cell No.	_
Email Address:				
What type of operation	(Business – Grocery Store, Fari	n Operation, Non-Proj	fit Organization – Church)	
Business/Owner FEIN/So	ocial Security No.			
Is the occupant an	Owner Tenant	If tenant, amount	of monthly rent \$	
Terms of lease ye	ars Rent Includes:	☐ Water ☐ I	Elec. Gas Other	
W-9 on file Yes	s No			
Owner of Business:	☐ Minority	Non-Min	ority Female	
How long at this address		Number of Enworking at the	= -	
If business, is the busines	s a part of a commercial er	nterprise having and	other like or similar business,	
If yes, (where and what k	ind):			
Brief description of type	and personal property to be	e moved:		_
Type and location of replacement property desi	ired:			_
Brief description of size,	type and quality of subject	structure:		
Does this occupant plan to	o discontinue or relocate to	a new location?		_
		ate		
Obtained By		eate		

CERTIFIED STATEMENT OF RENT AND INCOME

State Project Federal			Parcel
Project	(County	
Occupant	Spouse	·	
Address			
I certify that:			
I receive a HUD Supplement of _\$	/month		
I have lived in this unit at the above addre	ess for	months	
I moved into this unit on	date		
My monthly rent is \$ Which in	ncludes:		
<u></u>	Gas	Per Month Average Cost:	\$
	 ☐ Water	Per Month Average Cost:	
	Electric	Per Month Average Cost:	
	Sewer	Per Month Average Cost:	
	Other	Per Month Average Cost:	\$
Income: per			
Verified by: Tax Return Pay Stubs (Atta	ached)		
TO THE BEST OF MY KNOWLEDGE OF T	HE ABOVE IN	FORMATION IS TRUE	AND CORRECT.
Occupant		Date	
Above information verified:			
Contacted landle	ord by:	ephone or in person (C	heck One)
(Check One) Observed rent re		ephone of in person (e	neek One)
I certify that I have verified the above rental information of the state of the sta	nation on:		
Agent		Date	
		Attachments	Yes No

FIRST CONTACT SHEET

State Project		OH vistrict		Parcel
Federal Project	C	ounty		
Occupant Spor	use		O/T	
Address				
Date(s): Negotiations Began Broo	chure Delivered	90 Day	Letter Del	ivered
Check the items that were explained and discuss	ed with the Relocatee:			
<u>RESIDENTIAL OCCUPANT</u>	YES or NO		<u>COMM</u>	ENTS
1. Moving Costs Methods	☐ Yes ☐ No			
2. Qualifications for Relocation Payments	☐ Yes ☐ No			
3. Eligibility Payments	☐ Yes ☐ No			
4. Was Form RW 12.13 Given	☐ Yes ☐ No			
5. Appeal Procedure	Yes No			
<u>OWNER</u>	YES or NO		<u>COMM</u>	ENTS
1. Interest Differential Payments	Yes No	Existing M	ortgage:	Yes No
2. Cost Incident to Purchase	☐ Yes ☐ No	Payment:		
3. Owner Who Purchases - Method	☐ Yes ☐ No	Payment:		
<u>TENANT</u>	YES or NO		<u>COMM</u>	<u>ENTS</u>
1. Cost Incident to Purchase	☐ Yes ☐ No			
2. Tenant Who Rents - Method	☐ Yes ☐ No	Payment:		
3. Tenant Who Purchases - Method	☐ Yes ☐ No	Payment:		
<u>BUSINESS – NONPROFIT - FARM</u>	YES or NO		<u>COMM</u>	ENTS
1. Actual Moving Costs - Method	☐ Yes ☐ No			
2. Small Business Reestablishment	☐ Yes ☐ No			
3. "In Lieu Of" Payment	☐ Yes ☐ No			
4. Searching Procure	Yes No			
5. Direct Losses Payment	Yes No			
6. Appeal Procedure	☐ Yes ☐ No			
Contact Made With:	By:		Da	te:

FOLLOW-UP CONTACT SHEET

State Project		DOH District	Parcel
Federal Project Contact #		County	
Occupant	Spouse	O/T	
Comments:			
Contact Made With:	В	v·	Date:

Attachments Yes No

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

FINAL CONTACT SHEET

State Project	DOH District Parcel
Federal Project Contact #	County
Occupant: Spo	use:
Before After Date Owner or Tenant Relocation Relocation Mov	
New Address:	New Phone No.
Was there an "Appeal": Yes \(\scale= \) No \(\scale= \) If yes, nature and reason: \(\scale= \)	
Did Farm or Business: Relocate Discontinue Avera	ge Yearly Income of Displaced Family:
1.) Was acquired dwelling decent, safe, and sanitary? 2.) Is replacement dwelling decent, safe, and sanitary? 3.) Was subject retained and used for replacement? 4.) Is this parcel Last Resort Housing? Number in Family:	American Indian or Alaska Native Asian
Move Method Type Amount	Other
	Age:
REPLACEMEN'	T UNIT
2.) Remained in same city?	tment to Apartment ☐ House to Mobile Home tment to House ☐ Mobile Home to Apartment tment to Mobile Home ☐ Mobile Home to House se to House ☐ Mobile Home to Mobile Home se to Apartment
REPLACEMENT PAYMEN	Γ COMPUTATIONS
	2. Actual Payment payment nicluding Incidental Closing Costs 3. Payment equals lesser of #1 or #2 \$
B. 90-Day Occupant or Owner to Tenant 1. Asking Rent plus estimated 2. Actual Rent of Replacement Unit plus Estimated Utilities 3. Subject Base Rent 4. Payment Equals (#3 subtracted from lesser of #1 or #2) REMARKS:	X 42 (Form RW 12.11)
Information Completed By:	Date:

ADDITIONAL INFORMATION

Attachments Yes No

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

AVAILABLE REPLACEMENT HOUSING

	Comp	arabie Number: _	
State Project	DOH Distric	ct Pa	rcel
Federal Project	Count		
Listed By	Phone	e	
Address			
Asking Price \$ or Rent per Mo.?		– Duplex – Apt.	
If Tenant: Furnished – Unfurnished (F or U) Ut			
			oms:
Bedrooms Baths		Basement _	
Kitchen (Quality)	Rec. Room (Quality)		
Garage (Single, Double, In Basement, Detached)	Living Area		
Type of Heat Water Supply	Sewer	- Septic	
General Condition and State of Repair (Good, Fair Lot Description (Steep, Rolling, Level) L	Neigh	borhood	
Additional Improvements:			
Reasonably Accessible to:			
Schools: Yes No Transportation	ion: Yes No S	Shopping Center:	Yes No
Does property appear to be decent, safe, and sanita	ary Yes No		
Is property available to all regardless of race, colo	r, sex, religion, or national o	origin Yes	No
Remarks:			
Picture and Floor Plan, Room Sizes, Etc.			
Was Property Inspected: Yes No			
Exterior			
By Whom:			
Date Inspected:			
If property has been updated for availability, when	n:		

ADDITIONAL INFORMATION

RELOCATION CLAIM - RESIDENTIAL

		DOH			
State Project		District		Parcel	
Federal Project		(County		
West Virginia Department Relocation Brochure and relocation payments. I comperiod of at least 90 days numbered (Mobile Homes – S.F./M.	beginning of negotiations to the fransportation, Division explained relocation service ertify that my family and I sprior to the beginning of negrous, and that the falteters	ion of Highway ces and eligibil were in contin negotiations to amily occupied rooms of vill be moved to	ys personally cont lity requirements a uous occupancy o acquire the proper I rooms of living a storage area consi	acted me, gave me a necessary to qualify for f the subject property rty; that the family un area	for a for a nit
be made decent, safe and premises by the Division replacement housing pay understand and agree tha now/will qualify to receive	e completed on	and agree that and is not a red and is not a red a does not warr a relocation pay	t the replacement the inspection or rpose of determini epresentation for a ant or guarantee the ments in the amo	dwelling appears to be inspections made of the ing my eligibility for any other purpose, and the real property; and	be/will the d I further that I
Moving Costs		_ Costs Incide	nt To Purchase		
Replacement Housings		Interest Diffe	erential		
Date	Claimant				
I request payment to be r	nailed to:				
(If Co-Payee, List Here):					
that the premises occupi Eligible for reimbursem	cions to acquire the subject ed by claimant qualify as ent of Moving Costs; that he ears to be/will be decent, sa	room room	s (Mobile Home	ill be removed; that the	
District Agent	Б	Oate	Signature		

West Virginia

Department of Transportation

Division of Highways

Right of Way Section

BROCHURE

Relocation Assistance
Moving Costs
Replacement Housing Appeals



WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS RIGHT OF WAY SECTION RELOCATION ADVISORY AND ASSISTANCE UNIT

BROCHURE

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October 2018

PERSONAL INFORMATION

The property you occupy is affected by PROJECT NO.	
and is further identified as PARCEL NO.: Please refer to the proje	ct and
parcel numbers when contacting representatives of the West Virginia Departm	ent of
Γransportation, Division of Highways.	
NAME OF OCCUPANT:	
NAME OF OWNER:	
NEGOTIATIONS TO ACQUIRE THIS PROPERTY BEGAN ON:	
This Brochure describes relocation services and payments availab	ole to
displaced persons. Further information may be obtained from:	
YOUR RIGHT OF WAY AGENT:	
or	
YOUR RELOCATION AGENT:	
at	
THE RELOCATION FIELD OFFICE:	in
Phone:	
OFFICE HOURS:	

FORWARD

In 1956, the United States Congress, in its continuing effort to provide for construction of modern highways for our motoring public, established the national interstate system of highways. As a result of the highway program, many of our citizens have relocated and many more must still relocate to new homes and to new business locations.

In 1962, Congress, recognizing the burden placed on those people who have had to move, established a national policy which permitted the state highway departments to offer assistance on a formal basis and to help pay the costs of moving which before were borne solely by the relocatees themselves. In response to this offer, our Legislature established relocation assistance and moving cost reimbursement program to be administrated by the West Virginia Department of Transportation, Division of Highways. Since that time, the Division of Highways has assisted, as well as reimbursed moving costs to, many hundreds of people who have moved to make way for all Federal-aid highways.

In 1968, Congress broadened the benefits of relocation by making it possible for the state highway departments to aid those occupants of residential properties who had to move because of highway construction in finding adequate, decent, safe and sanitary replacement housing. Again, our Legislature enacted legislation making it possible for the West Virginia Department of Highways to pass these additional benefits on to the people of our State who had to move because of Federal-aid highway construction.

On January 2, 1971, Congress passed, and the President signed, the "Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970" which increased the amount of payments and replacement benefits. The West Virginia Legislature has made it possible for the Department of Highways to participate in the full Federal-aid highway program.

The "Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970" and its amendments establish a uniform policy for the fair and equitable treatment of persons relocated as a result of Federal and Federally assisted programs so that they will not suffer disproportionate injuries as a result of programs designed for the benefit of the general public.

It provides a program of advisory assistance, moving cost payments, and replacement housing payments to every eligible relocatee.

It also assures that there will be available, for each residential relocatee, replacement housing which is decent, safe and sanitary and with the means of his income.

All replacement housing must be fair housing—open to all persons regardless of race, color, religion, sex or national origin and must be offered to every relocatee.

The Department of Transportation, Division of Highways, since 1962, has fully supported the relocation program. Evidence of this support may be found in the fact that recently West Virginia has been a national leader in the number of payments made to relocatees. It is our intention to remain in a position of leadership by offering the best possible assistance and by expeditious handling of the payments due our citizens who move to permit our highway program to continue at its rapid pace.

FACTUAL INFORMATION

This booklet provides a general summary and explanation of the West Virginia Department of Transportation, Division of Highways' Relocation Assistance and Payment Program which is available to all persons, families, businesses, farms and non-profit organizations relocated as a result of Federal-aid highway construction on or after January 2, 1971.

It does not constitute a statement of the law nor does it purport to cover all technical details of the program.

Please keep and read this booklet as the guidelines offered herein may save time and prevent possible misunderstanding about our program.

SECTION 24.208 OF "THE UNIFORM RELOCATION ASSISTANCE AND REAL PROPERTY ACQUISITION POLICIES ACT OF 1970" READS AS FOLLOWS:

"No payment received under this title shall be considered as income for the purpose of the Internal Revenue Code of 1954; or for the purpose of determining the eligibility or the extent of eligibility of any person for assistance under the Social Security Act or any other Federal law." (Except for any Federal law providing low-income housing assistance.)

A Relocation Agent will explain the program in detail and will offer to assist you in any way possible.

He will provide all forms needed in order to apply for any of the payments available under the program.

Further information may be obtained by contacting a Relocation Agent at the District Office which is responsible for highway activities in the area. A list of the District Offices can be found in the back of this booklet.

CAUTION: DO NOT MAKE COMMITMENTS REGARDING RELOCATION UNTIL YOU HAVE BEEN ADVISED OF ELIGIBILITY REQUIREMENTS OF THE PROGRAM BY A RELOCATION AGENT. FAILURE TO DO THIS MAY RESULT IN THE LOSS OF CERTAIN BENEFITS AND PAYMENTS.

Every effort will be made to provide you with ample time for relocation. On or after the initiation of negotiations for a parcel you will be given a written notice which assures that you will not be required to move before 90 days from the date of this

notice. This notice also provides that 30 days prior to being required to move, a written notice will be provided setting forth the specific date by which the property must be vacated.

It is the policy of the West Virginia Department of Transportation, Division of Highways that no person shall be displaced by the Department's Federal and Federally-assisted construction projects unless and until adequate replacement housing within the financial means of the relocatee has been provided for or is built.

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RELOCATION ADVISORY ASSISTANCE

IS

AVAILABLE

IF YOU DESIRE ADVISORY ASSISTANCE BECAUSE OF THE
ACQUISITION OF REAL PROPERTY NEEDED FOR A HIGHWAY PROJECT,
CONTACT THE APPROPRIATE DISTRICT RIGHT OF WAY AGENT
LISTED ON THE LAST PAGE OF THIS BROCHURE

WHAT IS ASSISTANCE

The Right of Way Division of the West Virginia Department of Transportation, Division of Highway (hereinafter called "Department"), has the responsibility of acquiring properties, relocating individuals, families, businesses, farm operations, and non-profit organizations, and clearing properties of structures to prepare for the construction of highways. The Relocation Section of the Right of Way Division welcomes the opportunity of offering assistance to those who are to be relocated in finding decent, safe and sanitary housing into which they may relocate and to make known to businesses, farm operations and non-profit organizations replacement sites and facilities that may serve their needs.

PROPERTIES AVAILABLE

Properties for sale and for rent are referred to the relocatees, if requested, as listed by realtors, owners, newspaper advertisements, FHA, VA, trust departments, rental agencies, public housing, builders, developers, and other listing services.

INFORMATION AND LITERATURE

Maps, plans, school and church locations, employment and recreational facilities, utility rates and transportation schedules, pamphlets published to inform those who wish information concerning Small Business Loans, FHA and VA loans, banks and other lending agencies' rates and terms, health and home advice, welfare and other social benefits, and other helpful pamphlet literature are provided.

PAYMENT BENEFITS DISCUSSED

Assistance is offered in processing forms and other documents necessary to receive payments for moving costs, replacement housing benefits, and certain closing costs incurred in purchasing a replacement dwelling, including interest differential payments.

WHO MAKES ASSISTANCE OFFER

When the Right of Way Agent makes the fair market value offer to the owner, he will explain the relocation assistance and services program. Within a reasonable length of time after the initiation of negotiations for a parcel, all tenant-occupants will be personally contacted by relocation personnel to explain the relocation program.

ASSISTANCE PRIOR TO NEGOTIATIONS TO ACQUIRE

Advisory assistance is available prior to the time the owner of the real property is made the offer. Inquiries concerning eligibility for relocation payments prior to actual moving are encouraged. YOU SHOULD MAKE NO COMMITMENT REGARDING RELOCATION UNTIL YOU HAVE BEEN ADVISED OF ELIGIBILITY REQUIREMENTS OF THE PROGRAM BY A RELOCATION AGENT. The beginning of negotiations to acquire the real property establishes the eligibility date for relocation payment benefits.

MOVING EXPENSE PAYMENTS TO INDIVIDUALS AND FAMILIES

YOU MAY QUALIFY FOR MOVING EXPENSE PAYMENTS

IF IT IS NECESSARY FOR YOU TO MOVE FROM

YOUR DWELLING BECAUSE OF THE ACQUISITION

OF REAL PROPERTY NEEDED FOR A HIGHWAY PROJECT.

MOVING EXPENSE ELIGIBILITY

If it is necessary that you move from a dwelling, you are entitled to receive payment for moving your personal property.

QUALIFICATIONS TO APPLY FOR PAYMENT

You qualify to apply for such payment when:

- 1. You are in occupancy at the initiation of negotiations to acquire the real property, and
- 2. You qualify as a "Displaced Person" (see DEFINITIONS).

ELIGIBILITY TO RECEIVE PAYMENT

You are eligible to receive payment when:

1. You move your personal property from the real property.

COMMERCIAL MOVE METHOD

You may choose a commercial mover acceptable to the Department and direct him to move your personal property to a specified location. After the move is completed, you will be reimbursed for the actual reasonable expense of moving your personal property a distance not to exceed 50 miles (80 km), as evidenced by the moving invoice from the commercial mover. Other service expenses, such as reconnecting utility service, may be reimbursed if authorized by the Department and provided the expenses are supported by invoices or receipts from the performer of the services.

MOVING EXPENSE SCHEDULE METHOD

As an alternative to the commercial move method, you may be reimbursed according to a schedule prepared by the Department and which includes a dislocation allowance (See Page 7).

The moving expense schedule is applicable to individuals and families who occupy furnished or unfurnished dwellings and mobile homes. The number of eligible rooms and square feet areas must be determined, prior to moving, by a representative of the Department.

CLAIM FILING DATE AND PAYMENT

You must file a written moving expense claim on a form provided by the Department within eighteen (18) months after the following dates:

<u>Tenants</u> – The date you move from the property.

Owners -

- 1. The date you move from the property; or
- 2. The date you are paid for the property. In the case of condemnation, this date is the date the court deposit is made.

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION, DIVISION OF HIGHWAYS FIXED MOVING EXPENSE SCHEDULE JUNE 2012

	# of Rooms	1	2	3	4	5	6	7	8
Apartments –	Moving Costs And Dislocation Allowance	\$750	\$900	\$1,050	\$1,200	\$1,350	\$1,500	\$1,650	\$1,800

Each Additional Room \$150

	# of Rooms	1	2	3	4	5	6	7	8
•	Moving Costs And Dislocation Allowance	\$350	\$400	\$450	\$500	\$550	\$600	\$650	\$700

Each Additional Room \$50

MOBILE HOMES

Relocatee Owns Mobile Home And	Actual Coat Mathad Only
Furnishings And All Are Moved Together	Actual Cost Method Only

	# of Rooms	1	2	3	4	5	6	7	8
Mobile Home Occupant – Owns Furnishings – Not Mobile Home	Moving Costs And Dislocation Allowance	\$750	\$900	\$1,050	\$1,200	\$1,350	\$1,500	\$1,650	\$1,800

Each additional room \$150

Each additional room \$50

	# of Rooms	1	2	3	4	5	6	7	8
Mobile Home Occupant – Does Not Own Mobile Home Or Furnishings – Only Personal Items	Moving Costs And Dislocation Allowance	\$350	\$400	\$450	\$500	\$550	\$600	\$650	\$700

DORMITORY STYLE ROOM

The moving expense and dislocation allowance to a person with minimal personal possessions who is in occupancy of a dormitory style room shared by two or more other unrelated persons is limited to \$100.00.

MOVING EXPENSE PAYMENTS

TO

NON-PROFIT ORGANIZATIONS, BUSINESSES, FARM OPERATIONS

YOU MAY QUALIFY FOR MOVING EXPENSE PAYMENTS

IF IT IS NECESSARY FOR YOU TO MOVE FROM

YOUR DWELLING BECAUSE OF THE ACQUISITION

OF REAL PROPERTY NEEDED FOR A HIGHWAY PROJECT.

MOVING EXPENSE ELIGIBILITY

You are entitled to receive payment for moving expenses if it is necessary that you move personal property from a non-profit organization, business or farm operation.

QUALIFICATIONS TO APPLY FOR PAYMENT

You qualify to apply for such payment when:

- 1. You are in occupancy at the initiation of negotiations to acquire the real property, and
- 2. You qualify as a "Displaced Person" (See DEFINITIONS).

ELIGIBILITY TO RECEIVE PAYMENT

You are eligible to receive payment when:

1. You move your personal property from the real property.

INVENTORY

Prior to but near the time of the actual move, you must prepare an inventory of the items of personal property to be moved. The inventory should include such services as disassembling or disconnecting and reassembling or reconnecting of machinery, equipment, appliances and other items classified as personal property, including reconnection of utilities to such items which do not constitute an improvement to the replacement realty.

INSPECTIONS

You must permit an agent from the Department to inspect both the old and new properties and verify the inventory.

NOTICE OF MOVE

You must provide the Department with advanced notice of the date on which you plan to move your personal property to enable the Department to monitor the move.

COMMERCIAL MOVE METHOD

You may choose a commercial mover, acceptable to the Department, and direct him to move your personal property to a specified location. After the move is completed, you will be reimbursed for the actual reasonable expense of

moving your personal property a distance not to exceed 50 miles (80 km) as evidenced by the moving invoice from the commercial mover. Other expenses, such as packing, crating, unpacking, disconnecting, dismantling, removal, reassembling, reinstalling, storage (not to exceed 12 months), relettering signs, replacing obsolete stationery, insurance, licenses, actual direct loss of tangible personal property and reconnecting utility services, may be reimbursed if authorized by the Department provided the expenses are supported by invoices or receipts from the performer of the services.

SMALL BUSINESS REESTABLISHMENT EXPENSES

In addition, a "Small Business", farm or non-profit organization may be eligible for up to \$25,000 reimbursement for certain actual reasonable expenses incurred in reestablishing. These expenses may include: repairs or improvements required by law, certain modifications to the replacement property, certain exterior signing, and provisions for utilities from right of way to improvements, redecorating, feasibility studies, advertising, extra costs of operation and other costs in conjunction with the reestablishment of the business, farm or non-profit organization.

MOVING EXPENSE FINDING METHOD

In business cases where the move is not complicated or the other moving methods are inappropriate, a qualified Department employee may make a moving cost finding (estimate) as the basis for payment.

SELF-MOVE METHOD "BIDS"

As an alternative, you may be reimbursed an amount equal to the lower of two (2) bids or estimates provided the Department obtains the bids or estimates and authorizes you to proceed with the move.

SEARCHING FOR A REPLACEMENT SITE

In addition, you may be paid for the actual reasonable expense, not to exceed \$2,500.00, in searching for a replacement business site. Such expense may include transportation expenses, meals, lodging away from home and the reasonable value of time actually spent in searching. All expenses claimed, except value of time actually spent in searching, must be supported by invoices, receipted bills or other evidence of expenses incurred.

IN LIEU OF MOVING EXPENSES

As an alternative, a non-profit organization or owner of a business or farm operation may receive a payment equal to his "average annual net earnings" instead of being reimbursed for his actual moving expenses. The payment shall not be less than \$1,000.00 no more than \$40,000.00.

ELIGIBILITY

To be eligible, the following requirements must be met:

Business:

The Department must determine:

- 1. That the business cannot be relocated without a substantial loss of existing patronage;
- That the business is not part of a commercial enterprise having at least three other locations not being acquired, engaged in a like or similar operation;
- 3. That the business "contributed materially" to the income of the displaced person.

NOTE: A person whose sole business is the rental of property to others shall not qualify for this type payment. (Landlords)

Farm:

The Department must determine:

- 1. That the farm operation was discontinued or relocated in its entirety, or
- 2. In the case of partial acquisition:
 - a) The taking caused the operation to be displaced from the farm operation on the remaining land, or
 - b) The taking caused such a substantial change in the principal operation or the nature of the existing farm operation as to constitute a displacement.

Non-Profit Organization

The Department must determine:

1. That the non-profit organization cannot be relocated without a substantial loss of existing patronage (membership or clientele).

CLAIM FILING DATE AND PAYMENT

You must file a written moving expense claim on a form provided by the Department within eighteen (18) months after the following dates:

<u>Tenants</u> - The date you move from the property

Owners -

- 1. The date you move from the property; or
- 2. The date you are paid for the property. In the case of condemnation, this date is the date the court deposit is made.

REPLACEMENT HOUSING PAYMENTS FOR OWNER-OCCUPANTS IN OCCUPANCY 90 DAYS OR MORE

YOU MAY QUALIFY FOR A REPLACEMENT HOUSING PAYMENT,
MORTGAGE INTEREST DIFFERENTIAL PAYMENT AND A PAYMENT
FOR EXPENSES INCIDENT TO THE PURCHASE OF REPLACEMENT
HOUSING IF IT IS NECESSARY FOR YOU TO MOVE FROM YOUR
DWELLING BECAUSE OF THE ACQUISITION OF REAL PROPERTY
NEEDED FOR A HIGHWAY PROJECT.

REPLACEMENT HOUSING PAYMENT TO PURCHASE AND OCCUPY

If you are the owner-occupant of your dwelling, you may receive payments, the combined total of which may not exceed \$31,000.00, for the cost necessary:

- 1. To purchase replacement housing;
- 2. To compensate you for the loss of favorable financing of replacement housing;
- 3. To reimburse you for expenses incident to the purchase of replacement housing.

QUALIFICATIONS TO APPLY FOR PAYMENT

You qualify to apply for such payment when you are in occupancy and have been in occupancy for at least 90 consecutive days immediately prior to the date of the initiation of negotiations to acquire the real property.

ELIGIBILITY TO RECEIVE PAYMENT

You are eligible to receive payment when:

- 1. You purchase and occupy a decent, safe and sanitary dwelling within a period of one (1) year from the latest of the following dates:
 - a) The date on which the owner received from the Department final payment for all costs of the acquired dwelling in negotiated settlements; or, in the case of condemnation, the date on which the required payment is deposited with the court for the benefit of the owner; or
 - b) The date on which he was offered decent, safe and sanitary replacement housing. (The date on Form RW 12.13.)
- 2. The Department inspects the replacement dwelling and determines that it meets decent, safe and sanitary standards.
- 3. You indicate, to the best of your knowledge and belief, the replacement dwelling meets decent, safe and sanitary standards.
- 4. You file your claim for payment, on a form provided by the Department, within six (6) months after the expiration of the one (1)

year period specified in Paragraph 2 above, except that in condemnation cases the period shall be extended to six (6) months after final adjudication.

COMPUTATION

The replacement housing payment is the difference between the acquisition amount paid to you by the Department for your dwelling and the lessor of:

- 1. What you actually paid for your decent, safe and sanitary replacement dwelling, or
- 2. The amount determined by the Department as necessary to purchase a comparable decent, safe and sanitary dwelling.

CONDEMNATION PROCEEDINGS

If the acquisition price is delayed pending the outcome of the condemnation proceedings, an advance replacement housing payment may, in certain cases, be computed and paid to you.

The computed replacement housing payment is the amount determined by the Department as necessary to acquire a comparable decent, safe and sanitary dwelling, less the Department's maximum offer to purchase.

If, in condemnation proceedings, you are awarded an acquisition price greater than the Department's maximum offer to purchase, the replacement housing payment is recomputed. The recomputed replacement housing payment is the amount determined by the Department as necessary to acquire a comparable decent, safe and sanitary dwelling less the amount awarded in the condemnation proceedings.

If you wish to be paid the advance replacement housing payment, and meet all Replacement Housing Payment requirements, you must agree in writing to refund to the Department from your judgment, as determined in the condemnation proceedings, the recomputed excess amount created by the condemnation proceedings. In no event are you required to refund more than the advance replacement housing payment.

INCREASED INTEREST PAYMENT

You may receive payments for increased mortgage interest costs when:

- The dwelling acquired by the Department was encumbered by a bona fide mortgage which was a valid lien on such dwelling for not less than 90 days prior to the date of initiation of negotiations, and
- 2. The mortgage on the replacement dwelling bears a high rate of interest than the mortgage interest rate on the acquired dwelling and does not exceed the prevailing fixed interest rate for conventional mortgages in the project area.

INTEREST PAYMENT COMPUTATIONS

The computations to determine amounts of interest differentials are made by experienced Department personnel according to established formulas and include certain origination and assumption fees and purchaser's points.

EXPENSES INCIDENT TO PURCHASE OF REPLACEMENT HOUSING

You may be reimbursed for actual reasonable costs incurred by you that are incident to the purchase of a replacement dwelling. Such costs may include the following, if necessary and reasonable:

- Legal, closing and related costs, including those for title search and insurance, preparing conveyance instruments, notary fees, preparing surveys and plats and recording fees;
- 2. Lender, FHA or VA application fees that do not represent prepaid interest. Appraisal fees when required by lending institutions.
- 3. FHA or VA application fee;
- 4. Certification of structural soundness and termite inspection when required;
- 5. Credit report;
- 6. Owner's and mortgagee's evidence or assurance of title. (Not to exceed costs for comparable replacement dwelling.)
- 7. Escrow agent's fee;
- 8. Such other costs as the Department determines to be incidental to the purchase.

Normally the charges for abstract and/or survey must occur no later than at the time of the closing on the replacement property.

REPLACEMENT HOUSING PAYMENT TO RENT AND OCCUPY

If you elect to rent and occupy, instead of purchase and occupy, a decent, safe and sanitary dwelling – your payment may not exceed \$5,250.00 and will be calculated as a 90 day occupant. (See 90 Day Occupant in Green Section).

If you have received a rental payment and within one (1) year after relocation elect to purchase a decent, safe and sanitary dwelling, you may receive an additional replacement housing payment, less the rental payment previously received; however, the combined total may not exceed the original determination.

FOR 90 DAY OCCUPANTS TENANTS IN OCCUPANCY 90 DAYS OR MORE

YOU MAY QUALIFY FOR A REPLACEMENT HOUSING PAYMENT

IF IT IS NECESSARY FOR YOU TO MOVE FROM A

DWELLING BECAUSE OF THE ACQUISITION OF REAL PROPERTY

NEEDED FOR A HIGHWAY PROJECT.

REPLACEMENT HOUSING PAYMENT TO RENT AND OCCUPY

If you elect to rent and occupy, instead of purchase and occupy, a decent, safe and sanitary dwelling – your payment may not exceed \$7,200.00 and will be calculated as a 90 day occupant. (See 90 Day Occupant in Green Section).

QUALIFICATIONS TO APPLY FOR PAYMENT

You qualify to apply for such payment when you are in occupancy and have been in occupancy for at least 90 consecutive days immediately prior to the date:

- 1. Of initiation of negotiations to acquire the real property, and
- 2. You qualify as a "Displaced Person" (See DEFINITIONS).

ELIGIBILITY TO RECEIVE PAYMENT

You are eligible to receive payment when:

- 1. You rent and/or purchase and occupy a decent, safe and sanitary dwelling within a one (1) year period beginning on the later of:
 - a) The date you move; or
 - The date on which the owner receives from the Department final payment for all costs of the acquired dwelling in negotiated settlement; or
 - c) In the case of condemnation, the date on which the Department deposits the required amount in court for the benefit of the owner.
- 2. The Department inspects the replacement dwelling and determines that it meets decent, safe and sanitary standards;
- 3. You indicate, to the best of your knowledge and belief, the replacement dwelling meets decent, safe and sanitary standards;
- 4. You file your claim for payment, on a form provided by the Department, within six (6) months after the expiration of the one (1) year period specified in Paragraph 1 above.
- 5. You submit to the Department either a rent receipt for at least the first month's rent or a copy of a lease agreement that verifies actual rent being paid for the replacement unit.

COMPUTATION

The amount of the payment is the difference between:

- The estimated monthly market rent and utilities for your dwelling unit for 42 months; and
- 2. The lesser of either the estimated comparable replacement rent and utilities or what you actually pay for rent for your replacement unit for 42 months.

PAYMENT DISBURSEMENT

Rent supplements will be made in one (1) payment. Exceptions are when Replacement Housing of Last Resort is necessary and the payment will be made in equal installments. The Department will determine the payment schedule on a case by case basis.

REPLACEMENT HOUSING PAYMENT TO PURCHASE AND OCCUPY

If you choose to purchase and occupy a decent, safe and sanitary dwelling, you may elect to apply your \$7,200.00 payment to a down-payment and incidental closing costs on a decent, safe and sanitary replacement home of your choice. You must provide documentation that the entire payment was used for the replacement property.

If you have received a rental payment and within one (1) year after relocation elect to purchase a decent, safe and sanitary dwelling, you may receive an additional replacement housing payment, less the rental payment previously received; however, the combined total may not exceed \$7,200.00.

MOBILE HOMES

ASSISTANCE, MOVING AND REPLACEMENT HOUSING PAYMENTS

YOU MAY QUALIFY FOR RELOCATION ASSISTANCE, MOVING EXPENSE
PAYMENTS AND REPLACEMENT HOUSING PAYMENTS IF IT IS NECESSARY FOR
YOU TO MOVE FROM YOUR MOBILE HOME BECAUSE OF THE ACQUISITION OF
REAL PROPERTY NEEDED FOR A HIGHWAY PROJECT.

MOBILE HOMES

ASSISTANCE OFFERED

Assistance in finding decent, safe and sanitary replacement housing and other assistance, as described under the general heading of Relocation Assistance (Pink Section), is available to occupants of mobile homes.

MOVING EXPENSE

Moving and related expense payments are available when applicable, as described under the general heading of Moving and Related Expense Payments, Individuals, Families, Businesses and Farms (Yellow Section).

REPLACEMENT HOUSING

Replacement Housing payments are available, when applicable, as described under the heading Replacement Housing Payments (owner and tenant, Green and Blue Sections). The Relocation Agent will advise you of benefits, when applicable.

APPEALS

IF DISSATISFIED

In the event you are dissatisfied with either the determination concerning eligibility for payment or the amount of the payment offered, you may file an appeal.

OPPORTUNITY TO BE HEARD

If you make an appeal, you will be given full opportunity to be heard.

HEARING AT DISTRICT LEVEL

A preliminary hearing will be held at the District level by prearrangement between you and the District Right of Way Agent.

FORMAL HEARING

If you are dissatisfied with the results of the preliminary hearing, the District Right of Way Agent will arrange for a more formal hearing with the Director of the Right of Way Division.

NOTIFICATION OF DECISION

A prompt decision will be reached on the basis of evidence submitted and you will be notified of such decision.

LIMITATIONS

All appeals must be filed promptly within a reasonable time period. The right to appeal is terminated when a displace files a written claim for payment. Should no written claim be submitted to the Department, the right to appeal is limited to no later than sixty (60) days after you have been advised of your relocation eligibility.

LAST RESORT HOUSING PROGRAM

Whenever a project cannot proceed on a timely basis because comparable replacement dwellings are not available, the Department will initiate a "Last Resort Housing" project.

DEFINITIONS

ACQUIRED

The time at which the Department obtains legal possession of the real property.

ACQUISITION COST

Price paid the owner for property rights acquired.

APPEAL

Any party aggrieved by the eligibility determination made by the Department concerning their replacement housing offer, moving costs, incidental costs, or mortgage interest differential payment may appeal.

BREAKOUT

The Fair Market Value of the dwelling and its site, exclusive of any excess land or other improvements.

BUSINESS

The term "business" means any lawful activity, except a farm operation, conducted primarily:

- For the purchase, sale, lease, and/or rental of personal and/or real property, and/or for the manufacturing, processing and/or marketing of products, commodities, and/or any other personal property; or
- 2. For the sale of services to the public; or
- 3. By a non-profit organization that has established its non-profit status under applicable Federal and State laws; or
- 4. Outdoor advertising.

COMPARABLE REPLACEMENT DWELLING

A comparable replacement dwelling is one which is:

- 1. Decent, safe, and sanitary as defined under "STANDARDS FOR DECENT, SAFE, AND SANITARY HOUSING".
- 2. Functionally equivalent to the displacement dwelling. The term "functionally equivalent" means that it performs the same function, provides the same utility, and is capable of contributing to a comparable style of living. While a comparable replacement dwelling need not possess every feature of the displacement dwelling, the principal features must be present. Generally, functional equivalency is an objective standard, reflecting the range of purposes for which the various physical features of a dwelling may be used. However, in determining whether a replacement dwelling is functionally equivalent to the displacement dwelling, the Department may consider reasonable trade-offs for specific features when the replacement unit is "equal to or better than" the displacement dwelling.
- 3. Adequate in size to accommodate the occupants;
- 4. In an area not subject to unreasonable adverse environmental conditions;
- 5. In a location generally not less desirable than the location of the displaced person's dwelling with respect to public utilities and commercial and public facilities, and reasonably accessible to the person's place of employment;
- On a site that is typical in size for residential development with normal site improvements, including customary landscaping. The site need not include special improvements such as outbuildings, swimming pools, or greenhouses.
- 7. Currently available to the displaced person on the private market. However, a comparable replacement dwelling for a person receiving government housing assistance before displacement may reflect similar government housing assistance.
- 8. Within the financial means of the displaced person.
 - i. A replacement dwelling purchased by a homeowner in occupancy for at least 90 days prior to initiation of negotiations (90-day homeowner) is considered to be within the homeowner's financial means if the homeowner is paid the full price differential as described at paragraph 12.14.3, all increased mortgage interest

cost as described at paragraph 12.15, and all incidental expenses as described at paragraph 12.16, plus any additional amount required as "Last Resort Housing", paragraph 12.28.

- ii. A replacement dwelling rented by an eligible displaced person is considered to be within his or her financial means if, after receiving rental assistance under this part, the person's monthly rent and estimated average monthly utility costs for the replacement dwelling do not exceed the person's base monthly rental for the subject dwelling.
- iii. For a displaced person who is not eligible to receive a replacement housing payment because of the person's failure to meet length-of-occupancy requirements comparable replacement rental housing is considered to be within the person's financial means if the Department pays that portion of the monthly housing costs of a replacement dwelling which exceeds 30 percent of such person's gross monthly household income or, if receiving a welfare assistance payment from a program that designates amounts for shelter and utilities, the total of the amounts designated for shelter and utilities. Such rental assistance must be paid under replacement housing of last resort.

CONTRIBUTES MATERIALLY

The term "contributes materially" means that during the two (2) taxable years prior to the taxable year in which displacement occurs, or during such other period as the Department determines to be more equitable, a business or farm operation:

- 1. Had average annual gross receipts of at least \$5,000; or
- 2. Had average annual net earnings of at least \$1,000; or
- 3. Contributed at least 33 1/3 percent of the owner's or operator's average annual gross income from all sources.
- 4. If the application of the above criteria creates an inequity or hardship in any given case, the Department may approve the use of other criteria as determined appropriate.

DECENT, SAFE, AND SANITARY DWELLING

PLEASE UNDERSTAND THAT THE REPLACEMENT DWELLING DECENT, SAFE, AND SANITARY INSPECTION THAT WILL BE CONDUCTED BY AGENCY PERSONNEL IS FOR THE SOLE PURCHASE OF DETERMINING YOUR ELIGIBILITY FOR A RELOCATION PAYMENT. YOU, THEREFORE, MUST NOT INTERPRET THE AGENCY'S APPROVAL OF A DWELLING TO PROVIDE ANY ASSURANCE OR GUARANTEE THAT THERE ARE NOT DEFICIENCIES IN THE DWELLING OR IN ITS FIXTURES AND EQUIPMENT. IT IS THEREFORE YOUR RESPONSIBILITY TO PROTECT YOUR BEST INTEREST AND INVESTMENT IN THE PURCHASE OR RENTAL OF YOUR REPLACEMENT PROPERTY AND YOU MUST CLEARLY UNDERSTAND THAT THE AGENCY WILL ASSUME NO RESPONSIBILITY OF BLAME IF STRUCTURAL. MECHANICAL. LEGAL. OR OTHER **PROBLEMS** DISCOVERED.

A dwelling which meets applicable housing and occupancy codes. However, any of the following standards which are not met by an applicable code shall apply, unless waived for good cause by the Federal agency funding the project. The dwelling shall:

- 1. Be structurally sound; weathertight, and in good repair.
- 2. Contain a safe electrical wiring system adequate for lighting and other electrical devices.
- 3. Contain a heating system capable of sustaining a healthful temperature (of approximately 70 degrees) for a displaced person, except in those areas where local climatic conditions do not require such a system.
- 4. Be adequate in size with respect to the number of rooms and area of living space needed to accommodate the displaced person. There shall be a separate, well-lighted and ventilated bathroom that provides privacy to the user and contains a sink, bathtub or shower stall, and a toilet, all in good working order and properly connected to appropriate sources of water and to a sewage drainage system. In the case of a housekeeping dwelling, there shall be a kitchen area that contains a fully usable sink, properly connected to potable hot and cold water and to a sewage drainage system, and adequate space and utility service connections for a stove and refrigerator.
- Contain unobstructed egress to safe, open space at ground level. If the replacement dwelling unit is on the second story or above, with access directly from or through a common corridor, the common corridor must have at least two means of egress.

6. For a handicapped displacee, be free of any barriers which would preclude reasonable ingress, egress, or use of the dwelling by a displaced person who is handicapped.

DISPLACED PERSON (RELOCATEE, DISPLACEE)

Any person who moves from the real property or moves his or her personal property from the real property:

- As a direct result of the Department's acquisition of such real property in whole or in part for a project. This includes any person who moved from the real property as a result of the initiation of negotiations. In the case of a partial acquisition, the Department shall determine whether the person is displaced as a direct result of the partial acquisition; or
- 2. As a result of a written order from the Department to vacate such real property for the project; or
- 3. As a result of the Department's acquisition of, or written order to vacate, other real property for a project on which the person conducts a business, farm operation, or is a non-profit organization. Eligibility as a displaced person under this subparagraph applies only for purposes of obtaining relocation assistance advisory services and moving expenses.

<u>Persons not displaced</u>. The following is a nonexclusive listing of persons who do not qualify as a displaced person under these regulations.

- 1. A person who moves before the initiation of negotiations; or
- 2. A person who initially enters into occupancy of the property after the date of its acquisition for the project; or
- 3. A person who is not required to relocate permanently as a direct result of a project. Such determination shall be made by the Department in accordance with any guidelines established by the Federal agency funding the project; or
- 4. A person who, after receiving a notice of relocation eligibility, is notified in writing that he or she will be displaced for a project. Such notice shall not be issued unless the person has not moved and the Department agrees to reimburse the person for any expenses incurred to satisfy any obligations entered into after the effective date of the notice of relocation eligibility; or
- 5. An owner-occupant who voluntarily sells his or her property after being informed in writing that if a mutually satisfactory agreement of sale cannot be reached, the Department will not acquire the property. In such cases,

- however, any resulting displacement of a tenant is subject to these regulations; or
- 6. A person who retains the right of use and occupancy of the real property for life following its acquisition by the Department.

DWELLING

The place of permanent or customary and usual residence of a person, according to local custom or law, including a single family house; a single family unit in a two-family house; a single family unit in a two-family, multi-family, or multi-purpose property; a unit of a condominium or cooperative housing project; a non-housekeeping unit; a mobile home; or any other residential unit.

EXISTING PATRONAGE

The term "existing patronage", except in the case of a non-profit organization, means the average annual net dollar volume of business transacted during the two taxable years immediately preceding the taxable year in which the business is relocated. With regard to a non-profit organization, it means membership or clientele.

FAMILY

Two or more individuals living together in a single family dwelling unit who:

- 1. Are related by blood, adoption, marriage or legal guardianship who live together as a family unit, plus all other individuals regardless of blood or legal ties who live with and are considered a part of the family unit; or
- 2. Are not related by blood or legal ties but live together by mutual consent. (See definition of "HOUSEHOLD".)

FARM OPERATION

The term "farm operation" means any activity conducted solely or primarily for the production of one or more agricultural products or commodities, including timber, for sale or home use, and customarily producing such products or commodities in sufficient quantity to be capable of contributing materially to the operator's support.

FUNCTIONALLY SIMILAR

This term is used as one part of the definition of "Comparable Replacement Dwelling" and means that the comparable must perform the same function, provide the same utility and be capable of contributing the same lifestyle as the subject. While it need not possess every feature of the subject, the principle features must be present.

HOUSEHOLD

Those who dwell under the same roof and compose a family. Also a social unit comprised of those living together in the same dwelling. (See definition of "FAMILY".)

ILLEGAL ALIEN

Person not lawfully present in the United States.

INITIATION OF NEGOTIATIONS

The term "initiation of negotiations" means the date on which the owner of the property or his designated representative is given a written offer by the Department's representative for the property to be acquired.

MORTGAGE

The term "mortgage" means such classes of liens as are commonly given to secure advances on, or the unpaid purchase price of, real property, under the law of the State of West Virginia, provided the real property is located in the State, together with the credit instruments, if any, secured thereby.

NON-PROFIT ORGANIZATION

The term "non-profit organization" means a corporation, partnership, individual or other public or private entity that has established its non-profit status under applicable Federal or State law.

OWNER OF SUBJECT DWELLING

A displaced person is considered to have met the requirements to own a displacement dwelling if the person holds any of the following interests in real property acquired for a project:

- 1. Fee title, a life estate, a 99-year lease, or a lease, including any options for extension, with at least 50 years to run from the date of acquisition; or
- 2. An interest in a cooperative housing project which includes the right to occupy a dwelling; or
- 3. A contract to purchase any of the interests or estates described in subparagraphs (1) or (2) of this paragraph; or
- 4. Any other interest, including a partial interest, which in the judgment of the Department warrants consideration as ownership.

90-DAY TENANT OR OWNER

A tenant or owner who has actually and lawfully occupied the subject dwelling for at least 90 days immediately prior to the initiation of negotiations.

PERSON

The term "person" means any individual, family, partnership, company, corporation, or association.

RELOCATEE (DISPLACEE)

Any person who meets the definition of a displaced person.

SMALL BUSINESS

A business having at least one, but not more than 500 employees working at the site being acquired.

TENANT

A family or individual having temporary possession and lawful occupancy of the property belonging to another with his consent.

UTILITY COST

Expenses for heat, lights, water and sewer.

WV Department of Transportation Division of Highways District One 1334 Smith Street Charleston, WV 25301 Telephone 558-3021 Boone, Clay, Kanawha, Mason, Putnam

WV Department of Transportation Division of Highways District Two P.O. Box 880 Huntington, WV 25712 Telephone 528-5635 Cabell, Lincoln, Logan, Mingo, Wayne

WV Department of Transportation Division of Highways District Three P.O. Box 308 Parkersburg, WV 26101 Telephone 420-4724 Calhoun, Jackson, Pleasants, Ritchie, Roane Wirt, Wood

WV Department of Transportation Division of Highways District Four P.O. Box 4220 Clarksburg, WV 26302 Telephone 842-1551 Doddridge, Harrison, Marion, Monongalia, Preston, Taylor

WV Department of Transportation Division of Highways District Five P.O. Box 99 Burlington, WV 26710 Telephone 289-3521 Berkeley, Grant, Hampshire, Hardy, Jefferson, Morgan, Mineral WV Department of Transportation
Division of Highways
District Six
1 DOT Drive
Moundsville, WV 26041
Telephone 843-4041
Brooke, Hancock, Marshall, Ohio,
Tyler, Wetzel

WV Department of Transportation
Division of Highways
District Seven
P.O. Box 1228
Weston, WV 26452
Telephone 269-0400
Barbour, Braxton, Gilmer, Lewis,
Upshur, Webster

WV Department of Transportation
Division of Highways
District Eight
P.O. Box 1516
Elkins, WV 26241
Telephone 637-0215
Pendleton, Pocahontas, Randolph,
Tucker

WV Department of Transportation
Division of Highways
District Nine
146 Stonehouse Road
Lewisburg, WV 24901
Telephone 647-7450
Fayette, Greenbrier, Monroe,
Nicholas, Summers

WV Department of Transportation
Division of Highways
District Ten
270 Hardwood Lane
Princeton, WV 24740
Telephone 425-2155
McDowell, Mercer, Raleigh,
Wyoming

HARDSHIP RELOCATION CERTIFICATION PRE-DRAW CHECK RECEIPT

Occupant Name and Addr	ess		_
		Parcel No.	Project No.
		District	County
		<u>District</u>	<u>County</u>
	T		
Warrant Number	<u>Name</u>	<u>Amount</u>	<u>Type Claim</u>
Lacknowledge receipt of the a	bove listed State Warrants(s) on	this day of	
Tucknowledge receipt of the u	sove listed state warrants(s) on	day 01_	
Warrant(s) delivered by:			
	ements for this payment have bee	en fulfilled and that the	e relocate moved his/her personal property
from the project.			
District Right of	Way Agent		Date

RELOCATION CLAIM – BUSINESS, FARM, NONPROFIT

State Project	DOH	District	Parcel	
Federal Project	eral Project County			
Business (Includes Residential Storage	(Check C e) Farm Op	,	Nonprofit Organization	
I, the undersigned claimant, certif the real property as designated above a parcel to: Address:	and that all my persona	al property has b		-
	and t		ill be eligible for reimbursement	of.
moving costs and hereby make claim is			in de engidie foi femidursement (
delivered a Relocation Brochure and exlawful resident of the United States. Date			g my rights to 74ppcar, and ran	
Ву:	Title:			
Payments to be directed to:				
(If Co Dayso List Home).				
I certify that negotiations to for thi and that I have inspected or caused to be personal property has been/will be remof moving costs is true and correct.	be inspected the premi	ses of the above		
District Agent	Date	Sign	ature	

FIXED PAYMENT CLAIM – BUSINESS, FARM, NONPROFIT (IN LIEU OF PAYMENT)

State Project		DOH District	Parcel	
Federal Project		Cou		
documentation a West Virginia D as realty. I also The procedures,	ents personal property which must be model without a substantial loss; and the busing than 3 other entities which are not being and engaged in the same or similar ration being discontinued or relocated has of a partial taking of the real property, ange in the nature of the farm operation. The ation has established its nonprofit status are organization cannot be relocated before Tax Return and/or other financial centire moving cost claim and the sereleased from any payment for this property are described and explained are also are the amount of \$\frac{1}{2}\$ and \$\	ness		
Clai	mants Signature	Date	Title	
I request paymen	nt to be mailed to:			
Business Name:				
Address:				
and that the aboroperation) and the	nat I have investigated or o	oved from the above-design	ated parcel (or no longer an economic far e physical and economic conditions of the	arm
District Agent		Date	Signature	

SEARCHING TIME FOR REPLACEMENT SITE

State Project Federal Project			DOH District County	Parcel
NAME (Searcher)	DATE OF SEARCH	NUMBER OF HOURS	ACTUAL WAGE RATE PER HOUR	AREA SEARCHED (Location and/or Address)
Total Hours	Rate		Total Wages \$ *Total Other Expenses \$ Payment Claimed \$	
replacement site, should	be attached to and s formation is a true	ubmitted with thi and accurate state	s form.	g incurred while searching for a ny time spent in searching for a
CL	AIMANT			DATE

ESTIMATE - BID

	_	ЮН	-	
State Project	D	District	Pa	arcel
Federal Project		Cou	inty	
	(CI	1.0.		
Residential	Business	cck One) Farr	n Operation	Nonprofit Organization
		1 411		
		Distance	e of Move	
Address (Old Location)				
Address (New Location)				
Address (New Location)				
Lumber, Junker C	Station, Grocery, etc.) luce, etc.)	- - -		
The estimated cost to move the	ne personal property (list at	tached) to the	e new address is	\$
Moving Company Name:				
By Estimator:		Date:		
Estimator's Fee \$		Approved	l for Fee Purpose	s
District Agent	Dota		Signature	

CERTIFIED INVENTORY LIST

State Proje	ct	DOH District	Parcel
Federal Pro			
Claimant:			
	Inventory of items to be moved (Submitted by claimant and verified by	-	
	Inventory of items actually moved to no (Submitted by claimant and verified by		
	at I have personally inspected or caused to of my knowledge all information is true a		(or actually moved) and
	District Agent	Dat	e

REPLACEMENT HOUSING INSPECTION SHEET

State Project			DOH District	Parc	el
F- 11 D :4			County		
Occupant:	Spouse:		C	D/T:	
Address:					
Purchase Price Actually Paid	\$				
Actual Rent: \$	_ Mo+Est. Utility Cos	st: <u>\$</u> /M	Io. = Total Rep	placement	/Mo.
Picture and Floor Plan with Ap Room Size and Identify Each F				replacement prop	
			To mee	et the following st	
		13	ГЕМ	Decent, safe, an	nd sanitary: E S/NO
	F	Ieating	<u> LEWI</u>		es No
		ighting			es No
		entilation		=	es No
	E	gress		Y	es 🔲 No
	V	Vater			es No
	P	lumbing		Y	es No
		ewer/Septic		Y	es 🔲 No
		lectrical		Y	es 🔲 No
		tructural Soundne		=	es No
		dequate Space for	r the Subject Pr	roperty 🔲 Y	es No
		lo. of Baths		Y	es No
		Litchen Facility		=	es No
	A	All Other Standards	S	∐ Y	es No
If not decent, safe, and sanitary	, explain in detail:				
Additional Comments:					
I certify that I have per information is true and correct.		replacement prope	erty, and to the	best of my know	ledge, all
Inspector:	Date: _	Sign	ature:		

REPLACEMENT HOUSING APPRAISAL

State Project		DOH District	Parcel
Occupant:	Spouse:		O/T:
The appraiser certifies that:			
(a.) This deter	rmination of replac	ement value is to be use	d in connection with a
Federal-A	aid Highway Projec	et.	
	o direct or indirect or in any benefit fr	-	future personal interest in this
	_	-	operty, available on the private
market a	nd meet the criteria	of a comparable proper	ty as described in the
West Vir	ginia Department o	of Transportation, Divisi	on of Highways procedures
procedure	es manual		
(d.) The comp	parables can be fou	and in Comparable Book	Number
OWNER TO OWNER (90 Day Occup My opinion is that Comparable Numb subject property, therefore, the indicat	per Is reted replacement how	using cost is:	
BREAKOUT Yes No If ye	es, see page	Of this appraisal.	\$
TENANT (90 Day Tenant and Owne	r to Tenant)		
My opinion is that Comparable Numb	er Is r	most comparable and is	equal to or better than the
subject property, therefore, the indicat	ted rental payment	is: \$	
I certify that I have personally information is true and correct.	inspected this repl	lacement property, and t	o the best of my knowledge, all
(Replacement Housing Se	ection)		Date
(Reviewer)			Date

ADDITIONAL INFORMATION

Attachments Yes No

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

90 DAY OWNER OCCUPANT REPLACEMENT HOUSING APPRAISAL

State Project		DOH District	Parcel
Federal Project		_ County	
Occupant:	Phone:		
Address:			
Attach Picture of Subject Property:			
My opinion of the Replacement Value of the subject pro			
My opinion of the Rental Replacement Housing Paymen	nt (Rental Ass	sistance Payment), l	based on an analysis of
comparable properties, for the above-named owner is:	\$		
	<u> </u>		

ADDITIONAL INFORMATION

Attachments Yes No

WEST VIRGINIA DEPARTMENT OF TRANSPORTATION DIVISION OF HIGHWAYS

COMPARABLES – CORRELATION AND CONCLUSION (OWNER TO OWNER)

State Project			DOH District	Parcel
Federal Project			County	
Occupant:				
Comps from Book:				
ITEM	SUBJECT	Comp No. & Address	Comp No. & Address	Comp No. & Address
Price				
Type & Construction Number of Rooms / Bedrooms				
Living Area				
Age				
Lot Size / Description Neighborhood Equal / Better				
Garage Data				
Basement Data				
Number of Bathrooms				
Correlation of above com	parables and finals	conclusion:		
		Replacem Less Fair Price Diff	Market Value:	

ADDITIONAL INFORMATION

90 DAY TENANT REPLACEMENT HOUSING APPRAISAL

State Project		DOH District	Parcel
Federal Project		County	
Occupant:	Phone	:	
Address:			
Attach Picture of Subject Property:			
My opinion of the Rental Replacement	Housing Payment (Rental)	Assistance Payment).	based on an analysis of
comparable properties, for the above-na	med owner is:		
	\$		
		Attachi	ments

ADDITIONAL INFORMATION

COMPARABLES – CORRELATION AND CONCLUSION (TENANT TO TENANT)

State Project			DOH District	Parcel
Federal Project			County	
Occupant:				
Comps from Book:				
		Comp No. & Address	Comp No. & Address	Comp No. & Address
ITEM	SUBJECT			
Rent				
Estimated Utilities				
Number of Rooms / Bedrooms				
Living Area				
Age				
Neighborhood Equal / Better				
Garage Data				
Basement Data				
Number of Bathrooms				
Correlation of above comp		clusion:		
	omputations:			
Asking R	Rent and Utilities of Se	lected Comparable	X	42 = \$
a. Actual Rent and U	tilities of Subject		x 42 = \$	
b. Economic Rent an	d Utilities of Subject		x 42 = \$	
•	ss Household Income by Welfare as Shelter		x 42 = \$ x 42 = \$	
and Cunico		Minus the I	Lesser of these Base	Rents \$
		Indicated P		\$

REPLACEMENT PAYMENTS - OWNER

	DC		D 1	
State Project			Parcel	
Federal Project		County		
Occupant:				
This is to inform you that the			tation, Division of High	nways has
authorized a supplemental payment		_	_	-
requirements of a 90-day owner oc				
brochure, please request one immed	diately.			
Based on information assemb	oled by this office, you a	are entitled to an	amount up to \$	
additional dollars as a price differen				
, plus the replacement housing supp	plement, on a decent, sa	ife, and sanitary	replacement housing p	ayment that
cost at least The	e amount of the replace	ment housing pa	yment is based on a co	mparable
Dwelling located at				
This offer is subject to the co	· ·	-		
for further information about the exyou must be able to fully document		nent computation	Before any payment	can be made,
In the event of condemnation Differential Payment will be reduce housing payment does not exceed t by more than the replacement hous	ed so that the combined the cost of this compara	amount of the f	inal judgment and the r	replacement
Personnel at our office are rea	ady to assist you should	you have any q	uestions or need assista	nnce.
Receipt Acknowle	edged		Date	

REPLACEMENT PAYMENTS – TENANT

State Project		DOH District	Parcel				
Federal Project _			/				
0 1							
Occupant:		D					
	form you that the West Virginia	-					
	l assistance payment offer to you utlined in the "Relocation Broch		• •	•			
	Formation assembled by this offi	· ·	- · · · · · · · · · · · · · · · · · · ·				
dwelling to the one you now occupy. The Division of Highways will offer you a lump-sum payment of							
\$	if you rent and occupy a decent, safe, and sanitary replacement dwelling costing at least including estimated utilities; and provided you meet all other eligibility requirements.						
	s payment is based on a compara	- •					
up to \$7200 to hel	to purchase a decent, safe, and sate p pay the down payment and clotto your Relocation Brochure for	osing costs, provided y	ou meet all other eligibility req	quirements.			
computation. Bef	ore any payment can be made, y	ou must be able to ful	ly document your eligibility.	yment			
Personnel at	our office are ready to assist yo	u should you have any	questions or need assistance.				
R	Receipt Acknowledged		Date				

INTEREST DIFFERENTIAL COMPUTATION LOAN REDUCTION METHOD

State Project District Parcel											
Federal	Project				Coı	County					
Occupa	ınt:				Spouse:						
REQU	IRED IN	FORMAT	TION .								
			ce of mortgage of		7. Annual interest rate of mortgage on acquired dwelling						
2.	Outstandi dwelling		ce of mortgage o		8. Annual interest rate of mortgage on replacement dwelling (or, if it is lower, the prevailing annual interest rate currently charged by mortgage lending institutions						
3.	Lessor of	Line 1 or	Line 2 \$								
	is due for	mortgage	remaining until		9. Monthly mortgage payment including principal and interest on acquired dwelling. (Do not include taxes and insurance).						
		mortgage	remaining until e on replacement	;	10. If applicable, any debt service costs on the loan on the replacement dwelling, such as points paid by the						
6.	Lessor of	Line 4 or	Line 5		purchaser which are not reimbursable as an incidental expense.						
		%	TEREST PAYMI Term	ENT Payment		Present Worth of 1 Per Period		Balance			
Old Lo	an				X		=				
Old Lo	an				_ X		=				
Add			on loan on replac AMOUNT OF	INTEREST P	g (Line 10)	\$ \$ \$					
	Rep	lacement	Housing Section	n		Dat	e				

INTEREST DIFFERENTIAL MORTGAGE DATA (OLD ADDRESS)

State Project	DOH District	Parcel						
Federal Project								
Address Old Property:	Spouse:							
<u>MORTGA</u>	 %	EE						
 5. Date This Loan Paid Off 6. Amount of Remaining Principle Balance at Time Of Mortgage Payoff \$ 7. Remaining Term (remaining number of monthly payments date of payoff) 								
I certify that the above information is true and Mortgage Company or Mortgage	By	Date						
Information obtained by:	Date:		_					

SUMMARY OF INCIDENTALS COSTS

State Project	DOH District	Parcel			
Federal Project	County				
Claimant: Spouse:					
New Address:					
INCIDENTAL EXPENSES: The incidental expenses payment is the	amount necessary	to reimburse the			
homeowner for the actual costs incurred by him/her incident to the pu	irchase of the repla	acement dwelling,			
but not for prepaid expenses.					
ACTUAL INCIDENTAL EXPENSES: (Attach a copy of Closing 1. Legal, closing, and related costs, preparing conveyance contracts, notary fees (usually not preparation of deeds)	,	Appropriate Receipts)			
 Lenders, FHA or VA appraisal fee and application fees Loan origination or assumption fees that do not represent prepaid interest 	¢				
4. Certification of structural soundness when <u>required by lender</u>	\$				
5. Credit Report	\$				
6. Legal abstract of title (title search)	\$				
7. Recording Fees	\$				
8. Survey, preparing drawings or plot9. Sales or transfer taxes (usually not deed tax stamps; not to exceed the costs for a comparable)	\$ \$				
10. Escrow agent's fee	\$				
11. Owner's and mortgager's evidence or assurance of title	\$				
REMARKS:					
Compiled By:	Date				

ELIGIBLE COSTS REIMBURSEMENT FORM

tate Project			DOH District	Parcel _
ederal Project				
Owner:		Spouse:		
ale Price – Selected Comparable:	\$	Actual	Replacement:	\$
<u>Mortgage Balance</u> - Acquired <u>S</u>	5	Actual	Replacement:	\$
SETTLEMENT COSTS	<u>A</u>	ACTUAL		REIMBURSABLE
Appraisal Fee	\$		\$	
Credit Report	\$		\$	
Legal Fees	\$		\$	
Title Exam Fee	\$		\$	
Document Preparation	\$		\$	
Notary Fee	\$		\$	
Judgment Reports	\$		\$	
Lien Certificate	\$		\$	
Recording Mortgage/Deed	\$		\$	
Survey	\$		\$	
House Inspection	\$		\$	
IMITED REIMBURSABLE ITEM	<u>A</u>	ACTUAL		<u>REIMBURSABLE</u>
Loan Origination	\$		\$	
Buyer's Points	\$		\$	
Lender's Title Insurance	\$		\$	
County Stamps	\$		\$	
State Stamps	\$		\$	
County Recordation	\$		\$	
OTHER INCIDENTAL COSTS	<u>A</u>	ACTUAL		<u>REIMBURSABLE</u>
	\$			
	\$		\$	
	\$		\$	
	\$		\$	
	\$		\$	

REQUEST FOR RELOCATION APPEAL HEARING

State Project	DOH District	Parcel
Federal Project	County	1 4.001
	Da	te
I,	, Spouse	
	on of payment of eligibility for (Movir	ng Costs, Replacement Housing or
and wish to appeal for the following		
I (occupy or occupied)		property at
	in	
(Street)		(City)
I understand there will be a proconvenient time and place to discuss	reliminary hearing held at the District ls my appeal?	evel. Will you inform me as to a
Claimant		Date.

RESIDENTIAL RELOCATION FILE CHECKLIST

State Project								OOH I	District	Parcel
Federal Project								County	у	
									DATE	AMOUNT
1. Appraisal		Ye	s [No					
2. Questionnaire – Form RW 12.01		Ye	Yes N							
3. RHA (RHP)		Yes N			No					
4. Replacement Housing Amount		Yes N			No					
5. Form RW 12.13		Ye	s [N	No					
6. Form RW 12.02 – 1 st Contact		Ye	s [<u> </u>	No					
7. Moving Payment:									C	OMMENTS
Scheduled Move – Room Count		(_)					
Actual Move – 2 Bids		R	id i	#1:_				Ri	d #2:	
			10 1	·/ ± • _			_	DI.	u 112	
Invoice Date:										
8. Replacement Housing:										OMMENTS
Purchase Agreement / Contract or Leas	se	$\bot L$	Y	es	<u> </u>	No				
DSS Inspection (Form RW 12.10)] Y	es	<u> </u>	No				
Repl. Housing Invoice Date:										
Rent Supplement			Yes No			No				
Additional Claims			Y	zes -		No				
9. Incidental Expenses:								CO	MMENTS	
Closing Statement			☐ Yes ☐ No							
Incidental Payment				z'es	=	No				
Invoice Date:										
10. Mortgage Interest Differential Paym	ent:						<u> </u>		(COMMENTS
Form RW 12.14 (To be completed by the mortgage company)						Yes		No		
Mortgage Toolbox Interest Differential (From the FHWA Web Site)	l Co	mpı	ıtat	ion		Yes		No		
Copy of Old Deed						Yes		No		
Copy of New Deed						Yes		No		
Invoice Date:										
11. Housing of Last Resort:									СОММ	ENTS
Memo to File		Yes	es No							
12. Property Management:									COMMI	ENTS
Keys Obtained		Yes		N	o					
Signs Posted		Yes		N	o					
Asbestos Requested		Yes		N	o					
Additional Notes to File:										
District Agent:								Date	Completed:	
<u> </u>									1	

Form RW Checklist-RR (Rev. 10/2018)

Signature:

NON-RESIDENTIAL RELOCATION FILE CHECKLIST

State Project							DOH Dist	rict	Parcel
Federal Project							County		
							DAT	TE	AMOUNT
Appraisal			Yes		lo				72070 6172
Questionnaire – Form RW 12.0	1A		Yes		lo				
Form RW 12.02A – 1st Contact			Yes		lo				
Moving Expenses:									
1. Commercial Mover									COMMENTS
Two Move Bids						Bid #1	:	_ Bid #	[‡] 2:
Form RW 12.06 – Claim Form						☐ Ye	s 🗌 No		
Form RW 12.07A – Personalty	List of iter	ns t	o be m	oved		☐ Ye	s 🗌 No		
2. Move Cost Finding (\$2,50									COMMENTS
Form RW 12.06 – Claim Form						☐ Ye	s 🗌 No		
Form RW 12.07 – Estimate – B	id Forms					Yes	s No		
Form RW 12.07A – Personalty		ns t	o be m	oved		Yes	s No		
Pictures of the item(s) moved						Yes			
Memo Detailing the amount of	the move					Yes			
3. Self-Mover	me move					1 e	S NO		COMMENTS
Form RW 12.06 – Claim Form						Yes	s No		COMMINICATION
Form RW 12.07 – Estimate – B	id Forms					Yes			
			. 1						
Form RW 12.07A – Personalty	List of iter	ns t	o be m	ovea		Ye:			
Pictures of the item(s) moved					Yes		5.1.0		
Two Licensed Bids - 4. Estimating Time						Bid #1	·	Bid #	COMMENTS
<u> </u>									COMMENTS
Signed Estimator Invoice	.15					☐ Ye			
Form RW 12.07A – Personalty		ns t	to be m	oved		☐ Ye	S No		COMMENTS
5. Searching for a Replacem	ent Site								COMMENTS
Form RW 12.06 – Claim Form						Yes	_		
Form RW 12.06B – Searching 7 Receipts related to search	<u>Fime for R</u>	epl	acemen	t Site	<u> </u>	∐ Ye	s 📙 No		
(Meals, lodging, and fees of rea	l estate age	ents	/brokei	rs)		☐ Ye	s \square No		
Reestablishment Expenses (\$25,00)		1 2 4	,		COMMENTS
Form RW 12.06 – Claim Form						Yes	s No		
Copies of Receipts for Work Pe	rformed								
to reestablish the business						☐ Ye	s No		
Memo explaining the receipts a			one			☐ Ye	s 🗌 No		
Tally Memo to keep track & ensure that the maximum payment isn't exceeded Yes No							s 🗌 No		
maximum payment isn't exceed In-Lieu of Payment	ieu					16	S NO		COMMENTS
Form RW 12.06 – Claim Form							s		COMMENTS
Property Management	eturns from	n u	ie pasi	z yea	ITS	∐ Ye	S No		COMMENTS
	□ Vas		□ NI o		Data				COMMENTS
Keys Obtained	Yes		No No		Date				
Signs Posted	Yes		No		Date				
Asbestos Request	∐ Yes	L	No		Date	2:			
Additional Notes to File:									
District Agent:							Date Co	mpleted:	
Signature:								-	
<u></u>									

INTEREST DIFFERENTIAL MORTGAGE DATA (NEW ADDRESS)

State Project		DOH District	Parcel							
Federal Project		County								
		Spouse:								
1. Amount of Loan \$ _		PLETED BY MORTGA GAGE INFORMATION (New Address)								
2. Date of Mortgage3. Interest Rate										
4. Principle & Interest Payme (do not include taxes and insurance)		/Mo.								
5. Term of New Loan _		/Yrs.								
I certify that the above i	nformation is true	and correct.								
Mortgage Company or	· Mortgage	Ву		Date						
Information obtained by:		Date	e:							