

## MEMORANDUM OF UNDERSTANDING REGARDING THE ADOPTION OF THE TEXAS DEPARTMENT OF TRANSPORTATION'S FEDERALLY-APPROVED DISADVANTAGED BUSINESS ENTERPRISE PROGRAM BY

| This Memorandum of Understanding (MOU) is by and between the <b>TEXAS DEPARTMENT OF TRANSPORTATION</b> ( <b>TxDOT</b> ), an agency of the State of Texas; and , a political subdivision of the State of Texas. |   |  |
|--|---|--|
| Whereas, from time to time   | receives federal                              |  |
| funds from the Federal Highway Administration (FHWA)   |   |  |
| • •  | nstruction and design of projects             |  |
| partially or wholly funded through FHWA; and   |   |  |
| Whereas,   | , as a sub-recipient of federal funds,        |  |
| Whereas, is required by 49 CFR 26, to implement a program for dis  | advantaged business enterprises (DBEs), as    |  |
| defined by 49 CFR 26 (DBE Program); and  |   |  |
| Whereas, TxDOT has implemented a Disadv Program) that is approved by the FHWA pursuant to 49 C   |   |  |
| Whereas, certain aspects of  | 's  |  |
| procurement of construction and design services are subject a condition of receiving federal funds from FHWA through   | ect to review and/or concurrence by TxDOT as  |  |
| Whereas,   | and TxDOT undertake substantially             |  |
| similar roadway construction projects and design projects using substantially the same pool of contractors;  | cts and construct and design their respective |  |
| Whereas,   | desires to implement a federally              |  |
| compliant DBE Program by adopting the TxDOT approve  |   |  |
| Whereas, TxDOT and   | find it appropriate to                        |  |
| enter into this MOU to memorialize the obligations, expe   |   |  |
|  | of the TxDOT DBE's Program to meet            |  |
| the federal requirements;  |   |  |
| Now, therefore, TxDOT and  | , in consideration of                         |  |
| the mutual promises, covenants and conditions made here  |   |  |
| (1) TxDOT has developed a DBE Program and annua federally approved and compliant with 49 CFR 26 and other  |   |  |
| (2) is a sul   | p-recipient of federal assistance for         |  |
| construction projects and design projects and, in accorda  | nce with 49 CFR § 26.21, must comply with a   |  |
| federally approved DBE Program. The  | receives its                                  |  |
| federal assistance through TxDOT. As a sub-recipient,  |   |  |
| has the option of developing its own program or adopting approved DBE Program. The FHWA recommends that  |   |  |
|  | DBE program, administered through TxDOT,      |  |
|  | rescribed protocol adopted the TxDOT DBE      |  |
| Program as of the date when adoption occurred  |   |  |

| (3) This MOU evidences FHWA's and TxDOT's consent to the adoption to achieve its DBE parties   | on of the TxDOT DBE Program by cipation in federally assisted   |
|--|---|
| Construction and Design Projects.  |   |
| (4) The parties will work together in good faith to assure effective and DBE Program for and for   | efficient implementation of the or TxDOT.                       |
| (5) and TxDOT have ag of responsibilities and obligations in the administration of the DBE Pr  | reed upon the following delegation ogram adopted by             |
| (a) will be responsi   | will furnish to TxDOT any                                       |
| required DBE contractor compliance reports, documents or other from time to time to comply with federal regulations. TxDOT wi appropriate reporting forms, to  | ll provide the necessary and                                    |
| (b) will recommend consistent with TxDOT's DBE guidelines and in consideration of nature of the good(s) or service(s) to be acquired. recommendation may be that no DBE goals are set on any particular to the property of the | 's  |
| that proposed DBE goals be modified.   | and TxDOT will  |
| work together to achieve a mutually acceptable goal, however, Tamaking authority regarding DBE goals.  | XDOT Will retain linal decision-                                |
| (c) TxDOT will cooperate with timing and other requirements of   | in an effort to meet the projects.                              |
| (d) will be solely re  | esponsible for the solicitation and                             |
| structuring of bids and bid documents to procure goods and servi<br>funds and will be responsible for all costs and expenses incurred  |   |
| (e) The DBEs eligible to participate on TxDOT construction projeligible to participate on  |   |
| projects subject to the DBE Program. The DBEs will be listed on Unified Certification Program (TUCP).  |   |
| recommendations to TxDOT concerning any DBE Program comproject specific requirements such as Good Faith Effort (GFE), C (CUF), etc. and TxDO mutually acceptable goal, however, TxDOT will retain final deci   | Commercially Useful Function OT will work together to achieve a |
| and reserves the right to perform compliance reviews.  shall provide TxDOT with a listing of sanctions that will be assest of federal DBE regulations and its procedures for investigation of sanctions for documented violations.  contractors for its FHWA federally assisted projects to use follows:   | f violations and assessment of will require                     |

Attachment 1 - Disadvantaged Business Enterprise (DBE) Program Commitment Agreement Form SMS 4901 Attachment 2 – DBE Monthly Progress Report Form SMS 4903 Attachment 3 – DBE Final Report Form SMS 4904 Attachment 4 – Prompt Payment Certification Form (Federal-air Projects) 2177 (g) will designate a liaison officer to coordinate efforts with TxDOT's DBE Program administrators and to respond to questions from the public and private 's administration of the DBE Program the auding xDOT. will be responsible for providing TxDOT with (h) DBE project awards and DBE Commitments, monthly DBE reports, DBE Final Reports, DBE shortfall reports, and annual and updated goal analysis and reports. (i) TxDOT will be responsible for maintaining a directory of firms eligible to participate in the DBE Program, and providing business development and outreach programs. and TxDOT will work cooperatively to provide supportive services and outreach to DBE firms in (j) will submit DBE semi-annual progress reports to TxDOT. will participate in TxDOT sponsored training classes to include topics on Title VI of the Civil Rights Act of 1964, DBE Annual Goals, DBE Goal Setting for Construction Projects and Design Projects, DBE Contract Provisions, and DBE Contract Compliance, which may include issues such as DBE Commitments, DBE Substitution, and Final DBE Clearance. TxDOT will include DBE contractors performing work on projects in the DBE Education and Outreach Programs. (1) The Executive Director of will implement all federal requirements, including those stated in Attachments A through F, which are incorporated as though fully set out herein for all purposes. (m) In accordance with 23 CFR 200.1, shall develop procedures for the collection of statistical data (race, color, religion, sex, and national origin) of participants in, and beneficiaries of Sate highway programs, i.e., relocatees, impacted citizens and affected communities; develop a program to conduct Title VI review of program areas; and conduct annual reviews of special emphasis program areas to determine the effectiveness of program area activities at all levels. TxDOT, in accordance with federal law, may conduct compliance reviews by TxDOT's Office of Civil Rights (OCR). will comply with 49 CFR 26.29 as stated in (n) Attachment F. (6) In the event there is a disagreement between TxDOT and about the implementation of the TxDOT DBE Program the parties agree to meet within ten (10) days of receiving a written request from the other party of a desire to meet to resolve any disagreement. The parties will make good faith efforts to resolve any disagreement as efficiently as is reasonably possible in consultation with FHWA. Non-compliance by can result in restitution of federal funds to TxDOT and withholding of further federal funds upon consultation with FHWA.

| (7) This MOU becomes effective upon execution by all parties and automatically renew unless a party notifies the other parties of its intent to terminate the agreement.    | s each year    |
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| (8) If this MOU is terminated for any reason,   | will be        |
| allowed reasonable time in which to seek approval from FHWA for an alternative without being deemed non- compliant with 49 CFR Part 26.                                     | DBE Program,   |
| (9) This MOU applies only to projects for which   | is a sub-      |
| recipient of federal funds through TxDOT.   | may also       |
| implement a Minority and Women-Owned Small Business Enterprise (M/W/SBE) policy that applies to projects for which it is not a sub-recipient of federal funds through TxDO7 |                |
| are not subject to the TxDOT DBE Program.   | may, at its    |
| option, use some aspects of the TxDOT DBE Program and other similar programs in impother policies and programs for its non-federally funded projects.                       |                |
| (10) The following attachments to this MOU are also incorporated as if fully set out here purposes:   | in for all     |
| Attachment A – FHWA Memorandum HCR-1/HIF-1 (relating to access required by the Disabilities Act of 1990 and Section 504 of the Rehabilitation Act of 1973);                 | Americans with |
| Attachment B – SPECIAL PROVISION – LOCAL GOVERNMENT / RMA / NON-STACONTRACTS  | ANDARD         |
| Attachment C – 49 CFR §26.13 (contractual assurances)   |                |
| Attachment D – DBE Program Compliance Guidance for Local Government Agencies  |                |
| Attachment E – FHWA Form 1273   |                |
| Attachment F – Texas Department of Transportation (TxDOT) Disadvantaged Business (DBE) Program with attachments as follows:   | Enterprise     |
| Attachment F1 – DBE Regulations: 49 CFR Part 26   |                |
| Attachment F2 – DBE Special Provisions 000-1966   |                |
| Attachment F3 – TxDOT's Organizational Chart  |                |
| Attachment F4 – Measurement and Payment Special Provision 009-007   |                |
| Attachment F5 – Texas Unified Certification Program (TUCP) DBE direction example and website address to the   | ectory         |
| Attachment F6 – DBE Goal Methodology  |                |
| Attachment F7 – DBE Bidder Certification  |                |
| Attachment F8 – DBE Joint Check Approval Form   |                |
| Attachment F9 – TUCP Standard Operating Procedures (SOP)  |                |
| Attachment F10 – TUCP Memorandum of Agreement (MOA) Attachment F11 – Forms list   |                |
| Augument 111 - Points list  |                |

- (11) The following procedure shall be observed by the parties in regard to any notifications:
  - (a) Any notice required or permitted to be given under this MOU shall be in writing and may be effected by personal delivery, by hand delivery through a courier or a delivery service, or by

| registered or certified mail, postage prepaid, return receipt requested, addressed to the proper party, at the following address:   |
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|   |
| Hand Delivery:  |
|   |
| Registered or Certified Mail (Return receipt requested):  |
|   |
|   |
| TEXAS DEPARTMENT OF TRANSPORTATION  |
| DBE Liaison   |
| Office of Civil Rights Address: 125 E. 11th Street  |
| Austin, Texas 78701   |
| (b) Notice by personal delivery or hand delivery shall be deemed effective immediately upon delivery, provided notice is given as required by Paragraph (a) hereof. Notice by registered or |

- certified mail shall be deemed effective three (3) days after deposit in a U.S. mailbox or U.S. Post Office, provided notice is given as required by Paragraph (a) hereof.
- (c) Either party hereto may change its address by giving notice as provided herein.
- (12) This MOU may be modified or amended only by written instrument, signed by both and the TxDOT and dated subsequent to the effective date(s) of this MOU. Except as authorized by the respective parties, no official, employee, agent, or representative of the parties has any authority, either express or implied, to modify or amend this MOU.
- (13) The provisions of this MOU are severable. If any clause, sentence, provision, paragraph, or article of this MOU, or the application of this MOU to any person or circumstance is held by any court of competent jurisdiction to be invalid, illegal, or unenforceable for any reason, such invalidity, illegality, or unenforceability shall not impair, invalidate, nullify, or otherwise affect the remainder of this MOU, but the effect thereof shall be limited to the clause, sentence, provision, paragraph, or article so held to be invalid, illegal, or unenforceable, and the application of such clause, sentence, provision, paragraph, or article to other persons or circumstances shall not be affected; provided, however, and TxDOT may mutually agree to terminate this MOU.
- (14) The following provisions apply in regard to construction of this MOU:
  - (a) Words of any gender in this MOU shall be construed to include the other, and words in either number shall be construed to include the other, unless the context in this MOU clearly requires otherwise.

| Time, as applicable.   |                            |                     |
|--|----------------------------|---------------------|
| (15) This MOU shall not be construed in any way a liability that parties may have by operation of law, a affirmative defenses.   | 7 1                        | •                   |
| EXECUTED in duplicate originals by TxDOT and   |                            | , acting            |
| through each duly authorized official and effective  | on the latest date signed. |                     |
| The signatories below confirm that they have the automate the surface of the signatories below confirm that they have the automate in the signature of the sign | ·                          | d their principles. |
| By:Amadeo Saenz, Jr. P.E. Executive Director   | Ву:                        |                     |
| Date:  | Date:                      |                     |

(b) When any period of time is stated in this MOU, the time shall be computed to exclude the first day and include the last day of the period. If the last day of any period falls on a Saturday, Sunday, or national holiday, or state or county holiday, these days shall be omitted from the computation. All hours stated in this MOU are stated in Central Standard Time or in Central Daylight Savings