The primary goal of our Equal Employment Opportunity Contractor Compliance Manual is to provide a comprehensive guide to the Vermont Agency of Transportation’s Contractor Compliance Program that will serve as a useable reference tool for contractors and others.

To accomplish this, the Vermont Agency of Transportation (VTrans) has established procedures in accordance with Appendix A to Subpart C of 23 CFR Part 230 to develop and deliver a comprehensive EEO Contractor Compliance program.

This manual consists of four main documents with attachments:

♦ Contract Compliance Review Process
♦ On-The-Job Training Program Manual
♦ A Contractor’s Guide to Equal Employment Opportunity
♦ Annual Update Report Template

Contractors should familiarize themselves with this manual to ensure compliance on VTrans’ federally-funded projects. We have included many helpful forms and sample language for required documents.

As always, the Office of Civil Rights and Labor Compliance is here to help contractors with this process, so please don’t hesitate to contact us with questions or for additional assistance.
SECTION 1:

CONTRACT COMPLIANCE REVIEW PROCESS
CONTRACT COMPLIANCE

REVIEW PROCESS

Prepared By
Vermont Agency of Transportation
Office of Civil Rights and Labor Compliance
One National Life Drive
Montpelier, VT 05633

PHONE:  802.828.2717
TOLL FREE:  800.356.1965
FAX:  802.828.1047

Revised 4/2012
Dear User:

This updated manual is presented in an effort to help users better understand the Contract EEO/Nondiscrimination Compliance Review Process. The manual should provide a comprehensive outline of contract compliance review procedures.

As a result of the U.S. Department of Transportation (DOT) order issued February 1, 1999: “Clarification of Federal Highway Administration (FHWA) and State Responsibilities under Executive Order 11246 and Department of Labor (DOL) Regulations in 41 CFR Chapter 60,” the U.S. Department of Labor’s Office of Federal Contract Compliance Programs (OFCCP) has sole authority to determine compliance with Executive Order 11246, 41 CFR Chapter 60, and the minority and female participation goals established by the OFCCP.

However, note that the Vermont Agency of Transportation (VTrans) has adopted the OFCCP’s requirements of 6.9% females and .5% minorities per craft per trade on federal-aid construction projects. We believe these goals represent the minimum standard for contractors. We anticipate all contractors and subcontractors will strive to meet and exceed the goals.

Also, VTrans retains the authority and responsibility to ensure compliance with 23 USC Section 140 and Title VI of the Civil Rights Act of 1964, as amended, and related regulations, including 49 CFR Parts 21 and 23, and 23 CFR Parts 200, 230 and 633.

The VTrans Office of Civil Rights & Labor Compliance is committed to equal opportunity in employment and will work cooperatively with contractors to ensure compliance with federal statutes, regulations and executive orders which require equality of opportunity in the highway construction industry.

Lori Valburn
Civil Rights & Labor Compliance Chief
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</tr>
<tr>
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<td>60</td>
</tr>
</tbody>
</table>
1. All compliance reviews conducted by the Office of Civil Rights & Labor Compliance (CR) of the Vermont Agency of Transportation (VTrans) will follow procedures outlined in 23 CFR 230. CR will recommend findings of compliance or non-compliance, and will report findings to the Federal Highway Administration (FHWA) or other appropriate agencies as required by the federal funding source.

2. VTrans and FHWA have the authority and the responsibility to ensure compliance with 23 USC Section 140 and Title VI of the Civil Rights Act of 1964, as amended, and related regulations, including 49 CFR Parts 21 and 23, and 23 CFR Parts 200, 230, and 633.

3. VTrans is required to prepare and complete written reports of its findings in contract compliance reviews. These reports, and the evidence on which they are based, shall be available to the U.S. Department of Transportation (DOT) modal agency with jurisdictional authority.

4. The standard Federal Equal Employment Opportunity Construction Contract Specifications are included in all federal and federally assisted construction contracts.

5. VTrans specifications establish specific and minimum affirmative action obligations.

6. Federal financially assisted contractors/sub-contractors designated to undergo a Contract Compliance Review will be reviewed by Civil Rights to determine the Contractor’s efforts to achieve maximum results from its affirmative action obligations.

7. The following flowchart shows the steps that all EEO/AA Construction Compliance Reviews will follow.
Contract Compliance Review Process Flow Chart

Reports thru Monitors

Compliance Review Action

Time Limits

R-1 Contractor or Project (s) Selected for Review

R-2 Review Scheduled

R-3 Contractor Notification

R-4 Preliminary Analysis

R-5 Onsite Verification and

R-6 Exit Conference

R-7 Information Analyzed and Report Prepared

R-8 Determination of Compliance

R-9 In Compliance

R-10 Noncompliance

R-11 Contractor Notified of Determination

R-12 Show Cause Issued

R-13 Contractor Receives Show Cause

R-14 Compliance Conference

R-15 Corrective Action Plan Accepted

R-16 Corrective Action Plan Not Accepted

R-17 Show Cause Rescinded

R-18 No Response or Response Unacceptable

R-19 Request for Hearing

R-20 Review report forwarded (FHWA 86) with Compliance or Show Cause Notice

R-21 Corrective Action Plan and Show Cause Rescission forwarded

R-22 Request forwarded

[41 FR 34245, Aug. 13, 1976]
Guide to Selecting Project(s) for Review

Priority in scheduling equal opportunity compliance reviews shall be given to reviewing those contractors' workforces:

1. Which hold the greatest potential for employment and promotion of minorities and women (particularly in higher skilled crafts or occupations);

2. Working in areas which have significant minority and female labor forces within a reasonable recruitment area;

3. Working on projects that include special training provisions; and

4. Where compliance with equal opportunity requirements is questionable. (Based on previous PR-1391's (23 CFR part 230, subpart A, appendix C) Review Reports and Hometown Plan Reports). In addition, the following considerations shall apply:

5. Reviews specifically requested by the Federal Highway Administration shall receive priority scheduling;

6. Compliance Reviews in geographical areas covered by area wide plans would normally be reviewed under the Consolidated Compliance Review Procedures set forth in § 230.415.

7. Reviews shall be conducted prior to or during peak employment periods.

8. No compliance review shall be conducted that is based on a home office work force of less than 15 employees unless requested or approved by Washington Headquarters; and

9. For compliance reviews based on an area work force (outside of area wide plan coverage), the Compliance Officer shall define the applicable geographical area by considering:

   i. Union geographical boundaries;

   ii. The geographical area from which the contractor recruits employees, i.e. reasonable recruitment area;

   iii. Standard Metropolitan Statistical Area (SMSA) or census tracts; and

   iv. The county in which the Federal or Federal-aid project(s) is located and adjacent counties.
Sample Contractor Notification

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

April 19, 2010

Company Name
Address
City, State, Zip Code

Dear Company CEO,

The Federal-Aid contract you entered into with VTrans contains certain civil rights provisions. These provisions require the contractor to implement a program of Equal Employment Opportunity (EEO). Federal regulations (23 CFR 230 Subpart D) further require VTrans to monitor contractor compliance to ensure that these obligations are being met.

The VTrans Office of Civil Rights & Labor Compliance will be conducting a compliance review of your _______Project Name/Number _______ project located in ___ Project Location__ on _____Date _______ at ___ Time ___. We will conduct this review on the basis of federal and state law referenced in the contract specifications for Equal Employment Opportunity.

The Civil Rights Office will verify documentation submitted prior to this review and will interview members of your workforce to evaluate your EEO performance on this project. We will also be discussing your efforts to fill OJT positions, if applicable, and to incorporate disadvantaged businesses (DBEs) on the project. We will make a physical tour of the project site.

Please provide us adequate space (there will be two of us from Civil Rights doing this review) in your field office for us to meet with company officials and then employees as needed. We also ask that you share this information with the appropriate personnel and request that your EEO Officer, Project Supervisor, and anyone else you feel should be included, be present for the review on __ Date _______.

Our Contractor Compliance Review Manual is on our website: www.aot.state.vt.us/civilrights/labor.htm to help you with this process. The third section of this manual has a helpful checklist, steps for contractors to follow to comply with EEO and Affirmative Action requirements, and sample documents.

Under 23 CFR Part 230, the following documentation is required by 4:00 p.m. on ____Date____. Please send this information to:

Sonya Boisvert, Labor Compliance Program Manager
Vermont Agency of Transportation
Office of Civil Rights & Labor Compliance
One National Life Drive
Montpelier, VT 05633-5001
1. Current Form PR-1391 (blank form enclosed) developed from the most recent payroll;

2. Copies of any public correspondence including newspaper advertisements, website language, brochures and publications, etc. used for recruiting purposes which contain the clause of being an “Equal Opportunity Employer;”

3. A list of recruitment sources available and utilized;

4. A statement of any actions (pending or taken) pertaining to employment practices taken by the Equal Employment Opportunity Commission (EEOC) or other federal, state or local agency regarding the contractor or any source of employees, including the Vermont Human Rights Commission, within the last five years;

5. A list of all company-wide promotions and/or raises made during the past six months to include for each employee:
   - Employee’s race, national origin, and sex;
   - Previous job held and corresponding wage rate; and
   - Name of job promoted into and corresponding wage rate.

6. Copies of three certified project payrolls as follows:
   - The first week of the project;
   - The week of peak employment (to date); and
   - The most current payroll.

   Please denote for each person listed the employee’s: 1) job classification, 2) race, 3) national origin, and 4) sex;

7. A list of Disadvantaged Businesses contacted as possible subcontractors, vendors, material suppliers, etc. and documented evidence of such correspondence;

8. A list of all subcontractors, including Disadvantaged Businesses, working on this project. Include dollar amounts paid to date and total subcontract amounts. (Do not include suppliers.);

9. A blank job application and four (4) completed job applications received by the company;

10. A copy of the agenda or any printed materials or minutes of the last meeting with supervisors in which: a) the company’s EEO policy/program was discussed and b) sexual harassment training was provided;

11. A copy of the company’s EEO Policy, Affirmative Action Policy, Sexual Harassment Policy, and Complaint Policy and procedures;

12. A copy of the company’s Employee Handbook, if any;
13. Blank performance evaluation form used to evaluate general employees’ performance and managers’ performance evaluation. Include a sample of female and minority evaluations that have been conducted;


15. A copy of the company’s EEO Officer’s job description;


We appreciate your cooperation in this review. Please contact me if you have any questions about this letter or the review process.

Sincerely,

Sonya Boisvert
Labor Compliance Program Manager
VTrans Office of Civil Rights & Labor Compliance
E-Mail: sonya.boisvert@state.vt.us
Phone: 802-828-2644

cc: _____Name_____, VTrans Resident Engineer

Enclosures: FHWA PR-1391
           Retention of Female and Minority Group Employees Form
<table>
<thead>
<tr>
<th>JOB CATEGORIES</th>
<th>PROJECT TOTAL EMPLOYEES</th>
<th>PROJECT TOTAL MINORITIES</th>
<th>BLACK Not of Hispanic Origin</th>
<th>HISPANIC</th>
<th>AMERICAN INDIAN OR ALASKAN NATIVE</th>
<th>ASIAN OR PACIFIC ISLANDER</th>
<th>WHITE Not of Hispanic Origin</th>
<th>ON THE JOB TRAINEES</th>
</tr>
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<tbody>
<tr>
<td>Superintendent</td>
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<td>Operating Engineer</td>
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<td>Clerical</td>
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<td>Equipment Operator</td>
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<td>Mechanics</td>
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<td>Truck Drivers</td>
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<td>Ironworkers/Re-Rod</td>
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<td>Carpenters</td>
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<td>Const. Worker Bridge</td>
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<td>Const. Worker Highway</td>
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<td>Pipelayer</td>
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<tr>
<td>Bridge-Maintenance Worker</td>
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<tr>
<td>Laborer, Semi-Skilled</td>
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<tr>
<td>Laborer, Unskilled</td>
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<td>Foreperson, Bridge</td>
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<td>Foreperson, Highways</td>
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<td>Welder</td>
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<td>Other</td>
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</tbody>
</table>

**COMMENTS:**

Prepared by & Title: [Signature]

Date: [Date]

VTrans Representative: [Signature]

Action: [Action]

Date: [Date]
# Retention of Female and Minority Group Employees

Name of Contractor: __________________________________________

Project Name/Number: _______________________________________

Review Date: ________________

<table>
<thead>
<tr>
<th># Permanent Employees on the Project Site</th>
<th>Total # of Employees on Construction Start Date</th>
<th>Total # of:</th>
<th>Total # of Hours Worked to Date</th>
<th>% of Hours on the Project Site Worked by Females</th>
</tr>
</thead>
<tbody>
<tr>
<td>WM M FE</td>
<td>WM M FE</td>
<td>WM M FE</td>
<td>WM M FE</td>
<td>6.9% of Total Hours</td>
</tr>
</tbody>
</table>

WM = White Males
M = Minority Males
FE = Females
Contract Compliance Review
Preliminary Analysis

Note: Based on the preliminary analysis, complete as much information as possible on the Compliance Exit Review prior to the onsite visit. Note any questions or comments to be raised on site.

When analyzing preliminary material, the following GENERAL questions should be considered:

1.) Did the contractor provide all requested documentation? (see complete list in Contractor Notification)

   YES [ ]
   NO [ ]

2.) Does a comparison and analysis of information and documents verify accuracy and nondiscrimination in wages? (see Items 6, 7, and 14)

   YES [ ]
   NO [ ]

3.) Is there any evidence of discriminatory treatment in employment data (past or present legal claims, promotions, discharges, pay rate, etc.)? (see Items 1, 4, 6, 7, 14, 15, and 16)

   YES [ ]
   NO [ ]

4.) Is there adequate female and minority representation? (6.9% female, 0.5% minority)

   YES [ ]
   NO [ ]

5.) If not, have good faith efforts been made to recruit and hire female and minority male workers?

   YES [ ]
   NO [ ]

When analyzing preliminary material, the following SPECIFIC questions should be taken into consideration:

1.) Does the contractor maintain a list of recruitment sources utilized? (see Item 3)

   YES [ ]
   NO [ ]

2.) Are the recruitment sources likely to yield qualified female and minority group applicants? (see Item 3)

   YES [ ]
   NO [ ]
3.) Do purchase orders, subcontracts, job advertisements, and other public correspondence for this project include the “Equal Opportunity Employer” clause? (see Item 3)

   YES [ ] NO [ ]

4.) Did the contractor contact DBEs to solicit bids on this project? Is the EEO clause included in all written communications? *If legitimacy of contact is questionable, verify.* (see Item 8)

   YES [ ] NO [ ]

5.) Are company job applications non-discriminatory? Do they avoid illegal questions or wording? Do they include the EEO clause? (see Item 10)

   YES [ ] NO [ ]

6.) Has the EEO policy/program been discussed with supervisors within the last year? (see Item 11)

   YES [ ] NO [ ]

7.) Has sexual harassment training been provided to all supervisory personnel and employees within the last year? (see Item 11)

   YES [ ] NO [ ]

8.) Does the company EEO Policy contain the name and contact information of the company EEO Officer? Is it signed and updated at least annually? (see Item 12)

   YES [ ] NO [ ]

9.) Does the company have a Sexual Harassment Policy, Affirmative Action Policy, and Complaint Policy and procedures? (see Item 12)

   YES [ ] NO [ ]

10.) Does the company’s Employee Handbook contain the EOE Policy/Program, Sexual Harassment Policy, Affirmative Action Policy, and Complaint Policy and procedures? (see Item 13)

    YES [ ] NO [ ]
## AFFIRMATIVE ACTION PLAN EVALUATION FORM

**FIRM:**

**PROJECT NAME/NUMBER:**

**DATE:**

**REVIEWED BY:**

<table>
<thead>
<tr>
<th>AREAS OF EVALUATION</th>
<th>ADEQUATE</th>
<th>INADEQUATE</th>
<th>PAGE(S)</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Includes a strong company policy statement of commitment to EEO</td>
<td></td>
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<tr>
<td>B. Includes Equal Employment Opportunity Employer M/F Phraseology</td>
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<tr>
<td>C. Cites applicable federal and state laws, regulations and executive orders (49 CFR Parts 21 and 23, 23 CFR Parts 200, 230, and 633, 23 USC Section 140, &amp; Title VI of the Civil Rights Act of 1964, as amended)</td>
<td></td>
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<tr>
<td>D. Lists all protected group members (including, but not necessarily limited to, race, color, religion, national origin, sex, sexual orientation, age, veteran status, or disability)</td>
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<tr>
<td>E. Prohibits discrimination in any activity, program and/or employee process</td>
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<tr>
<td>F. Equal opportunity in all employment practices (including, but not limited to, advertising, recruitment, hiring, placement, transfers, termination, training, upgrading, pay rates, fringe benefits, layoff, and demotion)</td>
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<td></td>
</tr>
<tr>
<td>G. Assures compliance with and details positive action steps taken to assure EEO in all applicable VTrans Contract Provisions (EEO, EEO Officer, Dissemination of Policy, Recruitment, Personnel Actions, Training and Promotion, Unions, Selection of Subcontractors, and Records and Reports)</td>
<td></td>
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<tr>
<td>H. Includes AA Plan/Program to recruit, hire, train, and promote qualified minority and female workers</td>
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<tr>
<td>I. Includes accountability for action or inaction in the areas of EEO by management personnel</td>
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<tr>
<td>J. Includes firm's grievance and complaint procedures to an impartial body without fear of reprisal</td>
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<tr>
<td>K. Includes name and contact information of firm's qualified Equal Employment Opportunity Officer</td>
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<tr>
<td>L. Addresses retention of records/documentation to substantiate all EEO and affirmative action efforts</td>
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<tr>
<td>M. Includes firm's EEO Policy, Sexual Harassment Policy, and Complaint Procedure</td>
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<tr>
<td>N. Strong personal commitment and support of EEO by firm's executive, signed and dated annually</td>
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<tr>
<td>O. Affirmative Action/EEO Policy Statement issued and updated annually</td>
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</tbody>
</table>
### On-Site Inspection Form

<table>
<thead>
<tr>
<th>PROJECT NAME/NUMBER</th>
<th>DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>NAME OF RESIDENT ENGINEER</td>
<td>NAME OF PRIME CONTRACTOR</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CHECK BELOW</th>
<th>YES</th>
<th>NO</th>
</tr>
</thead>
</table>

- Are all mandatory job postings conspicuously displayed? (See enclosed list.)
- Are EEO Posters placed in areas accessible to employees and applicants for employment at the project site?
- Is the company’s EEO policy posted in near proximity to the EEO poster?
- Are all employee facilities at the project site desegregated?
- Are supervisory personnel aware of the company’s equal opportunity commitments?
- Are other employees aware of or have they seen the company’s EEO Policy?
- Are minorities/women integrated into the contractor’s and/or subcontractor’s project work force?
- Is the employee referral source system being implemented?
- Are there any personnel in an OJT or apprenticeship training program?
- Have meetings been held with employees to discuss the company’s EEO policy, particularly new employees?
- Are employees aware of their right to file complaints of discrimination?
- Are disadvantaged subcontractors (DBEs) being utilized on the project?
- Are subcontractors with observed minority male/women representation among their employees being utilized?

### DETERMINATION OF UNION MEMBERSHIP

<table>
<thead>
<tr>
<th>STATUS OF UNION EMPLOYEES ON THE SITE</th>
</tr>
</thead>
<tbody>
<tr>
<td>(e.g. whether they have permits, membership cards, or books, and in what category are they classified [e.g. A, B, or C])</td>
</tr>
</tbody>
</table>

### COMMENTS:

- 
- 
- 

### INSPECTOR INFORMATION

<table>
<thead>
<tr>
<th>LAST NAME</th>
<th>FIRST NAME</th>
<th>JOB TITLE</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>SIGNATURE</th>
<th>DATE</th>
</tr>
</thead>
</table>
Mandatory Job Postings

U.S. Department of Labor (Employment Standards Administration)

- Equal Employment Opportunity is THE LAW
- Important: Wage Rate Information Federal-Aid Highway Project
- Notice: Employee Polygraph Protection Act
- Notice to All Employees Working on Federal or Federally Financed Construction Projects
- Notice to Employees Working on Government Contracts
- Your Rights Under the Family and Medical Leave Act of 1993
- Your Rights Under USERRA: The Uniformed Services Employment & Reemployment Rights Act

Vermont Department of Labor

- Safety and Health Protection on the Job

Other Required Postings

- Contractor Affirmative Action Policy
- Contractor Equal Opportunity Policy
- Contractor Sexual Harassment Policy
- Labor Wage Rate Schedule
- The Equal Employment Opportunity Program
- Emergency Phone Numbers
- Minimum Labor and Truck Rates – English/Metric
- Executive Order 11246
EEO Contractor Compliance Review Questionnaire

Company Name: _______________________________________        Date: _____________

Representative(s): _____________________________________

_________________________ ______________________

_________________________ ______________________

1. What is the nature of this project?

Percent complete: _________ %

2. What is the dollar amount of this project? _______________________

I. Equal Employment Opportunity

3. Does the company have a written Equal Employment Opportunity (EEO) policy?

Is it signed and updated at least annually?

II. EEO Officer

4. Who is the company EEO Officer? What is their job description?

5. Does the EEO Officer keep, or have access to, records for each company employee?

III. Dissemination of Policy

6. How are all employees made aware of the company’s various policies/ programs?

How often?

By whom?

Are records kept of meetings or trainings?

Is the EEO policy included?
7. How are supervisory and personnel office employees made aware of the Company’s various policies?

How often? Are they informed within 30 days of employment and at least every year?

By whom?

Are meetings or discussions documented?

8. Are supervisory and personnel office employees held responsible in any way for respective projects or crews if discriminating acts are uncovered?

If yes, how?

9. How does the company inform its managers of their responsibilities in carrying out the company’s various policies and procedures?

10. Where on this job are the various required posters posted?

Are they readily accessible to all employees (primes and subs) and potential employees?

Is the company EEO policy included?

11. Does the company have an internal publication/newsletter? _______  Handbook? _______

How often is it published or updated?  Newsletter ______________  Handbook? ______________

Who gets it?

Does it contain EEO/AA information/updates?  Newsletter __________  Handbook __________

12. Is the Equal Opportunity Employer (EOE) statement included in all advertising, purchase orders, leases, etc?

IV. Recruitment

13. Are job applications taken at this job site?

If not, why not?
14. What specific efforts has the company taken to recruit female and minority applicants?

15. How are female and minority applicants referred for employment?

16. Do you encourage present employees to refer minority and female applicants for employment? If yes, how?

17. What factors does the company consider when interviewing and selecting candidates?

18. Does the company use affirmative action when hiring employees?

19. Does the company notify recruitment sources seeking their assistance at the start of all major contracts?

20. What minority recruitment sources have you used for this project?
    What was the outcome?

21. Who typically contacts referral/recruitment sources?
    How often?

22. Do you inform recruitment sources of the company EEO/nondiscrimination policy?
    Do you request affirmative action when referring potential employees?

23. Do you follow-up with recruitment sources when openings occur? If no, please explain?
    Do letters outline hiring opportunities including job descriptions, screening procedures, and tests that will be used in the selection process?

24. Do you keep documentation of contact with minority recruitment sources?

25. Does the company use the phrase: “Women and Minorities Encouraged to Apply” on job advertisements? If not, why not?
    If yes, what is the typical response to these advertisements?
26. Do you have an applicant pool of women and minority applicants?

   If yes, how do you utilize this pool?

27. Does the company do any pre/post employment testing? If so, describe.

---

**V. Personnel Actions**

28. How does the company ensure that a harassment-free work environment, one free of intimidation and coercion, exists for all workers?

   How do you ensure that company facilities (lunch areas, restrooms) are non-segregated?

29. Do you periodically inspect the project site for discriminatory treatment?

30. Do you periodically evaluate the spread of wages within each classification to determine any evidence of discriminatory wage practices?

31. Do you periodically review personnel actions for evidence of discrimination?

32. Does the company currently have or ever had a charge of discrimination which was found to have probable cause? If yes, explain type, governmental agency, investigation, recommendations to resolution, and final outcome.

33. Describe the company complaint procedure (reporting, processing, and resolution).

34. What are the consequences of sexual harassment?

   How are employees made aware of these consequences?

35. What is the company's hiring/disciplinary/termination procedure?

   Who within the company is authorized to take such actions?

36. Who is the project superintendent?

   Does this person treat workers and subcontractors fairly?
37. Does the company do any exit or end-of-employment interview with workers to determine if during employment their treatment, work environment, and job duties were not discriminatory or to ascertain why they are leaving the company? If not, why not?

If so, what is the typical result?

Do you keep records of exit or end-of-employment interviews?

VI. Training and Promotion

38. How is the starting pay determined for a new hire?

39. How are promotions or merit raises determined?

40. How are employees made aware of promotional opportunities in the company?

41. How are employees made aware of training opportunities and entrance requirements?

42. Are women and minority employees encouraged to seek promotional and training opportunities?
   Are they given assistance to prepare for advancement?

43. Are superintendents, foremen, and managers evaluated on their job performances?
   What factors are reviewed?
   How often?
   By whom?
   Does the company keep records of the evaluations?

44. Are all workers evaluated on their job performance?
   What factors are reviewed?
   How often?
   By whom?
   Does the company keep records of the evaluations?

45. Are there On-the-Job Trainees (OJTs) on this project?
46. Does the company develop OJT opportunities beyond those required in the contract?

47. How does the company assist in locating, qualifying, and increasing the skills of minority group and women employees and applicants?

**VII. Unions**

48. Does the company rely in whole or part upon unions as a source of employees?

49. What training programs have you developed, in cooperation with the unions, aimed toward qualifying more minority group members and women for membership in the unions?

50. Is there an EEO clause incorporated in union agreements?

51. Have you obtained information regarding referral practices and policies of each union? If not, why not?

**VIII. Selection of Subcontractors, Procurement of Materials and Leasing of Equipment**

52. Does the company notify all potential subcontractors and suppliers of his/her EEO obligations under this contract?

   If so, how?

   If not, please explain why not?

53. How do you ensure that subcontractors and suppliers are in compliance with EEO/AA regulations?

54. Does the company provide training for subcontractors and/or suppliers on EEO/AA?

55. What process is used to solicit DBE quotes?

   Is the process documented?

56. Identify the DBE firms solicited for this project.

   What DBE subcontractors are being used on this project?
IX. Records and Reports

57. Does the company document the progress and efforts being made in cooperation with unions, when applicable, to increase employment opportunities for minorities and women?

58. Does the company document the progress and efforts being made in locating, hiring, training, qualifying, and upgrading minority and female employees?

59. Does the company document the progress and efforts being made in securing services of DBE subcontractors and subcontractors with meaningful minority and female representation among their employees?

X. General Questions

60. What trades are represented on this project?
   
   _____ Iron Workers  _____ Mechanics
   _____ Carpenters    _____ Electricians
   _____ Equipment Operators  _____ Painters
   _____ Cement Masons   _____ Truck Drivers
   _____ Cement Finishers

61. What is the employment forecast for the balance of this project? What are the projected new hires?

62. How does the company verify workers are legally able to work in this country?
   
   Is the Immigration and Naturalization I-9 form used?
   
   Has the U.S. Immigration & Naturalization Service ever conducted a site inspection of the firm?

63. Has the Office of Federal Contract Compliance Programs of the U.S. Department of Labor ever done a comprehensive compliance review of the company?

   If so, what was the outcome?

64. Does the company have a child rearing or adoptive leave policy?

   If yes, is it paid or unpaid? For how long?

   If no, what factors might enable the company to explore the development of a policy?
Employee Site Interview Questionnaire

Note: Neither the EEO Officer nor any supervisors are to be present during employee interviews unless requested by the employee being interviewed. A minimum of one minority, one non-minority, one female, and one supervisor should be interviewed.

On behalf of the Vermont Agency of Transportation, Office of Civil Rights, I’d like to ask you a few questions about your work experience. Is it okay that we conduct this interview without your employer, or would you prefer to have someone else in the room?

All answers are confidential and will not be disclosed to your employer. This is completely voluntary; you may choose not to participate, stop at any time, or skip any questions you do not wish to answer. The interview should take less than fifteen minutes to complete. Do you have any questions before we begin?

Date: ____________  Project Name/Number: ____________________________________________

Company Name: ________________________________________________________________

Employee Name: ___________________________  How long with company? _______

Mailing Address: ___________________________  If new, how did you hear about the Job? ___________________________

Job Classification(s): ___________________________  Wage rate(s): $___________

_________________________________________  $___________

Who is your supervisor? ___________________________

Benefits (i.e. health, dental, vacation, retirement fund, etc.): ____________________________

Describe what you do on a day-to-day basis: ________________________________________

[Trainees Only – Next Four Questions]:

Did you receive an outline of your training program? _____________

How were you solicited for this training position? ____________________________

______________________________________________________________
**WHAT NEW SKILLS ARE YOU LEARNING ON THIS JOB?**

________________________________________________________________________________________

**WHEN DID YOU START WORK ON THIS PROJECT?** ____________, 200 __

Have you worked for this contractor on other jobs? ______

Were you recalled from layoff for this job? ______

   If yes, what project were you previously assigned to? _________________________________

How were you notified to report back to work after layoff? ______________________________

Were you unemployed/laid off for more than 5 months **during** the last construction season?___

   If yes, explain ____________________________________________________________

   __________________________________________________________________________

Do you know who your employer’s Equal Opportunity Employment (EEO) and Affirmative Action Officer is? _____ What is his/her name? _________________________________

   Where can you find a copy of your company **EEO Policy**? ________________________

   Have you discussed the policy with your employer? _____ Received a copy? ______

      When? (i.e. time of hire, once a year, safety meetings, etc.) ______________________

      How often? __________________________________________________________________

Have you received training on **Sexual Harassment**? __________________________________

   When? ____________________ Who instructed you? _________________________________

   How often does this training occur? _____________ Do all employees attend? ______

Have you ever received a pay raise from your employer? _________________________________

   From $___________ to $______________ If so, how often? _________________________

Have you ever had a **performance evaluation**? ______________

   If yes, how often? ____________________ Were you treated fairly? ________________
Have you ever witnessed anything of a discriminatory or harassing nature or anything that made you or others feel uncomfortable or unwelcome, from other employees or supervisors on the job site? ______________

If yes, explain. ____________________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________
If yes, was any corrective action taken? ______________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________

Are you aware that you have a right to file a complaint if you feel you have been discriminated against? __________

Overall, do you feel that you are treated fairly without regard to your sex, race, age, sexual orientation, or national origin? __________

   Explain. ______________________________________________________________________________
________________________________________________________________________________________

Is there anything else you would like to add? __________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________

   Thank you very much. We appreciate your time.

ADDITIONAL COMMENTS: ___________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________
________________________________________________________________________________________
Compliance Exit Review

Project Name/Number: _______________________________  Location: _________________________
Contractor:  ________________________________________  Date: ___________________________
Contractor Representative(s):    Reviewer(s):
______________________________________   _________________________________
______________________________________   _________________________________
______________________________________   _________________________________

Equal Employment Opportunity:

<table>
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<tr>
<th></th>
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<tbody>
<tr>
<td>Does the EEO statement adopt verbatim the language used in Required Contract</td>
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<tr>
<td>Provisions (FHWA-1273) (with the inclusion of sexual orientation as a protected</td>
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<tr>
<td>class)?</td>
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<tr>
<td>Does the EEO statement include the name and contact information of the EEO Officer?</td>
<td></td>
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<tr>
<td>Is the EEO statement signed and updated at least annually?</td>
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<tr>
<td>Does the company have a Sexual Harassment, Affirmative Action, &amp; Family Leave</td>
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<tr>
<td>Policy?</td>
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EEO Officer:

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<th>INADEQUATE</th>
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<tbody>
<tr>
<td>Does the company have an appointed EEO Officer?</td>
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<tr>
<td>Does the EEO Officer have adequate authority to implement the company EEO Policy?</td>
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Dissemination of Policy:

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<thead>
<tr>
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<th>INADEQUATE</th>
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<tbody>
<tr>
<td>Is the EEO policy and other required notices and posters placed in an area readily</td>
<td></td>
<td></td>
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<tr>
<td>accessible to employees, applicants for employment, and potential employees?</td>
<td></td>
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<tr>
<td>Is the EEO policy discussed during periodic meetings of supervisory and personnel</td>
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<tr>
<td>office employees before the start of work and then not less often than once every</td>
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<td>year?</td>
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<tr>
<td>Are supervisory or personnel office employees given a thorough indoctrination by</td>
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<tr>
<td>the EEO officer within 30 days of beginning work and then not less often than once</td>
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<td></td>
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<td>every year?</td>
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<tr>
<td>Are personnel who are engaged in direct recruitment for the project instructed by</td>
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<tr>
<td>the EEO Officer in the contractor’s procedures for locating and hiring minority</td>
<td></td>
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<tr>
<td>group employees?</td>
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</table>
**Dissemination of Policy (Cont’d):**

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<thead>
<tr>
<th>Question</th>
<th>Adequate</th>
<th>Inadequate</th>
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<tbody>
<tr>
<td>Is the company EEO policy and the procedures to implement such policy brought to the attention of all employees at least annually?</td>
<td></td>
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<tr>
<td>Is EEO/AA information included in internal publications/newsletters?</td>
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<tr>
<td>Is the Equal Opportunity Employer statement in all advertising, purchase orders, etc.?</td>
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</table>

**Recruitment:**

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<tr>
<th>Question</th>
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<th>Inadequate</th>
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<tbody>
<tr>
<td>Is the notation: “Equal Opportunity Employer” included in all advertisements for employment?</td>
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<tr>
<td>Does the company use affirmative action when hiring employees?</td>
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<tr>
<td>Are recruitment sources that are likely to yield qualified minority group applicants used?</td>
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<tr>
<td>Are present employees encouraged to refer minority group applicants for employment?</td>
<td></td>
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<tr>
<td>Does the contractor have an applicant pool of women and minority applicants?</td>
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**Personnel Actions:**

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<tr>
<th>Question</th>
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<tbody>
<tr>
<td>Are project sites periodically inspected to insure that working conditions and employee facilities do not indicate discriminatory treatment of project site personnel?</td>
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<tr>
<td>Is the spread of wages within each classification evaluated for evidence of discrimination?</td>
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<tr>
<td>Are personnel actions periodically reviewed in depth for evidence of discrimination?</td>
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<tr>
<td>Are all complaints of alleged discrimination thoroughly investigated?</td>
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<tr>
<td>Where possible, are at least two or more women assigned to each construction project?</td>
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</table>

**Training and Promotion:**

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<thead>
<tr>
<th>Question</th>
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<tbody>
<tr>
<td>Does the contractor assist in locating, qualifying, and increasing the skills of minority group and women employees and minority group and women applicants for employment?</td>
<td></td>
<td></td>
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<tr>
<td>Does the contractor make full use of training programs?</td>
<td></td>
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<tr>
<td>Does the contractor advise employees and applicants for employment of available training programs and entrance requirements for each?</td>
<td></td>
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<tr>
<td>Are reviews conducted at least annually of the training and promotion potential of minority group and women employees?</td>
<td></td>
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<tr>
<td>Are eligible women and minority employees encouraged to apply for training and promotion?</td>
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</table>
### Unions:

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<tr>
<th>Question</th>
<th>ADEQUATE</th>
<th>INADEQUATE</th>
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<tbody>
<tr>
<td>Does the contractor develop, in cooperation with the unions, training programs aimed toward qualifying minority group members and women for membership in the unions?</td>
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<tr>
<td>Is an EEO clause incorporated into each union agreement?</td>
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<tr>
<td>Has the contractor obtained or attempted to obtain information as to the referral practices and policies of the labor union?</td>
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### Selection of Subcontractors, Procurement of Materials and Leasing of Equipment:

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<tr>
<th>Question</th>
<th>ADEQUATE</th>
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</thead>
<tbody>
<tr>
<td>Are all potential subcontractors and suppliers notified of their EEO obligations?</td>
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<tr>
<td>Did the contractor solicit or attempt to solicit bids from DBEs?</td>
<td></td>
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<tr>
<td>Are procedures established to ensure subcontractors’ compliance with EEO obligations?</td>
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### Records and Reports:

<table>
<thead>
<tr>
<th>RECORDS KEPT BY THE CONTRACTOR MUST DOCUMENT:</th>
<th>ADEQUATE</th>
<th>INADEQUATE</th>
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<tbody>
<tr>
<td>The number of minority, non-minority, and women employed in each work classification.</td>
<td></td>
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<tr>
<td>Progress and efforts being made in cooperation with unions, when applicable, to increase employment opportunities for women and minorities.</td>
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<tr>
<td>The progress and efforts being made in locating, hiring, training, qualifying, and upgrading minority and female employees (including all communication with minority and women recruitment/referral services).</td>
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<tr>
<td>The progress and efforts being made in securing the services of DBE subcontractors or subcontractors with meaningful minority and female representation among their employees.</td>
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<tr>
<td>The periodic monitoring of the work environment (any reports, diaries, analyses, etc.).</td>
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### Additional Comments:

______________________________________________________________________________________________________________
______________________________________________________________________________________________________________
______________________________________________________________________________________________________________
______________________________________________________________________________________________________________
______________________________________________________________________________________________________________
SECTION 1A:

CONTRACTOR COMPLIANCE REVIEW PROCESS - SAMPLES
IN COMPLIANCE: NO FURTHER ACTION REQUIRED BY CONTRACTOR:

- Contractor has provided all documentation required by 23 CFR 230.

- Contractor has provided EEO in all hiring and personnel actions. Equal Opportunity requirements have been implemented, or there is evidence that every good faith effort has been made toward achieving this end.

IN COMPLIANCE: VOLUNTARY CORRECTIVE ACTION PLAN REQUIRED:

- Procedural deficiencies can be corrected within 30 days if the opportunity to do so exists. The Contractor must sign and agree to abide by the terms of a Voluntary Corrective Action Plan (VCAP), which may be executed at the review or within five working days of the review date.

- Lack of documentation, which can be provided within the 30-day time frame of the VCAP.

- A VCAP may be negotiated at the exit conference, but the acceptance of a VCAP does not preclude a determination of noncompliance, particularly if deficiencies not addressed by the plan are uncovered during the final analysis and report writing.

- During the term of a VCAP, a contractor is considered to be in compliance. If the VCAP extends beyond the normal 30-day period, the contractor must submit monthly reports until the corrective action is taken. The reports should contain any changes that have occurred and indicate whether anticipated hiring opportunities will take place. If the follow-up review on a VCAP (conducted within a week after the anticipated compliance date) reveals that the contractor has either (1) not corrected the deficiencies, or (2) has not demonstrated a good faith effort to correct the deficiencies, the reviewer must declare the contractor in NON-COMPLIANCE and issue a Show Cause Notice.

IN NON-COMPLIANCE: REQUIRES A SHOW CAUSE NOTICE:

- The contractor has not met all of the contract requirements under the Federal-aid contract and/or has not provided EEO in their hiring and other personnel actions.

- The contractor has not met their commitment to correct deficiencies identified in a VCAP and cannot demonstrate a good faith effort to do so.

- When a contractor is required to show cause and the deficiencies cannot be corrected within the 30-day show cause period, a written corrective action plan may be accepted.
B - Sample Voluntary Corrective Action Plan

PROJECT NAME/NUMBER: ___________________________________________________

CONTRACTOR: ________________________                  REVIEWER: ____________________

A. The following deficiencies were found during the review of the _______________________
   ______________ project, located at ______________________ on ______________ 20__.
   1.
   2.
   3.
   4.
   5.

B. The Contractor agrees to correct these deficiencies as follows:
   1.
   2.
   3.
   4.
   5.

C. These deficiencies will be corrected by: _________________________________.

D. A formal follow-up review will be conducted on ____________________ (within one week
   of date entered above) to determine if corrective measures have been taken. If
   deficiencies have not been corrected, a 30-day Show Cause Notice will be issued. The
   contractor will be provided a copy of the report prepared as a result of the follow-up
   review.

____________________________________      ____________ ________________________
Signature of the Contractor          Signature of Authorized VTrans Personnel

____________________________________      ____________________________________
Date                     Date

Contract Compliance Review Process
Date

Contractor’s Name
Address
City, State, Zip Code

Dear Contractor:

After the on-site visit of your ___Project Name/Number___ project located in ___Project Location___ conducted on ___Date___, the VTrans Office of Civil Rights has completed its review of your company’s compliance with the Civil Rights Special Provisions pursuant to regulations 23 CFR 230 and 40 CFR 26.

It is our determination that _____Company Name___ has accomplished the objectives of the Civil Rights Special Provisions and has provided Equal Employment Opportunity as required. Therefore, the Civil Rights Office will report to the Federal Highway Administration (FHWA) that your company has been found in compliance.

Thank you for your cooperation in this review process. We look forward to a continuing cooperative relationship with ___ Company Name ___. Please contact ______________________ at 802.828.______, or e-mail: _____________________ if you have any questions.

Sincerely,

____________________________________
Name

____________________________________
Title

cc: FHWA
Dear Contractor:

As a result of the contract compliance review of your __Project Name/Number__ project located in __Project Location__ conducted on __Date__ by the VTrans Office of Civil Rights & Labor Compliance, it is our determination that your company is not in compliance with your equal opportunity requirements and that good faith efforts have not been made to meet your equal opportunity requirements in the following areas:

List of Deficiencies:

1. 

2. 

3. 

Your failure to take the contractually required affirmative action has contributed to the unacceptable level of minority and female employment in your operations, particularly in the semi-skilled and skilled categories of employees.

The U.S. Department of Transportation regulations 23 CFR 230, Subparts A and D are applicable to your Federal-aid highway construction contract and are controlling in this matter (see Required Contract Provisions, Form PR-1273, and Clause 11). 23 CFR 230.409 requires that you make a commitment in writing to correct such deficiencies before you may be found in
compliance. The commitment must include the specific action you propose to take to correct each deficiency and indicate the date of completion of such action. The time period allotted shall be no longer than the minimum period necessary to make the necessary correction. Your written commitment must also provide for the submission of monthly progress reports which shall include a head count of minority and female representation at each level of each trade and a list of female and minority employees.

You are specifically advised that making the commitment discussed above will not preclude a further determination of noncompliance upon a finding that the commitment is not sufficient to achieve compliance.

We will hold a compliance conference at ___ Address ___ at ___ Time ___ on ___ Date ___ for you to submit and discuss your written commitment. If your written commitment is acceptable and if the commitment is sufficient to achieve compliance, you will be found in compliance during the effective implementation of that commitment. You are cautioned, however, that our determination is subject to review by the Federal Highway Administration and may be disapproved if your written commitment is not considered sufficient to achieve compliance.

If you indicate either directly or by inaction that you do not wish to participate in the scheduled conference and do not otherwise show cause within 30 days from receipt of this notice why enforcement proceedings should not be instituted, this agency will commence enforcement proceedings under 23 CFR 230, Subparts A and D, as amended.

If your written commitment is accepted and it is subsequently found that you have failed to comply with its provisions, you will be advised of this determination and formal sanction proceedings will be instituted immediately.

In the event formal sanction proceedings are instituted and the final determination is that a violation of your equal opportunity contract requirements has taken place, any Federal-aid highway construction contracts or subcontracts which you hold may be canceled, terminated, or suspended, and you may be debarred from further such contracts or subcontracts. Such other sanctions as authorized by 23 CFR 23, Subparts A and D, as amended, may also be imposed.

We encourage you to take whatever action is necessary to resolve this matter and are eager to help you in achieve compliance. Any questions concerning this notice should be addressed to:_________________________, VTrans, Office of Civil Rights & Labor Compliance, One National Life Drive, Montpelier, VT 05633-5001, 802.828.______ or e-mail:________________________.

Sincerely,

_____________________________________
Name

_____________________________________
Title

cc: FHWA
State of Vermont
Policy & Planning Division
Civil Rights and Labor Compliance
One National Life Drive
Montpelier, VT 05633-5001
www.aot.state.vt.us/civilrights

Date

Employee Name
Address
Town, State Zip Code

Dear Employee:

On _____(Date) ________, you were interviewed by the VTrans Office of Civil Rights at the jobsite in _______ (town, state)________. We appreciate your willingness to speak with us about the nature of your work, as your opinion is very important to us.

Enclosed are some follow-up questions that relate to your previous interview. This information is very useful in assessing the contract compliance of your employer ___(Company Name)__. The questionnaire should only take a few minutes to complete and should be returned in the stamped, self-addressed envelope we have provided. Any responses or other information you provide is confidential and will not be disclosed to your employer. Please also note that your participation is completely voluntary.

Please direct any questions or concerns to: _______________________, VTrans, Office of Civil Rights & Labor Compliance, One National Life Drive, Montpelier, VT 05633-5001, 802.828.______ or e-mail: _________________________.

Thank you in advance for your participation.

Sincerely,

_____________________________________
Name

_____________________________________
Title

Enclosure: Employee Interview Follow-up Questionnaire
Name: _________________________________     Date:_______________________

Employer: ______________________________

1. Did any follow-up discussion occur between you and your employer after our interview?  
   Who did you speak with?  Who initiated the discussion, you or your employer?

2. Since the interview, have you learned who your company EEO Officer is?  (If so, who?)

3. Since the interview, have you learned anything more about your company’s non-
   discrimination policy?  (If so, please explain).

4. Do you have any questions or concerns (i.e. things that you did not understand and would like additional clarification on) as a result of our previous interview?

5. Is there anything else you would like to add that you did not have the opportunity to say, or did not feel comfortable saying, during our interview?
23 CFR Part 230 explicitly states that the Compliance Review Report should contain:

- The complete name and address of the contractor
- Project(s) identification
- Basis for the review (i.e. area work force, project work force, target area work force, etc.)
- Identification of Federal or Federal-aid contract(s)
- Date of review
- Employment data by job craft, classification, or occupation by race and sex
- Identification of local unions involved with contractor, when applicable
- Determination of compliance status
- Copy of Show Cause Notice or Compliance Notification sent to contractor
- Name of the Compliance Specialist who conducted the review and whether that person is a state, division or regional Compliance Specialist
- Concurrences at appropriate levels
- Whether the contractor has an adequate representation of minorities and females in each construction trade in relation to their availability in the relevant labor pool
- A review of the good faith efforts exerted by the contractor if under representation exists
- Documentary evidence to support the determination of a contractor's or subcontractor's compliance status.
- Findings, conclusions, and recommendations that are explicitly stated and, when necessary, supported by documentary evidence.

The authority for making the compliance determination should have no reference to Executive Order 11246 (Reference 23 USC 140 and 23 CFR 230).
STATE: Vermont

TYPE OF REVIEW:

PROJECT: Location, Project Number
Total Dollar Value
Project Description

DATES OF REVIEW: Initial Letter
On-Site Review
Show Cause Notice/Notification of Compliance
Compliance Conference (if noncompliance)

CONTRACTOR INFORMATION: Prime Contractor
Address
Town, State, Zip Code

CONTRACTOR REPRESENTATIVES: EEO Officer, Project Manager
Other Representatives Names – Title

DETERMINATION OF COMPLIANCE: Compliance or Noncompliance

COMPLIANCE REVIEWERS: Name, Job Title, VTrans, Office of Civil Rights
Phone and email contact information

PROJECT PRODUCTION SCHEDULE: Began:
Peak Employment:
Estimated Completion:

UNION AFFILIATIONS:
PRELIMINARY ANALYSIS:

EQUAL EMPLOYMENT OPPORTUNITY:

EEO OFFICER:

DISSEMINATION OF POLICY:

RECRUITMENT:

PERSONNEL ACTIONS:

TRAINING AND PROMOTIONS:

UNIONS:

SUBCONTRACTORS, PROCUREMENT OF MATERIALS, AND LEASING OF EQUIPMENT:

RECORDS AND REPORTS:

NONSEGREGATED FACILITIES:

FINDINGS, CONCLUSIONS, AND RECOMMENDATIONS:
CONCILIATION AGREEMENT  
CORRECTIVE ACTION PLAN (VCAP)  
BY AND BETWEEN  
THE VERMONT AGENCY OF TRANSPORTATION  
AND  
__________________________________  
On  
__________________________   _____,  20___  

CONTRACT No. ____________

PART I: GENERAL PROVISIONS  

This Agreement is between the above noted parties, the Vermont Agency of Transportation (VTrans) and ___Company Name____.  

While this agreement may not constitute an admission by ___Company Name____ of any violation of Title 23 CFR 230, Subpart D, it does represent a congruent position that ___Company Name____’s EEO requirements have not been fully executed.  

Subject to the demonstrated performance by ___Company Name____ of all commitments contained herein and in the contract specifications, at the subsequent follow-up review; all identified problem areas shall be deemed resolved. However, ___Company Name____ is advised that the commitments contained in this Agreement do not preclude future determinations of noncompliance based on a finding that the commitments are not sufficient to achieve compliance, which may require modifications, and/or that ___Company Name____ has not carried out the agreed upon commitments.  

If at any time in the future, VTrans believes that ___Company Name____ has violated any portion of this Agreement, ___Company Name____ shall be promptly notified of that fact, including a statement of the facts and circumstances relied upon in forming that belief, in writing. In addition, the notification shall provide ___Company Name____ with fifteen (15) days to respond in writing except where VTrans alleges that such delay would result in irreparable injury. It is understood that enforcement proceedings for violation of this agreement may be initiated at any time after the fifteen (15) day period has elapsed (or sooner if irreparable injury is alleged) without issuance of a Show Cause Notice.  

It is recognized that where VTrans believes that the contractor has breached this Agreement, evidence regarding the entire scope of ___Company Name____’s alleged noncompliance from which the conciliation agreement resulted, in addition to evidence regarding ___Company
Name ___’s alleged violations of the conciliation agreement, may be introduced at the enforcement proceedings.

It is further recognized that liability for violation of this Agreement may subject ___Company Name___ to sanctions as set forth in State and Federal rules, regulations, and law. It is also understood that this Agreement covers current and future Federal-aid highway projects.

PART II: **SPECIFIC PROVISIONS:**

The following deficiencies were found:

**List all deficiencies**

The contractor agrees to correct these as follows:

**Contractor must list each action they will take along with a timetable for completion for each action item to correct the problems identified. The contractor must also list the documentation it will provide to VTrans to demonstrate they are taking the necessary corrective actions.**

___Company Name___ will maintain the levels of minority and female utilization in all other crafts, or demonstrate good faith efforts to do so.

This Agreement shall remain in full force and effect until ___Company Name___ has demonstrated performance of commitments or as long as the VTrans deems necessary. At a minimum ____(Company Name)______ must:

- Participate in Civil Rights trainings/conferences as announced by VTrans through its Civil Rights Office; and

- Submit narrative report(s) monthly ____ / quarterly_____ denoting each corrective step/results of each action taken to bring ____ (Company Name)_____ into compliance. Include supporting evidence. These reports will commence 45 days subsequent to the effective date of this agreement and shall continue as long as the Vermont Agency of Transportation deems necessary.

Forward reports to _______________________ at VTrans, Office Civil Rights, One National Life Drive, Montpelier, VT 05633-5001, or fax to 802.828.1047.

PART III: **SIGNATURES**

This Agreement is hereby executed by and between VTrans and ___Company Name___, subject to approval by the Federal Highway Association.

Jonathan Goddard, Civil Rights Program Manager  
Vermont Agency of Transportation  
Date

___________________________________ ___________________________ ___________________
Company Representative  Job Title  Date

Contract Compliance Review Process 40
I - Sample Show Cause Rescission

State of Vermont  
Policy & Planning Division  
Civil Rights and Labor Compliance  
One National Life Drive  
Montpelier, VT 05633-5001  
www.aot.state.vt.us/civilrights

CERTIFIED MAIL  
RETURN RECEIPT REQUESTED

Date

Contractor’s Name  
Address  
City, State, Zip Code

Dear Contractor:

On ____Date____, you received a 30-day Show Cause Notice from the VTrans Office of Civil Rights for failing to implement your contract requirements pertaining to equal employment opportunity.

Your corrective action plan, discussed and submitted at the compliance conference held on ____Date____, has been reviewed and determined to be acceptable. Implementation of your corrective action plan shows that you are now taking the required affirmative action and can be considered to be in compliance. If it should later be determined that your corrective action plan is not being implemented as agreed, this rescission will not prevent a subsequent finding of noncompliance and formal sanction actions will occur.

In view of the above, this letter is to inform you that the 30-day Show Cause Notice of ____Date____ is hereby rescinded. You are further advised that if it is found that you have failed to comply with the provisions of your Corrective Action Plan, formal sanction proceedings will be implemented immediately.

The Federal Highway Administration and OFCCP will be notified of this final finding.

Thank you for your cooperation in this review process. The VTrans Office of Civil Rights looks forward to a continuing cooperative relationship with ____Company Name____.

Sincerely,

Sonya Boisvert  
Labor Compliance Program Manager

cc: FHWA
State of Vermont  
Policy & Planning Division  
Civil Rights and Labor Compliance  
One National Life Drive  
Montpelier, VT 05633-5001  
www.aot.state.vt.us/civilrights

Date

Ms. Tina Lee  
Transportation Specialist  
Federal Highway Administration, Connecticut Division  
628-2 Hebron Avenue, Suite 303  
Glastonbury, CT 06033

Dear Ms. Lee:

On _____Date_____, an Equal Employment Compliance Review was conducted on the __Number/Number__ project, located in ___Location____. As a result of this review, ___Company Name___ was found to be in noncompliance with required contractual provisions related to equal opportunity employment. Although a Show Cause Notice was issued and a conciliation conference was held with the contractor, these efforts to attempt conciliation have been unsuccessful.

I am recommending that the VTrans Office of Civil Rights Office obtain approval for a formal hearing. ___Company Name___ has been notified of this action. Please contact the Civil Rights Office with questions regarding this recommendation.

To facilitate your decision regarding this recommendation, I have enclosed full reports of findings and (as indicated in 23 CFR Subpart 230) the following items:

- Copies of all Federal and Federal-aid contracts and/or subcontracts to which the contractor is party;
- Copies of any contractor or subcontractor certifications;
- Copy of Show Cause Notice;
- Copies of corrective action plans; and
- Copies of all pertinent Monthly Utilization Reports

Sincerely,

Sonya Boisvert  
Labor Compliance Program Manager

cc: ___Name___, ___Company Name___ EEO Officer
APPENDIX A

Title 23 USC - Highways - Chapter 1 Sec. 140. Non-discrimination
TITLE 23 - UNITED STATES CODE
HIGHWAYS
CHAPTER 1 - FEDERAL AID HIGHWAYS

Sec. 101. Definitions and declaration of policy.
102. Program efficiencies.
103. Federal aid systems.
104. Apportionment.
105. Programs.
106. Plans, specifications and estimates.
109. Standards.
110. Project agreements.
111. Agreements relating to use of and access to rights-of-way Interstate System.
112. Letting of contracts.
113. Prevailing rate of wage.
114. Construction.
115. Advance construction.
117. Certification acceptance.
118. Availability of funds.
119. Interstate maintenance program.
120. Federal share payable.
121. Payment to States for construction.
122. Payments to States for bond and other debt instrument financing.
123. Relocation of utility facilities.
124. Advances to States.
125. Emergency relief.
126. Diversion.
127. Vehicle weight limitations-Interstate system.
128. Public hearings.
129. Toll roads, bridges, tunnels and ferries.
130. Railway-highway crossings.
131. Control of outdoor advertising.
132. Payments on Federal aid projects undertaken by a Federal agency.
133. Surface transportation program.
134. Metropolitan planning.
135. Statewide planning.
136. Control of junkyards.
137. Fringe and corridor parking facilities.
139. Additions to Interstate system.
140. Non-discrimination.
141. Enforcement of requirements.
142. Public transportation.
143. Economic growth center development highways.
144. Highway bridge replacement and rehabilitation program.
146. Carpool and vanpool projects.
147. Priority primary routes.
149. Congestion mitigation and air quality improvement program.
150. Allocation of urban system funds.
151. National Bridge Inspection program.
152. Hazard elimination program.
153. Use of safety belts and motorcycle helmets.
154. [Removed by Pub. L. 104-59]
155. Access highways to public recreation areas on certain lakes.
156. Income from airspace rights-of-way.
157. Minimum allocation.
158. National minimum drinking age.
159. Revocation or suspension of drivers’ licenses of individuals convicted of drug offenses.
160. Reimbursement for segments of the Interstate system constructed without Federal assistance.
Sec. 140. Non-discrimination

(a) Prior to approving any programs for projects as provided for in subsection (a) of section 105 of this title, the Secretary shall required assurances from any State desiring to avail itself of the benefits of this chapter that employment in connection with proposed projects will be provided without regard to race, color, creed, national origin, or sex. He shall require that each State shall include in the advertised specifications, notification of the specific equal employment opportunity responsibilities of the successful bidder. In approving programs for projects on any of the Federal-aid systems, the Secretary shall, where he considers it necessary to assure equal employment opportunity, require certification by any State desiring to avail itself of the benefits of this chapter that there are in existence and available on a regional, statewide, or local basis, apprenticeship, skill improvement or other upgrading programs, registered with the Department of Labor or the appropriate State agency, if any, which provide equal opportunity for training and employment without regard to race, color, creed, national origin, or sex. The Secretary shall periodically obtain from the Secretary of Labor and the respective State highway departments information which will enable him to judge compliance with the requirements of this section and the Secretary of Labor shall render to the Secretary such assistance and information as he shall deem necessary to carry out the equal employment opportunity program required hereunder.

(b) The Secretary, in cooperation with any other department or agency of the Government, State agency, authority, association, institution, Indian tribal government, corporation (profit or non-profit), or any other organization or person, is authorized to develop, conduct, and administer highway construction training, including skill improvement programs. Whenever apportionments are made under section 104(b) of this title, the Secretary shall deduct such sums as he may deem necessary, not to exceed $2,500,000 for the transition quarter ending September 30, 1976, and not to exceed $10,000,000 per fiscal year, for the administration of this subsection. Such sums so deducted shall remain available until expended. The provisions of section 3709 of the Revised Statutes, as amended (41 U.S.C. 5), shall not be applicable to contracts and agreements made under the authority herein granted to the Secretary. Notwithstanding any other provision of law, not to exceed ½ of 1% of funds apportioned to a State for the surface transportation program under section 104(b) and the bridge program under section 144 may be available to carry out this subsection upon request of the State highway department to the Secretary.

(c) The Secretary, in cooperation with any other department or agency of the Government, State agency, authority, association, institution, Indian tribal government, corporation (profit or non-profit), or any other organization or person, is authorized to develop, conduct, and administer training programs and assistance that minority businesses may achieve proficiency to compete, on an equal basis, for contracts and subcontracts. Whenever apportionments are made under subsection 104(a) of this title the Secretary shall deduct such sums as he may deem necessary, not to exceed $10,000,000 per fiscal year, for the administration of this subsection. The provisions of section 3709 of the Revised Statutes, as amended (41 U.S.C. 5), shall not be applicable to contracts and agreements made under the authority herein granted to the Secretary notwithstanding the provisions of section 302(e) of the Federal Property and Administrative Services Act of 1949 (41 U.S.C. 252(e)).

(d) Indian Employment and Contracting - Consistent with section 703(i) of the Civil Rights Act of 1964 (42 U.S.C. 2000e-2(i)), nothing in this section shall preclude the preferential employment of Indians living on or near a reservation on projects and contracts on Indian reservation roads. States may implement a preference for employment of Indians on projects carried out under this title near Indian reservations. The Secretary shall cooperate with Indian tribal governments and the States to implement this subsection.
APPENDIX B

(P.S. & E.’s) and shall be consistent with part VI if the MUTCD.
(3) The scope of the TCP should be determined during planning and design phase of a project.
(4) Provisions may be made to permit contractors to develop their own TCP’s and use them if the highway agency and FHWA find that these plans are as good as or better than those provided in the P.S. & E.
(5)(i) Two-lane, two-way operation on one roadway of a normally divided highway (TLTWO) shall be used only after careful consideration of other available methods of traffic control. Where the TLTWO is used, the TCP shall include provisions for the separation of opposing traffic except:
(A) Where the TLTWO is located on an urban type street or arterial where operating speeds are low:
(B) Where drivers entering the TLTWO can see the transition back to normal one-way operation on each roadway; or
(C) Where FHWA approves nonuse of separation devices based on unusual circumstances.
(ii) Center line striping, raised pavement markers, and complementary signing, either alone or in combination, are not considered acceptable for separation purposes.
(b) Responsible person. The highway agency shall designate a qualified person at the project level who will have the primary responsibility and sufficient authority for assuring that the TCP and other safety aspects of the contract are effectively administered. While the project or resident engineer may have this responsibility, on large complex projects another person should be assigned at the project level to handle traffic control on a full-time basis.
(c) Pay items. The P.S. & E. should include unit pay items for providing, installing, moving, replacing, maintaining, and cleaning traffic control devices required by the TCP. Suitable force account procedures may be utilized for traffic control items. Lump-sum method of payment should be used only to cover very small projects, projects of short duration, contingency, and general items. Payment for traffic control items as incidental to other items of work should be discouraged.
(d) Training. All persons responsible for the development, design, implementation, and inspection of traffic control shall be adequately trained.
(e) Process review and evaluation. (1) A review team consisting of appropriate highway agency personnel shall annually review randomly selected projects throughout its jurisdiction for the purpose of assessing the effectiveness of its procedures. The agency may elect to include an FHWA representative as a member of the team. The results of this review are to be forwarded to the FHWA Division Administrator for his review and approval of the highway agency’s annual traffic safety efforts.
(2) Construction zone accidents and accident data shall be analyzed and used to continually correct efficiencies which are found to exist on individual projects, and to improve the content of future traffic control plans.


PART 633—REQUIRED CONTRACT PROVISIONS

Subpart A—Federal-Aid Construction Contracts (Other Than Appalachian Contracts)

Sec.
633.101 Purpose.
633.102 Applicability.
633.103 Regulatory authority.
633.104 Availability.

Subpart B—Federal-Aid Contracts (Appalachian Contracts)

633.201 Purpose.
633.202 Definitions.
633.203 Applicability of existing laws, regulations, and directives.
633.204 Fiscal allocation and obligations.
633.205 Prefinancing.
633.206 Project agreements.
633.207 Construction labor and materials.
633.208 Maintenance.
633.209 Notices to prospective Federal-aid construction contractors.
633.210 Termination of contract.
633.211 Implementation of the Clean Air Act and the Federal Water Pollution Control Act.

APPENDICIES TO SUBPART B

APPENDIX A to SUBPART B—TYPES OF CONTRACTS TO WHICH THE CIVIL RIGHTS ACT OF 1964 IS APPLICABLE

APPENDIX B to SUBPART B—REQUIRED CONTRACT PROVISIONS, APPALACHIAN DEVELOPMENT HIGHWAY SYSTEM AND LOCAL ACCESS ROADS CONSTRUCTION CONTRACTS

APPENDICE C to SUBPART B—ADDITIONAL REQUIRED CONTRACT PROVISIONS, APPALACHIAN DEVELOPMENT HIGHWAY SYSTEM AND LOCAL ACCESS ROADS CONTRACTS OTHER THAN CONSTRUCTION CONTRACTS

APPENDIX D to SUBPART B—FEDERAL-AID PROPOSAL NOTICES

Subpart C—Direct Federal Construction Contracts

633.301 Purpose.
633.302 Applicability.

APPENDIX A to SUBPART C—CONTINUATION OF STANDARD FORM 19–A LABOR STANDARDS PROVISIONS (VTRANS-FHWA 3–74)

Subpart A—Federal-Aid Construction Contracts (Other Than Appalachian Contracts)


SOURCE: 52 FR 36920, Oct. 2, 1987, unless otherwise noted.

§ 633.101 Purpose.

To prescribe for Federal-aid highway proposals and construction contracts the method for inclusion of required contract provisions of existing regulations which cover employment, non-segregated facilities, record of materials and supplies, subletting or assigning the contract, safety, false statements concerning highway projects, termination of a contract, and implementation of the Clean Air Act and the Federal Water Pollution Control Act, and other provisions as shall from time to time be required by law and regulation as conditions of Federal assistance.

§ 633.102 Applicability.

(a) The required contract provisions and the required proposal notices apply to all Federal-aid construction contracts other than Appalachian construction contracts.

(b) Form FHWA–1273, “Required Contract Provisions, Federal-aid Construction Contracts,” contains required contract provisions and required proposal notices that are required by regulations promulgated by the FHWA or other Federal agencies. The required contract provisions of Form FHWA–1273 shall be physically incorporated in each Federal-aid highway construction contract other than Appalachian construction contracts (see § 633.104 for availability of form).

(c) For contracts authorized under certification acceptance procedures, an alternate format for inclusion of required contract provisions may be used pursuant to 23 CFR part 640.

(d) The required contract provisions contained in Form FHWA–1273 shall apply to all work performed on the contract by the contractor’s own organization and to all work performed on the contract by piecework, station work, or by subcontract.

(e) The contractor shall insert in each subcontract, except as excluded by law or regulation, the required contract provisions contained in Form FHWA–1273 and further require their inclusion in any lower tier subcontract that may in turn be made. The required contract provisions of Form FHWA–1273 shall not be incorporated by reference in any case. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the requirements contained in the provisions of Form FHWA–1273.

(f) The State highway agency (SHA) shall include the notices concerning certification of non-segregated facilities and implementation of the Clean Air Act and the Federal Water Pollution Control Act, pursuant to 40 CFR part 15, in all bidding proposals for Federal-aid highway construction projects. As the notices are reproduced in Form FHWA–1273, the SHA may include Form FHWA–1273 in its entirety to meet this requirement.

§ 633.103 Regulatory authority.

All required contract provisions contained in Form FHWA–1273 are requirements of regulations promulgated by the FHWA or other Federal
§ 633.104 Availability.

(a) Form FHWA–1273 will be maintained by the FHWA and as regulatory revisions occur, the form will be updated.

(b) Current copies of Form FHWA–1273, Required Contract Provisions, will be made available to the SHAs by the FHWA.

SUBPART B—Federal-Aid Contracts (Appalachian Contracts)


SOURCE: 39 FR 35146, Sept. 30, 1974, unless otherwise noted.

§ 633.201 Purpose.

The purpose of the regulations in this subpart is to establish policies and outline procedures for administering projects and funds for the Appalachian Development Highway System and Appalachian local access roads.

§ 633.202 Definitions.

(a) The word Commission means the Appalachian Regional Commission (ARC) established by the Appalachian Regional Development Act of 1965, as amended (Act).

(b) The term division administrator** means the chief Federal Highway Administration (FHWA) official assigned to conduct FHWA business in a particular State.


§ 633.203 Applicability of existing laws, regulations, and directives.

The provisions of title 23 U.S.C., that are applicable to the construction and maintenance of Federal-aid primary and secondary highways, and which the Secretary of Transportation determines are not inconsistent with the Act, shall apply, respectively, to the development highway system and the local access roads. In addition, the Regulations for the administration of Federal-aid for Highways (title 23, Code of Federal Regulations) and directives implementing applicable provisions of title 23 U.S.C., where not inconsistent with the Act, shall apply, respectively, to the development highway system Federal-aid primary and secondary highways, and which the Appalachian Development Act of 1965, as amended, the State highway department agrees to comply with all applicable provisions of said Act, regulations issued there under, and policies and procedures promulgated by the Appalachian Regional Commission, and the Federal Highway Administration. Inasmuch as a primary objective of the Appalachian Regional Development Act of 1965 is to provide employment, the State highway department further agrees that in addition to the other applicable provisions of title 49, Code of Federal Regulations, part 21, § 21.5(c)(1), and paragraphs (2)(iii) and (2)(v) of appendix C thereof, shall be applicable to all employment practices in connection with this project, and to the State’s employment practices with respect to those employees connected with the Appalachian Highway Program.”

(2) “For projects constructed on a section of an Appalachian development route not already on the Federal-aid Primary System, the State highway department agrees to add the section to the Federal-aid Primary System prior to, or upon completion of, construction accomplished with Appalachian funds.”

(b) For pre-financed projects, the following additional provision shall be incorporated into the project agreement: “Project for Construction on the Appalachian Development Highway System in Advance of the Appropriation of Funds. This project, to be constructed pursuant to subsection 201(h) of the Appalachian Regional Development Act Amendments of 1967, will be constructed in accordance with all procedures and requirements and standards applicable to projects on the Appalachian Development Highway System financed with the aid of Appalachian funds. No obligation of Appalachian funds is created by this agreement, its purpose and intent being to provide that, upon application by the State highway department, and approval thereof by the Federal Highway Administration, any Appalachian development highway funds made available to the State by the Appalachian Regional Commission subsequent to the date of this agreement may be used to reimburse the State for the Federal share of the cost of work done on the project.”

§ 633.204 Fiscal allocation and obligations.

(a) Federal assistance to any project under the Act shall be as determined by the Commission, but in no event shall such Federal assistance exceed 70 per centum of the cost of such a project.

(b) The division administrator’s authorization to proceed with the proposed work shall establish obligation of Federal funds with regard to a particular project.


§ 633.205 Pre-financing.

(a) Under the provisions of subsection 201(h) of the Act, projects located on the Appalachian Development Highway System including preliminary engineering, right-of-way, and/or construction may be programmed and advanced with interim State financing.

(b) Program approvals, plans, specifications, and estimates (PS&E) approval, authorizations to proceed, concurrence in award of contracts, and all other notifications to the State of advancement of a project shall include the statement, “There is no commitment or obligation on the part of the United States to provide funds for this highway improvement. However, this project is eligible for Federal reimbursement when sufficient funds are available from the amounts allocated by the Appalachian Regional Commission.”

§ 633.206 Project agreements.

(a) Project agreements executed for projects under the Appalachian program shall contain the following paragraphs:

(1) “For projects constructed under section 201 of the Appalachian Regional Development Act of 1965, as amended, the State highway department agrees to comply with all applicable provisions of said Act, regulations issued there under, and policies and procedures promulgated by the Appalachian Regional Commission, and the Federal Highway Administration. Inasmuch as a primary objective of the Appalachian Regional Development Act of 1965 is to provide employment, the State highway department further agrees that in addition to the other applicable provisions of title 49, Code of Federal Regulations, part 21, § 21.5(c)(1), and paragraphs (2)(iii) and (2)(v) of appendix C thereof, shall be applicable to all employment practices in connection with this project, and to the State’s employment practices with respect to those employees connected with the Appalachian Highway Program.”

(2) “For projects constructed on a section of an Appalachian development route not already on the Federal-aid Primary System, the State highway department agrees to add the section to the Federal-aid Primary System prior to, or upon completion of, construction accomplished with Appalachian funds.”

§ 633.207 Construction labor and materials.

(a) Construction and materials shall be in accordance with the State highway department standard construction specifications approved for use on Federal-aid primary projects and special provisions and supplemental specifications amendatory thereto approved for use on the specific projects.

(b) The provisions of 23 U.S.C. 324 and of title VI of the Civil Rights Act of 1964 (78 Stat. 252; 42 U.S.C. 2000d–2000d–4) and the implementing regulations in 49 CFR part 21, including the provisions of § 21.5(c)(1), and paragraphs (2)(iii) and (2)(v) of appendix C thereof relative to employment practices, shall be applicable to all types of contracts listed in appendix A.

(c) The “Required Contract Provisions, Appalachian Development Highway System and Local Access Roads Construction Contracts,” Form PR–1316 (appendix B), shall be included in all construction contracts awarded under the Act.

(d) The required contract provisions set forth in Form PR–1317 (appendix C) shall be included in all types of contracts described in appendix A, other than construction contracts.

(e) In the design and construction of highways and roads under the Act, the State may give special preference to the use of mineral resource materials native to the Appalachian region. The provision of § 635.409 of this chapter shall not apply to projects under the Act to the extent such provisions are inconsistent with sections 201(d) and (e) of the Act.

§ 633.208 Maintenance.

Maintenance of all highway projects constructed under the Act, whether on the development system or local access roads, shall be the responsibility of the State. The State may arrange for maintenance of such roads or portions thereof, by agreement with a local governmental unit.

§ 633.209 Notices to prospective Federal-aid construction contractors.

The State highway department shall include the notices set forth in appendix D in all future bidding proposals for Appalachian Development System and Appalachian local access roads construction contracts.
§ 633.210 Termination of contract.

All contracts exceeding $2,500 shall contain suitable provisions for termination by the State, including the manner in which the termination will be effected and the basis for settlement. In addition, such contracts shall describe conditions under which the contract may be terminated for default as well as conditions where the contract may be terminated because of circumstances beyond the control of the contractor.

§ 633.211 Implementation of the Clean Air Act and the Federal Water Pollution Control Act.

Pursuant to regulations of the Environmental Protection Agency (40 CFR part 15) implementing requirements with respect to the Clean Air Act and the Federal Water Pollution Control Act are included in appendix B to this part.

[40 FR 49084, Oct. 21, 1975]

APPENDIX TO SUBPART B

APPENDIX A—TYPES OF CONTRACTS TO WHICH THE CIVIL RIGHTS ACT OF 1964 IS APPLICABLE

Section 324 of title 23 U.S.C., the Civil Rights Act of 1964, and the implementing regulations of the Department of Transportation (49 CFR part 21), including the provisions of paragraphs (2)(iii) and (2)(v) of appendix C thereof relative to employment practices, are applicable to the following types of contracts awarded by State highway departments, contractors, and first tier subcontractors, including those who supply materials and lease equipment:

1. Construction.
2. Planning.
3. Research.
5. Engineering.
6. Property Management.
7. Fee contracts and other commitments with persons for services incidental to the acquisition of right-of-way including, but not limited to:
   a. Advertising contracts.
   b. Agreements for economic studies.
   c. Contracts for surveys and plats.
   d. Contracts for abstracts of title certificates and title insurance.
   e. Contracts for appraisal services and expert witness fees.
   f. Contracts to negotiate for the acquisition of right-of-way.
   g. Contracts for disposal of improvements and property management services.
   h. Contracts for employment of fee attorneys for right-of-way procurement, or preparation and trial of condemnation cases.
   i. Contracts for escrow and closing services.

[40 FR 49084, Oct. 21, 1975]

APPENDIX B TO SUBPART B OR PART 633—REQUIRED CONTRACT PROVISIONS, APPALACHIAN DEVELOPMENT HIGHWAY SYSTEM AND LOCAL ACCESS ROADS CONSTRUCTION CONTRACTS

I. Application.
II. Employment Preference.
IV. Equal Opportunity: Selection of subcontractors.
   b. For the reasonable needs of the contractor to employ supervisory or specially experienced personnel necessary to assure an efficient execution of the contract work.
   c. For the obligation of the contractor to offer employment to present or former employees, and other employees he anticipates will be required to perform the contract work, (b) the number of employees required in each classification, (c) the date on which he estimates such employees will be required, and (d) any other pertinent information required by the State Employment Service to complete the job order form. The job order may be placed with the State Employment Service in writing or by telephone. If, during the course of the contract work, the information submitted by the contractor in the original job order is substantially modified, he shall promptly notify the State Employment Service.
III. Equal opportunity: employment practices.

During the performance of this contract, the contractor agrees as follows:

a. That the contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, or national origin. Such action shall include, but not be limited to the following: Employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the
State highway department setting forth the provisions of this nondiscrimination clause.

b. The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, or national origin.

c. The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided by the State highway department advising the said labor union or workers’ representative of the contractor’s commitments under this section III and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

d. The contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and by rules, regulations and relevant orders of the Secretary of Labor.

e. The contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations and orders of the Secretary of Labor or pursuant thereto, and will permit access to his books, records and accounts by the Federal Highway Administration and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations and orders.

2. In the event of the contractor’s noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations or orders, this contract may be canceled, terminated or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts or federally-assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedial actions taken as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation or order of the Secretary of Labor, or as otherwise provided by law.

g. The contractor will include the provisions of this section III in every subcontract or purchase order unless exempted by rules, regulations or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the State Highway Department 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 contractor becomes involved in, or is threatened with litigation with a subcontractor or supplier, as a result of such direction by the Federal Highway Administration, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

IV. Equal opportunity selection of subcontractors, procurement of materials, and leasing of equipment.

During the performance of this contract, the contractor, for itself, its assignees and successors in interest (hereinafter referred to as the contractor), agrees as follows:

1. Compliance with regulations. The contractor shall comply with the provisions of 23 U.S.C. 324 and with the regulations relative to nondiscrimination in Federally-assisted programs of the Department of Transportation (hereinafter, “VTRANS”) title 49, Code of Federal Regulations, part 21, as they may be amended from time to time (hereafter referred to as the Regulations), which are herein incorporated by reference and made a part of this contract.

2. Nondiscrimination. The contractor, with regard to the work performed by it during the contract, shall not discriminate on the grounds of race, color, sex, or national origin in the selection and retention of subcontractors, including procurements 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.

3. Solicitations for subcontractors including procurement of materials and equipment. In all solicitations either by competitive bidding or negotiation made by the contractor for work to be performed under a subcontract, including procurements of materials or leases of equipment, each potential subcontractor or supplier, shall be notified that the contractor complies with the regulations relative to nondiscrimination on the grounds of race, color, sex, or national origin.

4. Information and reports. The contractor shall 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 State highway department 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 State highway department, or the Federal Highway Administration, as appropriate, and shall set forth what efforts it has made to obtain the information.

5. Sanctions for noncompliance. In the event of the contractor’s noncompliance with the nondiscrimination provisions of this contract, the State highway department shall impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to:

a. Withholding of payments to the contractor under the contract until the contractor complies, and/or

b. Cancellation, termination or suspension of the contract, in whole or in part.

6. Incorporation of provisions. The contractor will include the provisions of paragraphs (1) through (6) in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto.

The contractor shall take such action with respect to any subcontract or procurement, as the State highway department 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 contractor becomes involved in, or is threatened with litigation with a subcontractor or supplier, as a result of litigation to protect the interests of the United States.

V. Non-segregated facilities. (Applicable to Federal-aid construction contracts and related subcontracts exceeding $10,000 which are not exempt from the Equal Opportunity clause.) By submission of this bid, the execution of this contract or subcontract, or the consummation of this material supply agreement, as appropriate, the contractor certifies, and that he will not permit his employees any segregated facilities at any of his establishments, and that he does not permit his employees to perform their services at any location, under his control, where segregated facilities are maintained. He certifies further that he will not maintain or provide for his employees any segregated facilities at any of his establishments, and that he will not permit his employees to perform their services at any location, under his control, where segregated facilities are maintained. He agrees that a breach of this certification is a violation of the Equal Opportunity clause in this contract. As used in this certification, the term segregated facilities includes any waiting rooms, work areas, restrooms and washrooms, restaurants and other eating areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees which are segregated by explicit directive or are in fact segregated on the basis of race, creed, color, or national origin, or by practice, because of habit, local custom, or otherwise. He agrees that (except where he has obtained identical certifications from proposed subcontractors and material suppliers for specific time periods), he will obtain identical certifications from proposed subcontractors or material suppliers prior to the award of subcontracts or the consummation of material supply agreements, exceeding $10,000 which are not exempt from the provisions of the Equal Opportunity clause, and that he will retain such certification in his files.

VI. Payment of predetermined minimum wages.

1. General. All mechanics and laborers employed or working upon the site of the work will be paid unconditionally and not less than once a week, and without subsequent deduction or rebate on any account, except such payroll deductions as are permitted by regulations issued by the Secretary of Labor under the Copeland Act (29 CFR part 3), the full amounts due at time of payment computed at wage rates not less than those contained in the wage determination decision of the Secretary of Labor which is attached hereto and made a part thereof, regardless of any contractual relationship which may be alleged to exist between the contractor and such laborers and mechanics; and the wage determination decision shall be posted by the contractor at the site of the work in prominent locations where it can be readily observed by workers. For the purpose of this clause, contributions made or costs reasonably anticipated under section 1(b)(2) of the Davis-Bacon Act on behalf of laborers or
mechanics are considered wages paid to such laborers or mechanics, subject to the provisions of section VI, paragraph 3b, hereof. Also for the purposes of this clause, regular costs incurred for more than a weekly period under plans, funds, or programs, but covering the particular weekly period, are deemed to be constructively made or incurred during such weekly period.

2. Classifications—\(\text{C.g.}\) The State highway department contracting officer shall require that any class of laborers or mechanics which is not listed in the wage determination and which is to be employed under the contract, shall be classified or reclassified conformably to the wage determination, and a report of the action taken shall be sent by the State highway department contracting officer to the Secretary of Labor. b. In the event the interested parties cannot agree on the proper classification or reclassification of a particular class of laborers and mechanics to be used, the question accompanied by the recommendation of the State highway department contracting officer shall be referred to the Secretary for final determination.

3. Payment of fringe benefits—\(\text{C.g.}\) The State highway department contracting officer shall require, whenever the minimum wage rate prescribed in the contract for a class of laborers or mechanics includes a fringe benefit which is not expressed as an hourly wage rate and the contractor is obligated to pay a cash equivalent of such a fringe benefit, an hourly cash equivalent thereof to be established. In the event the interested parties cannot agree upon a cash equivalent of the fringe benefits, the question, accompanied by the recommendation of the contracting officer, shall be referred to the Secretary of Labor for determination. b. If the contractor does not make payments to a trustee or other third person, he may consider as part of the wage of any laborer or mechanic the amount of any costs reasonably anticipated in providing benefits under a plan or program of a type expressly listed in the wage determination. The Secretary of Labor which is part of this contract: Provided, however. The Secretary of Labor has found, upon the written request of the contractor, that the applicable standards of the Davis-Bacon Act have been met. The Secretary of Labor may require the contractor to set aside in a separate account assets for the meeting of obligations under the plan or program.

4. Payment of excess wages. While the wage rates shown are the minimum rates required by the contract to be paid during its life, this is not a representation that labor can be obtained at these rates. No increase in the contract price shall be allowed or authorized on account of the payment of wage rates in excess of those listed herein.

5. Apprentices and trainees (Programs of Department of Labor). a. Apprentices will be permitted to work at less than the predetermined rate for the work they performed when they are employed and individually registered in a bona fide apprenticeship program registered with the U.S. Department of Labor, Manpower Administration, Bureau of Apprenticeship and Training, or with a State Apprenticeship Agency recognized by the Bureau, or if a person is employed in his first 90 days of probationary employment as an apprentice in such an apprenticeship program, who is not individually registered in the program, but who has been certified by the Bureau of Apprenticeship and Training. The ratio of trainees to journeymen shall be in accordance with the Bureau of Apprenticeship and Training. Every trainee must be paid at not less than the rate specified in the approved program for his level of progress. Any employee listed on the payroll at a trainee rate who is not registered and participating in a training plan approved by the Bureau of Apprenticeship and Training shall be paid not less than the rate determined by the Secretary of Labor for the classification of work he actually performed. The contractor or subcontractor will be required to furnish the State highway department a representative of the Wage-Hour Division of the U.S. Department of Labor, written evidence of the certification of his program, the registration of the trainees, and the ratios and wage rates prescribed in that program. In the event the Bureau of Apprenticeship and Training withdraws approval of a training program, the contractor will no longer be permitted to utilize trainees at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

The utilization of apprentices, trainees and journeymen shall be in conformity with the equal employment opportunity requirements of Executive Order 11246, as amended, and 29 CFR part 30.

6. Apprentices and trainees (Programs of Department of Transportation). Apprentices and trainees working under apprenticeship and skill training programs which have been certified by the Secretary of Transportation as promoting equal opportunity in connection with Federal-aid highway construction programs are not subject to the requirements of section VI, paragraph 5 above. The straight time hourly wage rates for apprentices and trainees under such programs will be established by the particular programs.

7. Withholding for unpaid wages. The State highway department contracting officer may withhold or cause to be withheld from the contractor so much of the accrued payments or advances as may be considered necessary to pay laborers, mechanics, (including apprentices and trainees) watchmen, or guards employed or working on the project, or to any subcontractor on the work the full amount of wages required by the contract. In the event of failure to pay any laborer, mechanic, (including apprentices and trainees) watchman or guard employed or working on the site, all or part of the wages required by the contract, the State highway department contracting officer may, after written notice to the contractor, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds until such violations have ceased.

8. Overtime requirements. a. No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers, mechanics, watchmen or guards (including apprentices and trainees described in paragraphs 5 and 6 above) shall require or permit any laborer, mechanic, watchman or guard in any workweek in which he is employed on such work, to work in excess of eight hours in any calendar day or in excess of forty hours in such workweek unless such laborer, mechanic, watchman or guard shall receive compensation at a rate not less than one and one-half times his basic rate of pay for all hours worked in excess of eight hours in any calendar day or in excess of forty hours in such workweek, as the case may be.

b. In the event of any violation of paragraph 8a, the contractor and any subcontractor responsible therefore shall be liable to any affected employee for his unpaid wages. In addition, such contractor and subcontractor shall be liable to the United States, if the Secretary of Labor determines that such liquidated damages shall be computed with respect to each individual laborer, mechanic, watchman or guard employed in violation of paragraph 8a, in the sum of $10 for each calendar day on which such employee was required or permitted to work in excess of eight hours or in excess of the standard workweek of forty hours without payment of the overtime wages required by paragraph 8a. c. The State highway department contracting officer may withhold or cause to be withheld from any advance the sum which shall be retained by the contractor or subcontractor, such sums as may administratively be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for liquidated damages as provided in paragraph 8b.

VII. Statements and payrolls

1. Compliance with Copeland Regulations (29 CFR part 3). The contractor shall comply with the Copeland Regulations (29 CFR part 3) of the Secretary of Labor which are herein incorporated by reference.

2. Weekly statement. Each contractor or subcontractor shall furnish each week a statement to the State highway department resident engineer with respect to the wages paid each of its employees, including apprentices and trainees described in section VI, paragraphs 5 and 6, and watchmen and guards employed or working on the project, and which is to be submitted with the weekly payroll period. The statement shall be executed by the contractor or subcontractor or by an authorized officer or employee of the contractor or subcontractor.
Contract Compliance Review Process

Number and address of each such employee, his correct classification, reasonably anticipated in providing benefits under a plan or program financially responsible, and that the plan or program has been provide such benefits is enforceable, that the plan or program is

where applicable, the overtime hourly wage rate. The payroll should normally reside in the labor area as defined in section II, paragraph

communicated in writing to the laborers or mechanics affected, and

shall furnish, upon the completion of the contract, a summary of all laborers, mechanics, watchmen and guards employed on the project, in the following form:

* * * * * * *

The undersigned, contractor on

(Project No.)

hereby certifies that all laborers, mechanics, apprentices, trainees, watchmen and guards employed by him or by any subcontractor performing work under the contract on the project have been paid wages at rates not less than those required by the contract provisions, and that the work performed by each such laborer, mechanic, apprentice or trainee conformed to the classifications set forth in the contract or training program provisions applicable to the wage rate paid.

Signature and title

* * * * * * *

5. Payrolls and payroll records— Payrolls and basic records relating thereto will be maintained during the course of the work and preserved for a period of three years thereafter for all laborers, mechanics, apprentices, trainees, watchmen and guards working at the site of the work.

a. The payroll records shall contain the name, social security number and address of each such employee, his correct classification, rates of pay (including rates of contributions or costs anticipated of the types described in section 1(b)(2) of the Davis-Bacon Act), daily and weekly number of hours worked, deductions made and actual wages paid. Whenever the Secretary of Labor, pursuant to section VI, paragraph 3.b., has found that the wages of any laborer or mechanic include the amount of any costs reasonably anticipated in providing benefits under a plan or program described in section 1(b)(2)(B) of the Davis-Bacon Act, the contractor shall maintain records which show that the commitment to provide such benefits is enforceable, that the plan or program is financially responsible, and that the plan or program has been communicated in writing to the laborers or mechanics affected, and records which show the costs anticipated or the actual cost incurred in providing such benefits.

b. The payrolls shall contain the following information:

1. The employee’s full name, address and social security number and a notation indicating whether the employee does, or does not, normally reside in the labor area as defined in section II, paragraph 1.a. (The employee’s full name and social security number need only appear on the first payroll on which his name appears. The employee’s address need only be shown on the first submitted payroll on which the employee’s name appears, unless a change of address necessitates a submittal to reflect the new address.)

2. The employee’s classification.

3. Entries indicating the employee’s basic hourly wage rate and, where applicable, the overtime hourly wage rate. The payroll should indicate separately the amounts of employee and employer contributions to fringe benefits funds and/or programs. Any fringe benefits paid to the employee in cash must be indicated. There is no prescribed or mandatory form for showing the above information on payrolls.

4. The employee’s daily and weekly hours worked in each classification, including actual overtime hours worked (not adjusted).

5. The itemized deductions made and

6. The net wages paid.

d. The contractor will submit weekly a copy of all payrolls to the State highway department resident engineer. The copy shall be accompanied by a statement signed by the employer or his agent indicating that the payrolls are correct and complete, that the wage rates contained therein are not less than those determined by the Secretary of Labor and the classifications set forth for each laborer or mechanic conform with the work he performed. Submission of a weekly statement which is required under this contract by section VII, paragraph 2, and the Copeland Regulations of the Secretary of Labor (29 CFR part 3) and the filing with the initial payroll or any subsequent payroll of a copy of any findings by the Secretary of Labor pursuant to section VI, paragraph 3b., shall satisfy this requirement. The prime contractor shall be responsible for the submission of copies of payrolls of all subcontractors. The contractor will make the records required under the labor standards clauses of the contract available for inspection by authorized representatives of the State highway department, the Federal Highway Administration and the Department of Labor, and will permit such representatives to interview employees during working hours on the job.

e. The wages of labor shall be paid in legal tender of the United States, except that this condition will be considered satisfied if payment is made by negotiable check, on a solvent bank, which may be cashed readily by the employee in the local community for the full amount, without discount or collection charges of any kind. Where checks are used for payment, the contractor shall make all necessary arrangements for them to be cashed and shall given information regarding such arrangements.

f. No fee of any kind shall be asked or accepted by the contractor or any of his agents from any person as a condition of employment on the project.

g. No laborers shall be charged for any tools used in performing their respective duties except for reasonably avoidable loss or damage thereto.

h. Every employee on the work covered by this contract shall be permitted to lodge, board and trade where and with whom he elects and neither the contractor nor his agents, nor his employees shall, directly or indirectly, require as a condition of employment that an employee shall lodge, board or trade at a particular place or with a particular person.

i. No charge shall be made for any transportation furnished by the contractor, or his agents, to any person employed on the work.

j. No individual shall be employed as a laborer or mechanic on this contract except on a wage basis, but this shall not be construed to prohibit the rental of teams, trucks, or other equipment from individuals.

VIII. Record of materials, supplies and labor

1. The contractor shall maintain a record of the total cost of all materials and supplies purchased for and incorporated in the work, and also of the quantities of those specific materials and supplies listed on Form PR–47 and in the units shown. Upon completion of the contract, this record, together with the final labor summary required in section VII, paragraph 3, hereof, shall be transmitted to the State highway department resident engineer for the project on Form PR–47 in accordance with instructions attached thereto, which will be furnished for this purpose upon request. The quantities for the listed items shall be reported separately for roadway and for structures over 20 feet long as measured along the centerline of the roadway.

2. The contractor shall become familiar with the list of specific materials and supplies contained in Form PR–47 prior to the commencement of work under this contract. Any additional materials information required will be solicited through revisions of Form PR–47 with attendant explanations.

3. Where subcontracts are involved the contractor shall submit either a single report covering work both by himself and all his subcontractors, or he may submit separate reports for himself and for each of his subcontractors.

IX. Subletting or assigning the contract

1. The contractor shall perform with his own organization contract work amounting to not less than 50 percent of the original total contract price, except that any items designated by the State as Specialty Items may be performed by subcontract and the amount of any such Specialty Items so performed may be deducted from the original total contract price before computing the amount of work required to be performed by the contractor with his own organization.

a. His own organization shall be construed to include only workmen employed and paid directly by the prime contractor and equipment owned or rented by him, with or without operators.

b. Specialty items shall be construed to be limited to work that requires highly specialized knowledge, craftsmanship or equipment not ordinarily
available in contracting organizations qualified to bid on the contract as a whole and in general are to be limited to minor components of the overall contract.

2. In addition to the 50 percent requirements set forth in paragraph 1 above, the contractor shall furnish (a) a competent superintendent or foreman who is employed by him, who has full authority to direct performance of the work in accordance with the contract requirements, and who is in charge of all construction operations (regardless of who performs the work), and (b) such other of his own organizational capability and responsibility (supervision, management, and engineering services) as the State highway department contracting officer determines is necessary to assure the performance of the contract.

3. The contract amount upon which the 50 percent requirement set forth in paragraph 1 is computed includes the cost of materials and manufactured products which are to be purchased or produced by the contractor under the contract provisions.

4. Any items that have been selected as Specialty Items for the contract are listed as such in the Special Provisions, bid schedule, or elsewhere in the contract documents.

X. Safety: Accident prevention.

In the performance of this contract, the contractor shall comply with all applicable Federal, State and local laws governing safety, health and sanitation. The contractor shall provide all safeguards, safety devices and protective equipment and take any other needed actions, on his own responsibility, or as the State highway department contracting officer may determine, reasonably necessary to protect the life and health of employees on the job and the safety of the public and to protect property in connection with the performance of the work covered by the contract.

It is a condition of this contract, and shall be made a condition of each subcontract entered into pursuant to this contract, that the contractor and any subcontractor shall not require any laborer or mechanic employed in performance of the contract to work in surroundings or under working conditions which are unsanitary, hazardous, or dangerous to his health or safety, as determined under construction safety and health standards (title 29, Code of Federal Regulations, part 1926, formerly part 1518, as revised from time to time), promulgated by the United States Secretary of Labor, in accordance with section 107 of the Contract Work Hours and Safety Standards Act (83 Stat. 96).

XI. False statements concerning highway projects.

In order to assure high quality and durable construction in conformity with approved plans and specifications and a high degree of reliability on statements and representations made by engineers, contractors, suppliers, and workers on Federal-aid highway projects, it is essential that all persons concerned with the project perform their functions as carefully, thoroughly and honestly as possible. Willful falsification, distortion, or misrepresentation with respect to any facts related to the project is a violation of Federal law. To prevent any misunderstanding regarding the seriousness of these and similar acts, the following notice shall be posted on each Federal-aid highway project in one or more places where it is readily available to all personnel concerned with the project:

NOTICE TO ALL PERSONNEL ENGAGED ON FEDERAL-AID HIGHWAY PROJECTS

Title 18 U.S.C., section 1020, reads as follows:

"Whoever, being an officer, agent, or employee of the United States, or of any State or Territory, or whoever, whether a person, association, firm, or corporation, knowingly makes any false statement, false representation, or false report as to the character, quality, quantity, or cost of the material used or to be used, or the quantity or quality of the work performed or to be performed or the costs thereof in connection with the submission of plans, maps, specifications, contracts, or costs of construction of any highway or related project submitted for approval to the Secretary of Transportation; or

Whoever knowingly makes any false statement, false representation, false report, or false claim with respect to the character, quality, quantity, or cost of any work performed or to be performed, or materials furnished or to be furnished, in connection with the construction of any highway or related project approved by the Secretary of Transportation; or

Whoever knowingly makes any false statement or false representation as to a material fact in any statement, certificate, or report submitted pursuant to provisions of the Federal-Aid Road Act approved July 1, 1916 (39 Stat. 355), as amended and supplemented;

"Shall be fined not more than $10,000 or imprisoned not more than five years, or both."

XII. Implementation of Clean Air Act and Federal Water Pollution Control Act (applicable to contracts and subcontracts which exceed $100,000).

1. The contractor stipulates that any facility to be utilized in the performance of this contract, unless such contract is exempt under the Clean Air Act, as amended (42 U.S.C. 1857 et seq., as amended by Pub. L. 91–604), and under the Federal Water Pollution Control Act, as amended (33 U.S.C. 1251 et seq., as amended by Pub. L. 92–500), Executive Order 11738, and regulations in implementation thereof (40 CFR part 15), is listed not on the date of contract award, on the U.S. Environmental Protection Agency (EPA) List of Violating Facilities Pursuant to 40 CFR part 15.20.

2. The contractor agrees to comply with all the requirements of section 114 of the Clean Air Act and section 308 of the Federal Water Pollution Control Act and all regulations and guidelines listed there under.

3. The contractor shall promptly notify the State highway department of the receipt of any communication from the Director, Office of Federal Activities, EPA, indicating that a facility to be utilized for the contract is under consideration to be listed on the EPA List of Violating Facilities.

4. The contractor agrees to include or cause to be included the requirements of subparagraphs 1 through 4 of this paragraph XII in every subcontract which exceeds $100,000, and further agrees to take such action as Government may direct as a means of enforcing such requirements. [40 FR 49084, Oct. 21, 1975]

APPENDIX C TO SUBPART B OF PART 633—ADDITIONAL REQUIRED CONTRACT PROVISIONS, APPALACHIAN DEVELOPMENT HIGHWAY SYSTEM AND LOCAL ACCESS ROADS CONTRACTS OTHER THAN CONSTRUCTION CONTRACTS

EQUAL OPPORTUNITY: EMPLOYMENT PRACTICES AND SELECTION OF SUBCONTRACTORS, SUPPLIERS OF MATERIALS, AND LESSORS OF EQUIPMENT

During the performance of this contract, the contractor agrees as follows:

1. Compliance with regulations.
   The contractor will comply with the provisions of 23 U.S.C. 324 and 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, hereinafter referred to as the regulations), which are herein incorporated by reference and made a part of this contract.

2. Employment practices
   a. The contractor will not discriminate against any employee or applicant for employment because of race, color, sex, or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, sex, or national origin. Such action shall include, but not be limited to the following: recruitment or recruitment advertising, hiring, firing, upgrading, promotion, demotion, transfer, layoff, termination, rates of pay or other forms of compensation or benefits, selection for training or apprenticeship, use of facilities and treatment of employees. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this employment practices clause.
   b. The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, sex, or
national origin.
c. The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice advising the said labor union or workers representative of the contractor’s commitments under the employment practices provision, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

3. Selection of subcontractors, procurement of materials and leasing of equipment.
   a. The contractor, with regard to the work performed by him after award and prior to completion of the contract work, will not discriminate on the ground of race, color, sex, or national origin in the selection and retention of subcontractors, including procurements of materials and leases of equipment. The contractor will not participate either directly or indirectly in the discrimination prohibited by Section 21.5 of the Regulations.
   b. In all solicitations either by competitive bidding or negotiation made by the contractor for work to be performed under a subcontract, including procurements of materials or leases of equipment, each potential subcontractor, supplier, or lessor shall be notified by the contractor of the contractor’s obligations under this contract and the Regulations relative to nondiscrimination on the ground of race, color, sex, or national origin.

4. Information and reports.
   The contractor will provide all information and reports required by the Regulations, or orders and instructions issued pursuant thereto, and will permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the State highway department 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 State highway department, or the Federal Highway Administration as appropriate, and shall set forth what efforts it has made to obtain the information.

5. Incorporation of provisions.
   The contractor will include these additional required contract provisions in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Regulations or orders, or instructions issued pursuant thereto. The contractor will take such action with respect to any subcontract, procurement, or lease as the State highway department or the Federal Highway Administration may direct as a means of enforcing such provisions including sanctions for non-compliance: Provided, however, That, in the event a contractor becomes involved in, or is threatened with, litigation with a subcontractor, supplier, or lessor as a result of such directed action, the contractor may request the State to enter into such litigation to protect the interest of the United States.

   In the event of the contractor’s noncompliance with sections 1 through 5 above, the State highway department shall impose such contract sanctions as it or the Federal Highway Administration may through 5 above, the State highway department shall impose such

[40 FR 49088, Oct. 21, 1975]

APPENDIX D TO SUBPART B OF PART 633—FEDERAL-AID PROPOSAL NOTICES
NOTICES TO PROSPECTIVE FEDERAL-AID CONSTRUCTION CONTRACTORS

1. Certification of non-segregated facilities.
   a. A Certification of Non-segregated Facilities, as required by the May 9, 1967, Order of the Secretary of Labor (32 FR 7439, May 19, 1967) on Elimination of Segregated Facilities is included in the proposal and must be submitted prior to the award of a Federal-aid highway construction contract exceeding $10,000 which is not exempt from the provisions of the Equal Opportunity clause.
   b. Bidders are cautioned as follows: By signing this bid, the bidder will be deemed to have signed and agreed to the provisions of the “Certification of Non-segregated Facilities” in this proposal. This certification provides that the bidder does not maintain or facility to be utilized for the contract is under consideration to be listed on the EPA List of Violating Facilities.
   c. Bidders receiving Federal-aid highway construction contract awards exceeding $10,000 which are not exempt from the provisions of the Equal Opportunity clause, will be required to provide for the forwarding of the following notice to prospective subcontractors for construction contracts and materials suppliers where the subcontracts or material supply agreements exceed $10,000 and are not exempt from the provisions of the Equal Opportunity clause.

Notice To Prospective Subcontractors and Material Suppliers of Requirement for Certification of Nonsegregated Facilities

(a) A Certification of Nonsegregated Facilities is required by the May 9, 1967, Order of the Secretary of Labor (32 FR 7431, May 19, 1967) on Elimination of Segregated Facilities, which is included in the proposal, or attached hereto, must be submitted by each subcontractor and material supplier prior to the award of the subcontract or consummation of a material supply agreement if such subcontract or agreement exceeds $10,000 and is not exempt from the provisions of the Equal Opportunity clause.

(b) Subcontractors and material suppliers are cautioned as follows: By signing the subcontract or entering into a material supply agreement, the subcontractor or material supplier will be deemed to have signed and agreed to the provisions of the “Certification of Nonsegregated Facilities” in the subcontract or material supply agreement. This certification provides that the subcontractor or material supplier does not maintain or provide for his employees facilities that are segregated on the basis of race, creed, color, or national origin, whether such facilities are segregated by directive or on a de facto basis. The certification also provides that the subcontractor or material supplier will not maintain such segregated facilities.

(c) Subcontractors or material suppliers receiving subcontract awards or material supply agreements exceeding $10,000 which are not exempt from the provisions of the Equal Opportunity clause will be required to provide for the forwarding of this notice to prospective subcontractors for construction contracts and material suppliers where the subcontracts and material supply agreements exceed $10,000 and are not exempt from the provisions of the Equal Opportunity clause.

II. Implementation of Clean Air Act
(a) By signing this bid, the bidder will be deemed to have stipulated as follows:
   (1) That any facility to be utilized in the performance of this contract, unless such contract is exempt under the Clean Air Act, as amended (42 U.S.C. 1857 et seq., as by Pub. L. 91-604). Executive order 11738, and regulations in implementation thereof (40 CFR part 15, is not listed on the U.S. Environmental Protection Agency (EPA) List of Violating Facilities pursuant to 40 CFR 15.20.
   (2) That the State highway department shall be promptly notified prior to contract award of the receipt by the bidder of any communication from the Director, Office of Federal Activities, EPA, indicating that a facility to be utilized for the contract is under consideration to be listed on the EPA List of Violating Facilities.

Subpart C—Direct Federal Construction Contracts


SOURCE: 39 FR 22418, June 24, 1974, unless otherwise noted.

§ 633.301 Purpose.
To prescribe for direct Federal highway construction contracts, provisions covering employment, safety, specific equal employment opportunity responsibilities and false statements concerning highway projects.

§ 633.302 Applicability.
(a) The form “Continuation of Standard Form 19–A, Labor Standards Provisions” (appendix A) shall be made a part of all highway construction contracts under the direct supervision of the Federal Highway Administration.
The form shall be incorporated in each highway construction contract as a continuation of Standard Form 19-A, Labor Standards Provisions and the clauses set forth in paragraph 7 of appendix A shall be included in all subcontracts.

(b) Such additional labor standards provisions as hometown or imposed equal employment opportunity plans shall be added at the end of the form.

APPENDIX A TO SUBPART C OF PART 633—CONTINUATION OF STANDARD FORM 19-A LABOR STANDARDS PROVISIONS (VTRANS-FIWA 3–74)

1. Weekly Statement.
   The contractor and each subcontractor shall furnish each week a statement with respect to the wages paid each of his employees engaged on work covered by the Copeland Act Regulations, 29 CFR part 3, and by 29 CFR part 5, during the preceding weekly payroll period. The statement shall be executed by the contractor or subcontractor or by an authorized officer or employee of the contractor or subcontractor who supervises the payment of wages. The statement shall be on U.S. Department of Labor Form WH 348, “Statement of Compliance,” or on an identical form on the back of U.S. Department of Labor Form WH 347, “Payroll (For Contractor’s Optional Use),” or on any form with identical wording. Copies of these forms may be purchased from the Government Printing Office.

2. Employment Practices.
   a. The wages of labor shall be paid in legal tender of the United States, except that this condition will be considered satisfied if payment is made by a negotiable check, on a solvent bank, which may be cashed readily by the employee in the local community at the full amount, without discount or collection charges of any kind. Where checks are used for payment, the contractor and each subcontractor shall make all necessary arrangements for them to be cashed and shall give information to their employees regarding such arrangements.
   b. No fee of any kind shall be asked or accepted by the contractor, or any of his agents or subcontractors, from any person as a condition of employment on the project.
   c. No laborers or mechanics shall be charged for any tools used in performing their duties unless prior permission to make payroll deductions for such charges has been granted by the Secretary of Labor in accordance with Section 3.6 of the Copeland Act Regulations.
   d. Every employee on the work covered by this contract shall be permitted to lodge, board, and trade where and with whom he selects and neither the contractor, his subcontractors, nor his employees shall directly or indirectly require as a condition of employment that an employee shall lodge, board or trade at a particular place or with a particular person.
   e. No charge shall be made for any transportation furnished by the contractor, or his subcontractors to any person employed on the work.
   f. No individual shall be employed as a laborer or mechanic on this contract except on a wage basis, but this shall not be construed to prohibit the rental of teams, trucks, or other equipment from individuals.
   g. Each employee’s social security number must be shown on the first payroll on which his name appears.

3. Payment of Excess Wages.
   While the wage rates shown in the wage determination decision are the minimum hourly rates required by the contract to be paid during its life, it is the responsibility of bidders to inform themselves as to the local labor conditions, such as the length of workday and workweek, overtime compensation, health and welfare contributions, labor supply, and prospective changes or adjustment of wage rates. No increase in the contract price shall be allowed or authorized on account of the payment of wage rates in excess of those listed herein.

4. Safety.
   It is a condition of this contract, and shall be made a condition of each subcontract entered into pursuant to this contract, that the contractor and any subcontractor shall not require any individual employed in performance of the contract to work in surroundings or under working conditions which are unsanitary, hazardous, or dangerous to his health or safety, as determined under construction safety and health standards (Title 29, Code of Federal Regulations, part 1926, as revised from time to time) promulgated by the United States Secretary of Labor, in accordance with Section 107 of the Contract Work Hours and Safety Standards Act.

5. False Statements Concerning Highway Projects.
   In order to assure high quality and durable construction in conformity with approved plans and specifications and a high degree of reliability on statements and representations made by engineers, contractors, suppliers, and workers on Federal highway projects, it is essential that all persons concerned with the project perform their functions as carefully, thoroughly, and honestly as possible. Willful falsification, distortion, or misrepresentation with respect to any facts related to the project is a violation of Federal law. To prevent any misunderstanding regarding the seriousness of these and similar acts, the contractor shall post the Notice, Form PR–1022 on each Federal highway project in one or more places where it is readily available to all personnel concerned with the project.

   a. General. (1) Equal employment opportunity requirements not to discriminate and to take affirmative action to assure equal employment opportunity as required by Executive Order 11246 and Executive Order 11375 are set forth in SF 23–A, General Provisions and in these Provisions. The requirements set forth in these Provisions shall constitute the specific affirmative action requirements for project activities under this contract and supplement the equal employment opportunity requirements set forth in the General Provisions.
   (2) The contractor will work with the Federal Government in carrying out equal employment opportunity obligations and in their review of his activities under this contract.
   (3) The prime contractor, and all subcontractors (not including material suppliers), holding subcontracts of $10,000 or more, will comply with the minimum equal employment opportunity requirements set forth in the balance of this clause 6.
   The contractor will accept as his operating policy the following statement or an equivalent statement which is designed to further the provision of equal employment opportunity to all persons without regard to their race, color, religion, sex, or national origin, and to promote the full realization of equal employment opportunity through a positive continuing program: It is the policy of this Company to assure that applicants are employed, and that employees are treated during employment, without regard to their race, religion, sex, color, or national origin. Such action shall include: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship, pre-apprenticeship, and/or on-the-job training.
   c. Equal Employment Opportunity Officer.
   The contractor will designate and make known to the contracting officer an equal employment opportunity officer (hereinafter referred to as the EEO Officer) who must be capable of effectively administering and promoting an active contractor program of equal employment opportunity and who must be assigned adequate authority and responsibility to do so.
   d. Dissemination of Policy.
   (1) All members of the contractor’s staff who are authorized to hire, supervise, promote, and discharge employees, or who recommend such action, or who are substantially involved in such action, will be made fully cognizant of, and will implement, the contractor’s equal employment opportunity policy and contractual responsibilities. To insure that the above agreement will be met, the following actions will be taken as minimum: (a) Periodic meetings of supervisory and personnel office employees will be conducted before the start of work and then not less often than once every six months, at which time the contractor’s equal employment opportunity policy and its implementation will be reviewed and explained. The meetings will be conducted by the EEO Officer or other knowledgeable company official.
   (b) All new supervisory or personnel office employees will be given a thorough indoctrination by the EEO Officer or other knowledgeable company official covering all major aspects of the contractor’s basic employment opportunity obligations within thirty days following their reporting for duty with the contractor.
   (c) The EEO Officer or appropriate company official will instruct all employees engaged in the direct recruitment of employees for the project relative to the methods followed by the contractor in locating and hiring minority group employees.
   (2) In order to make the contractor’s equal employment opportunity
policy known to all employees, prospective employees and potential sources of employees, i.e., schools, employment agencies, labor unions (where appropriate), college placement officer, etc., the contractor will take the following actions:

(a) Notices and posters setting forth the contractor’s equal employment opportunity policy will be placed in areas readily accessible to employees, applicants for employment and potential employees.

(b) The contractor’s equal employment opportunity policy and the procedures to implement such policy will be brought to the attention of employees by means of meetings, employee handbooks, or other appropriate means.

c. Recruitment.

(1) When advertising for employees, the contractor will include in all advertisements for employees the notation: “An Equal Opportunity Employer.” He will insert all such advertisements in newspapers, or other publications, having a large circulation among minority groups in the area from which the project work force would normally be derived.

(2) The contractor will, unless precluded by a valid bargaining agreement, conduct systematic and direct recruitment through public and private employee referral sources likely to yield qualified minority group applicants, including, but not limited to, State employment agencies, schools, colleges and minority group organizations. To meet this requirement, the contractor will, through his EEO Officer, identify sources of potential minority group employees, and establish with such identified sources procedures whereby minority group applicants may be referred to the contractor for employment consideration.

(3) The contractor will encourage his present employees to refer minority group applicants for employment by posting appropriate notices or bulletins in areas accessible to all such employees. In addition, information and procedures with regard to referring minority group applicants will be discussed with employees.

d. Personnel Actions.

(1) Wages, working conditions, and employee benefits shall be established and administered, and personnel actions of every type, including hiring, upgrading, promotion, transfer, demotion, layoff, and termination, shall be taken without regard to race, color, religion, sex, or national origin. The following procedures shall be followed:

(a) The contractor will conduct periodic inspections of project sites to insure that working conditions and employee facilities do not indicate discriminatory treatment of project site personnel.

(b) The contractor will periodically evaluate the spread of wages paid within each classification to determine any evidence of discriminatory wage practices.

(c) The contractor will periodically review selected personnel actions in depth to determine whether there is evidence of discrimination. Where evidence is found, the contractor will promptly take corrective action. If the review indicates that the discrimination may extend beyond the actions reviewed, such corrective action shall include all affected persons.

(d) The contractor will investigate all complaints of alleged discrimination made to the contractor in connection with his obligations under this contract, will attempt to resolve such complaints, and will take appropriate corrective action. If the investigation indicates that the discrimination may affect persons other than the complainant, such corrective action shall include such other persons. Upon completion of each investigation the contractor will inform every complainant of all of his avenues of appeal.

e. Training and Promotion.

(1) The contractor will assist in locating, qualifying and increasing the skills of minority group employees and applicants, for employment.

(2) Consistent with his manpower requirements and as permissible under Federal and State regulations, the contractor will make full use of training programs, i.e., pre-apprenticeship apprenticeship, and/or on-the-job training programs for the geographical area of contract performance.

(3) The contractor will advise employees and applicants for employment of available training programs and entrance requirements for each.

(4) The contractor will periodically review the training and promotion potential of minority group employees and will encourage eligible employees to apply for such training and promotion.

h. Unions.

The contractor will use his best efforts to obtain the cooperation of such unions to increase minority group opportunities within the unions, and to effect referrals by such unions of minority group employees. Actions by the contractor, either directly or through a contractor’s association acting as his agent, will include the procedures set forth below:

(1) Use his best efforts to develop, in cooperation with the unions, joint training programs aimed toward qualifying more minority group members for membership in the unions and increasing the skills of minority group employees so that they may qualify for higher paying employment.

(2) Use his best efforts to incorporate an equal employment opportunity clause into all union agreements to the end that such unions will be contractually bound to refer applicants without regard to their race, color, religion, sex, or national origin.

(3) The contractor will, through his recruitment procedures, fill the employment vacancies without regard to race, color, religion, sex, or national origin, making full efforts to obtain qualified minority group persons.

i. Subcontracting.

(1) The contractor will use his best efforts to utilize minority group subcontractors or subcontractors with meaningful minority group representation among their employees.

(2) The contractor will use his best efforts to assure subcontractor compliance with their equal employment opportunity obligations.

j. Records and Reports.

(1) The contractor will keep such records as are necessary to determine compliance with the contractor’s equal employment opportunity obligations. The records kept by the contractor will be designed to indicate:

(a) The number of minority and non-minority group members employed in each work classification on the project.

(b) The progress and efforts being made in cooperation with unions to increase minority group employment opportunities (applicable only to contractors who rely in whole or in part on unions, as a source of their work force).

(c) The progress and efforts being made in locating, hiring, training, qualifying, and upgrading minority group employees.

(d) The progress and efforts being made in securing the services of minority group subcontractors or subcontractors with meaningful minority group representation among their employees.

(2) All such records must be retained for a period of three years following completion of the contract work and shall be available at reasonable times and places for inspection by the contracting officer or his authorized representative.

(3) The contractor will submit to the Federal Highway Administration a monthly report for the first three months after construction begins, and thereafter upon request, for the duration of the project, indicating the number of minority and non-minority group employees currently engaged in each work classification required by the contract work. This information is to be reported on Form PR–1391.

7. Subcontracts.

The contractor will use his best efforts to incorporate all complaints of alleged discrimination made to the contractor in connection with his obligations under this contract, will attempt to resolve such complaints, and will take appropriate corrective action. If the investigation indicates that the discrimination may affect persons other than the complainant, such corrective action shall include such other persons. Upon completion of each investigation the contractor will inform every complainant of all of his avenues of appeal.
APPENDIX C

23 CFR Subchapter C – Civil Rights Part 200 – Title VI
SUBCHAPTER C—CIVIL RIGHTS PART 200—
TITLE VI PROGRAM AND RELATED STATUTES—IMPLEMENTATION AND
REVIEW PROCEDURES

Sec.
200.1 Purpose.
200.3 Application of this part.
200.5 Definitions.
200.7 FHWA Title VI policy.
200.9 State highway agency responsibilities.
200.11 Procedures for processing Title VI reviews.
200.13 Certification acceptance.


SOURCE: 41 FR 53982, Dec. 10, 1976, unless otherwise noted.

§ 200.1 Purpose.

To provide guidelines for: (a) Implementing the Federal Highway Administration (FHWA) Title VI compliance program under Title VI of the Civil Rights Act of 1964 and related civil rights laws and regulations, and (b) Conducting Title VI program compliance reviews relative to the Federal-aid highway program.

§ 200.3 Application of this part.

The provisions of this part are applicable to all elements of FHWA and provide requirements and guidelines for State highway agencies to implement the Title VI Program requirements. The related civil rights laws and regulations are listed under § 200.5(p) of this part. Title VI requirements for 23 U.S.C. 402 will be covered under a joint FHWA/NHTSA agreement.

§ 200.5 Definitions.

The following definitions shall apply for the purpose of this part:

(a) Affirmative action. A good faith effort to eliminate past and present discrimination in all federally assisted programs, and to ensure future nondiscriminatory practices.

(b) Beneficiary. Any person or group of persons (other than States) entitled to receive benefits, directly or indirectly, from any federally assisted program, i.e., relocatees, impacted citizens, communities, etc.

(c) Citizen participation. An open process in which the rights of the community to be informed, to provide comments to the Government and to receive a response from the Government are met through a full opportunity to be involved and to express needs and goals.

(d) Compliance. That satisfactory condition existing when a recipient has effectively implemented all of the Title VI requirements or can demonstrate that every good faith effort toward achieving this end has been made.

(e) Deficiency status. The interim period during which the recipient State has been notified of deficiencies, has not voluntarily complied with Title VI Program guidelines, but has not been declared in noncompliance by the Secretary of Transportation.

(f) Discrimination. That act (or action) whether intentional or unintentional, through which a person in the United States, solely because of race, color, religion, sex, or national origin, has been otherwise subjected to unequal treatment under any program or activity receiving financial assistance from the Federal Highway Administration under title 23 U.S.C.

(g) Facility. Includes all, or any part of, structures, equipment or other real or personal property, or interests therein, and the provision of facilities includes the construction, expansion, renovation, remodeling, alternation or acquisition of facilities.

(h) Federal assistance. Includes:

(1) Grants and loans of Federal funds,
(2) The grant or donation of Federal property and interests in property,
(3) The detail of Federal personnel,
(4) The sale and lease of, and the permission to use (on other than a casual or transient basis), Federal property or any interest in such property without consideration or at a nominal consideration, or at a consideration which is reduced for the purpose of assisting the recipient, or in recognition of the public interest to be served by such sale or lease to the recipient, and
(5) Any Federal agreement, arrangement, or other contract which has, as one of its purposes, the provision of assistance.

(i) Noncompliance. A recipient has failed to meet prescribed requirements and has shown an apparent lack of good faith effort in implementing all of the Title VI requirements.

(j) Persons. Where designation of persons by race, color, or national origin is required, the following designations ordinarily may be used: ‘‘White not of Hispanic origin’’, ‘‘Black not of Hispanic origin’’, ‘‘Hispanic’’, ‘‘Asian or Pacific Islander’’, ‘‘American Indian or Alaskan Native’’. Additional subcategories based on national origin or primary language spoken may be used, where appropriate, on either a national or a regional basis.

(k) Program. Includes any highway, project, or activity for the provision of services, financial aid, or other benefits to individuals. This includes education or training, work opportunities, health, welfare, rehabilitation, housing, or other services, whether provided directly by the recipient of Federal financial assistance or provided by others through contracts or other arrangements with the recipient.

(l) State highway agency. That department, commission, board, or official of any State charged by its laws with the responsibility for highway construction. The term State would be considered equivalent to State highway agency if the context so implies.

(m) Program area officials. The officials in FHWA who are responsible for carrying out technical program responsibilities.

(n) Recipient. Any State, territory, possession, the District of Columbia, Puerto Rico, or any political subdivision, or instrumentality thereof, or any public or private agency, institution, or organization, or other entity, or any individual, in any State, territory, possession, the District of Columbia, or Puerto Rico, to whom Federal assistance is extended, either directly or through another recipient, for any program. Recipient includes any successor, assignee, or transferee thereof. The term recipient does not include any ultimate beneficiary under any such program.

(o) Secretary. The Secretary of Transportation as set forth in 49 CFR 21.17(g)(3) or the Federal Highway Administrator to whom the Secretary has delegated his authority in specific cases.

(p) Title VI Program. The system of requirements developed to implement Title VI of the Civil Rights Act of 1964. References in this part to Title VI requirements and regulations shall not be limited to only Title VI of the Civil Rights Act of 1964. Where appropriate, this term also refers to the civil rights provisions of other Federal statutes to the extent that they prohibit discrimination on the grounds of race, color, sex, or national origin in programs receiving Federal financial assistance of the type subject to Title VI itself. These Federal statutes are:

(1) Title VI of the Civil Rights Act of 1964, 42 U.S.C. 2000d–d4 (49 CFR part 21); the standard VTRANS Title VI assurances signed by each State pursuant to VTRANS Order 1050.2; Executive Order 11764; 28 CFR 50.3;
(3) Title VIII of the Civil Rights Act of 1968, amended 1974 (42 U.S.C. 3601–3619);

§ 200.7 FHWA Title VI policy.

It is the policy of the FHWA to ensure compliance with Title VI of the Civil Rights Act of 1964; 49 CFR part 21; and related statutes and regulations.

§ 200.9 State highway agency responsibilities.

(a) State assurances in accordance with Title VI of the Civil Rights Act of 1964.

(1) Title 49, CFR part 21 (Department of Transportation Regulations for the implementation of Title VI of the Civil Rights Act of 1964) requires assurances from States 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 under any program or activity for which the recipient receives Federal assistance from
the Department of Transportation, including the Federal Highway Administration.

(2) Section 162a of the Federal-Aid Highway act of 1973 (section 324, title 23 U.S.C.) requires that there be no discrimination on the ground of sex. The FHWA considers all assurances heretofore received to have been amended to include a prohibition against discrimination on the ground of sex. These assurances were signed by the 50 States, the District of Columbia, Puerto Rico, the Virgin Islands, Guam, and American Samoa. The State highway agency shall submit a certification to the FHWA, indicating that the requirements of section 162a of the Federal-Aid Highway Act of 1973 have been added to its assurances.

(3) The State highway agency shall take affirmative action to correct any deficiencies found by the FHWA within a reasonable time period, not to exceed 90 days, in order to implement Title VI compliance in accordance with State signed assurances and required guidelines. The head of the State highway agency shall be held responsible for implementing Title VI requirements.

(4) The State program area officials and Title VI Specialist shall conduct annual reviews of all pertinent program areas to determine the effectiveness of program area activities at all levels.

(b) State actions. (1) Establish a civil rights unit and designate a coordinator who has a responsible position in the organization and easy access to the head of the State highway agency. This unit shall contain a Title VI Equal Employment Opportunity Coordinator or a Title VI Specialist, who shall be responsible for initiating and monitoring Title VI activities and preparing required reports.

(2) Adequately staff the civil rights unit to effectively implement the State civil rights requirements.

(3) Develop procedures for prompt processing and disposition of Title VI and Title VIII complaints received directly by the State and not by FHWA. Complaints shall be investigated by State civil rights personnel trained in compliance investigations. Identify each complainant by race, color, sex, or national origin; the recipient; the nature of the complaint; the dates the complaint was filed and the investigation completed; the disposition; the date of the disposition; and other pertinent information. Each recipient (State) processing Title VI complaints shall be required to maintain a similar log. A copy of the complaint, together with a copy of the State’s report of investigation, shall be forwarded to the FHWA division office within 60 days of the date the complaint was received by the State.

(4) Develop procedures for the collection of statistical data (race, color, religion, sex, and national origin) of participants in, and beneficiaries of State highway programs, i.e., relocatees, impacted citizens and affected communities.

(5) Develop a program to conduct Title VI reviews of program areas.

(6) Conduct annual reviews of special emphasis program areas to determine the effectiveness or program area activities at all levels.

(7) Conduct Title VI reviews of cities, counties, consultant contractors, suppliers, universities, colleges, planning agencies, and other recipients of Federal-aid highway funds.

(8) Review State program directives in coordination with State program officials and, where applicable, include Title VI and related requirements.

(9) The State highway agency Title VI designee shall be responsible for conducting training programs on Title VI and related statutes for State program and civil rights officials.

(10) Prepare a yearly report of Title VI accomplishments for the past year and goals for the next year.

(11) Beginning October 1, 1976, each State highway agency shall annually submit an updated Title VI implementing plan to the Regional Federal Highway Administrator for approval or disapproval.

(12) Develop Title VI information for dissemination to the general public and, where appropriate, in languages other than English.

(13) Establishing procedures for pre-grant and post grant approval reviews of State programs and applicants for compliance with Title VI requirements; i.e., highway location, design and relocation, and persons seeking contracts with the State.

(14) Establish procedures to identify and eliminate discrimination when found to exist.

(15) Establishing procedures for promptly resolving deficiency status and reducing to writing the remedial action agreed to be necessary, all within a period not to exceed 90 days.

§ 200.11 Procedures for processing Title VI reviews.

(a) If the regional Title VI review report contains deficiencies and recommended actions, the report shall be forwarded by the Regional Federal Highway Administrator to the Division Administrator, who will forward it with a cover letter to the State highway agency for corrective action.

(b) The division office, in coordination with the Regional Civil Rights Officer, shall schedule a meeting with the recipient, to be held not later than 30 days from receipt of the deficiency report.

(c) Recipients placed in a deficiency status shall be given a reasonable time, not to exceed 90 days after receipt of the deficiency letter, to voluntarily correct deficiencies.

(d) The Division Administrator shall seek the cooperation of the recipient in correcting deficiencies found during the review. The FHWA officials shall also provide the technical assistance and guidance needed to aid the recipient to comply voluntarily.

(e) When a recipient fails or refuses to voluntarily comply with requirements within the time frame allotted, the Division Administrator shall submit to the Regional Administrator two copies of the case file and a recommendation that the State be found in noncompliance.

(f) The Office of Civil Rights shall review the case file for a determination of concurrence or non-concurrence with a recommendation to the Federal Highway Administrator. Should the Federal Highway Administrator concur with the recommendation, the file is referred to the Department of Transportation, Office of the Secretary, for appropriate action in accordance with 49 CFR.

§ 200.13 Certification acceptance.

Title VI and related statutes requirements apply to all State highway agencies. States and FHWA divisions operating under certification acceptance shall monitor the Title VI aspects of the program by conducting annual reviews and submitting required reports in accordance with guidelines set forth in this document.
APPENDIX D

23 CFR Part 230 – External Programs
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Appendix F to Subpart D—Equal Opportunity Compliance Review Process Flow Chart

Appendix G to Subpart D—Special Reporting Requirements for “Hometown” or “Imposed” Plan Areas

Subpart A—Equal Employment Opportunity on Federal and Federal-Aid Construction Contracts (Including Supportive Services)

§ 230.101 Purpose.

The purpose of the regulations in this subpart is to prescribe the policies, procedures, and guides relative to the implementation of an equal employment opportunity program on Federal and Federal-aid highway construction contracts, except for those contracts awarded under 23 U.S.C. 117, and to the preparation and submission of reports pursuant thereto.

§ 230.103 Definitions.

For purposes of this subpart—Administrators means the Federal Highway Administrator.

Area-wide Plan means an affirmative action plan to increase minority utilization of crafts in a specified geographical area pursuant to Executive Order 11246, and taking the form of either a “Hometown” or an “Imposed” plan.  

Bid conditions means contract requirements which have been issued by OFCC for purposes of implementing a Hometown Plan.

Division Administrators means the chief Federal Highway Administration (FHWA) official assigned to conduct FHWA business in a particular State, the District of Columbia, or the Commonwealth of Puerto Rico.

Division Equal Opportunity Officer means an individual with staff level responsibilities and necessary authority by which to operate as an Equal Opportunity Officer in a Division office. Normally the Equal Opportunity Officer will be a full-time civil rights specialist serving as staff assistant to the Division Administrator.

Hometown Plan means a voluntary area-wide plan which was developed by representatives of affected groups (usually labor unions, minority organizations, and contractors), and subsequently approved by the Office of Federal Contract Compliance (OFCC), for purposes of implementing the equal employment opportunity requirements pursuant to Executive Order 11246, as amended.

Imposed Plan means an affirmative action requirement for a specified geographical area made mandatory by OFCC and, in some areas, by the courts.

Journeyman means a person who is capable of performing all the duties within a given job classification or craft.

State highway agency means that department, commission, board, or official of any State charged by its laws with the responsibility for highway construction. The term State should be considered equivalent to State highway agency.

Suggested minimum annual training goals means goals which have been assigned to each State highway agency annually for the purpose of specifying training positions on selected Federal-aid highway construction projects.

Supportive services means those services provided in connection with approved on-the-job training programs for highway construction workers and highway contractors which are designed to increase the overall effectiveness of training programs through the performance of functions determined to be necessary in connection with such programs, but which are not generally considered as comprising part of actual on-the-job craft training.

Trainee means a person who received on-the-job training, whether through an apprenticeship program or other programs approved or accepted by the FHWA.

Source: 40 FR 28053, July 3, 1975, unless otherwise noted.

§ 230.105 Applicability.

(a) Federal-aid highway construction projects. This subpart applies to all Federal-aid highway construction projects and to Appalachian highway construction projects and other State supervised cooperative highway construction projects except:

(1) Federal-aided highway construction projects being constructed pursuant to 23 U.S.C. 117; and
(2) Those projects located in areas where the Office of Federal Contract Compliance has implemented an ‘‘Imposed’’ or a ‘‘Hometown’’ plan for the provision of on-the-job training and those provisions pertaining to supportive services and reporting requirements.

(b) Direct Federal highway construction projects. This subpart applies to all direct Federal highway construction projects except:
(1) For those provisions relating to the special requirements for the provision of supportive services; and
(2) For those provisions relating to implementation of specific equal employment opportunity requirements in areas where the Office of Federal Contract Compliance has implemented an ‘‘Imposed’’ or ‘‘Hometown’’ plan.

§ 230.107 Policy.

(a) Direct Federal and Federal-aid highway construction projects. It is the policy of the FHWA to require that all direct Federal and Federal-aid highway construction contracts include the same specific equal employment opportunity requirements. It is also the policy to require that all direct Federal and Federal-aid highway construction subcontracts of $10,000 or more (not including contracts for supplying materials) include these same requirements.

(b) Federal-aid highway construction projects. It is the policy of the FHWA to require full utilization of all available training and skill-improvement opportunities to assure the increased participation of minority groups and disadvantaged persons and women in all phases of the highway construction industry. Moreover, it is the policy of the Federal Highway Administration to encourage the provision of supportive services which will increase the effectiveness of approved on-the-job training programs conducted in connection with Federal-aid highway construction projects.


(a) Federal-aid highway construction projects. The special provisions set forth in appendix A shall be included in the advertised bidding proposal and made part of the contract for each contract and each covered Federal-aid highway construction subcontract.

(b) Direct Federal highway construction projects. Advertising, award and contract administration procedures for direct Federal highway construction contracts shall be as set forth in Federal Acquisition Regulations (48 CFR, chapter 1, section 22.803(c)). In order to obtain information required by 48 CFR, Chapter 1, §22.804–2(c), the following requirement shall be included at the end of the bid schedule in the proposal and contract assembly:

I expect to employ the following firms as subcontractors on this project:
(Naming subcontractors at this time does not constitute a binding commitment on the bidder to retain such subcontractors, nor will failure to enter names affect the contract award):

Name __________________________________________
Address ________________________________________
Name __________________________________________
Address ________________________________________

[40 FR 28053, July 3, 1975, as amended at 51 FR 22800, June 23, 1986]

§ 230.111 Implementation of special requirements for the provision of on-the-job training.

(a) The State highway agency shall determine which Federal-aid highway construction contracts shall include the ‘‘Training Special Provisions’’ (appendix b) and the minimum number of trainees to be specified therein after giving appropriate consideration to the guidelines set forth in § 230.111

(c) The ‘‘Training Special Provisions’’ shall supersede section 7(b) of the Special Provisions (appendix A) entitled ‘‘Specific Equal Employment Opportunity Responsibilities.’’ Minor wording revisions will be required to the ‘‘Training Special Provisions’’ in areas having ‘‘Hometown’’ or ‘‘Imposed Plan’’ requirements.

(b) The Washington Headquarters shall establish and publish annually suggested minimum training goals. These goals will be based on the Federal-aid apportioned amounts and the minority population. A State will have achieved its goal if the total number of training slots on selected federally aided highway construction contracts which have been awarded during each 12-month period equals or exceeds the State’s suggested minimum annual goal. In the event a State highway agency does not attain its goal during a calendar year, the State highway agency at the end of the year shall inform the FHWA Administrator of the reasons for its inability to meet the suggested minimum number of training slots and the steps to be taken to achieve the goal during the next calendar year. The information to be submitted not later than 30 days after the end of the calendar year and should be factual, and should not only indicate the situations occurring during the year but show the project conditions at least through the coming year. The final determination will be made on what training goals are considered to be realistic based on the information submitted by a State.

The following guidelines shall be utilized by the State highway agency in selecting projects and determining the number of trainees to be provided training therein:

(1) Availability of minorities, women, and disadvantaged for training.
(2) The potential for effective training.
(3) Duration of the contract.
(4) Dollar value of the contract.
(5) Total normal work force that the average bidder could be expected to use.
(6) Geographic location.
(7) Type of work.
(8) The need for additional journeymen in the area.
(9) Recognition of the suggested minimum goal for the State.
(10) A satisfactory ratio of trainees to journeymen expected to be on the contractor’s work force during normal operations (considered to fall between 1:10 and 1:4).

(d) Training programs which are established shall be approved only if they meet the standards set forth in appendix B regarding to:

(1) The primary objectives of training and upgrading minority group workers, women, and disadvantaged persons.
(2) The development of full journeymen.
(3) The minimum length and type of training.
(4) The minimum wages of trainees.
(5) Trainees certifications.
(6) Keeping records and furnishing reports.

(e) Training programs considered by a State highway agency to meet the standards under this directive shall be submitted to the FHWA division Administrator with a recommendation for approval.

(2) Employment pursuant to training programs approved by the FHWA division Administrator will be exempt from the minimum wage rate provisions of section 113 of title 23 U.S.C. Approval, however, shall not be given to training programs which provide for employment of trainees at wages less than those required by the Special Training Provisions. (Appendix B.)

(f) Apprenticeship programs approved by the U.S. Department of Labor as of the date of proposed use by a Federal-aid highway contractor or subcontractor need not be formally approved by the State highway agency or the FHWA division Administrator. Such programs, including their minimum wage provisions, are acceptable for use, provided they are administered in a manner reasonably calculated to meet the equal employment opportunity obligations of the contractor.

(g) Other training programs approved by the U.S. Department of Labor as of the date of proposed use by a Federal-aid highway contractor or subcontractor are also acceptable for use without the formal approval of the State highway agency or the division Administrator provided:

(i) The U.S. Department of Labor has clearly approved the program aspects relating to equal employment opportunity and the payment of trainee wage rates in lieu of prevailing wage rates.

(ii) They are reasonably calculated to qualify the average trainees for journeymen status in the classification concerned by the end of the training period.

(iii) They are administered in a manner calculated to meet the equal employment obligations of the contractors.

(h) The State highway agencies have the option of permitting Federal-aid highway construction contractors to bid on training to be given under this directive. The following procedures are to be utilized by those State highway agencies that elect to provide a bid item for training:

(1) The number of training positions shall continue to be specified in the Special Training Provisions. Furthermore, this number should be converted into an estimated number of hours of training which is to be used in arriving at the total bid price for the training item. Increases and decreases from the estimated amounts would be handled as overruns or underruns.

(2) A section concerning the method of payment should be included in the Special Training Provisions. Some form of offsite training is permissible as long as the training is an integral part of an approved training program and does not comprise a substantial part of the overall training. Furthermore, the trainee
must be concurrently employed on a federally aided highway construction project subject to the Special Training Provisions attached to this directive. Reimbursement for offsite training may only be made to the contractor where he does one or more of the following: Contributes to the cost of the training, provides the instruction to the trainee, or pays the trainee’s wages during the offsite training period;

(3) A State highway agency may modify the special provisions to specify the numbers to be trained in specific job classifications;

(4) A State highway agency can specify training standards provided any prospective bidder can use them, the training standards are made known in the advertised specifications, and such standards are found acceptable by FHWA. [40 FR 28053, July 3, 1975; 40 FR 57358, Dec. 9, 1975, as amended at 41 FR 3080, Jan. 21, 1976]

§ 230.113 Implementation of supportive services.

(a) The State highway agency shall establish procedures, subject to the availability of funds under 23 U.S.C. 140 (b), for the provision of supportive services in support of training programs approved under this directive. Funds made available to implement this paragraph shall not be used to finance the training of State highway agency employees or to provide services in support of such training. State highway agencies are not required to match funds allocated to them under this section.

(b) In determining the types of supportive services to be provided which will increase the effectiveness of approved training programs. State highway agencies shall give preference to the following types of services in the order listed:

(1) Services related to recruiting, counseling, transportation, physical examinations, remedial training, with special emphasis upon increasing training opportunities for members of minority groups and women;

(2) Services in connection with the administration of on-the-job training programs being sponsored by individual or groups of contractors and/or minority groups and women’s groups;

(3) Services designed to develop the capabilities of prospective trainees for undertaking on-the-job training;

(4) Services in connection with providing a continuation of training during periods of seasonal shutdown;

(5) Follow-up services to ascertain outcome of training being provided.

(c) State highway agencies which desire to provide or obtain supportive services other than those listed above shall submit their proposals to the Federal Highway Administration for approval. The proposal, together with recommendations of the division and regional offices shall be submitted to the Administrator for appropriate action.

(d) When the State highway agency provides supportive services by contract, formal advertising is not required by the FHWA, however, the State highway agency shall solicit proposals from such qualified sources as will assure the competitive nature of the procurement. The evaluation of proposals by the State highway agency must include consideration of the proposer’s ability to effect a productive relationship with contractors, unions (if appropriate), minority and women groups, minority and women trainees, and other persons or organizations whose cooperation and assistance will contribute to the successful performance of the contract work.

(e) In the selection of contractors to provide supportive services, State highway agencies shall make conscientious efforts to search out and utilize the services of qualified minority or women organizations, or minority or women business enterprises.

(f) As a minimum, State highway agency contracts to obtain supportive services shall include the following provisions:

(1) A statement that a primary purpose of the supportive services is to increase the effectiveness of approved on-the-job training programs, particularly their effectiveness in providing meaningful training opportunities for minorities, women, and the disadvantaged on Federal-aid highway projects;

(2) A clear and complete statement of the services to be provided under the contract, such as services to construction contractors, subcontractors, and trainees, for recruiting, counseling, remedial educational training, assistance in the acquisition of tools, special equipment and transportation, follow-up procedures, etc.;

(3) The nondiscrimination provisions required by Title VI of the Civil Rights Act of 1964 as set forth in FHWA Form PR–1273, and a statement of nondiscrimination in employment because of race, color, religion, national origin or sex;

(4) The establishment of a definite period of contract performance together with, if appropriate, a schedule stating when specific supportive services are to be provided;

(5) Reporting requirements pursuant to which the State highway agency will receive monthly or quarterly reports containing sufficient statistical data and narrative content to enable evaluation of both progress and problems;

(6) A requirement that the contractor keep track of trainees receiving training on Federal-aid highway construction projects for up to 6 months during periods when their training is interrupted. Such contracts shall also require the contractor to conduct a 6 month follow-up review of the employment status of each graduate who completes an on-the-job training program on a Federal-aid highway construction project subsequent to the effective date of the contract for supportive services.

(7) The basis of payment;

(8) An estimated schedule for expenditures;

(9) The right of access to contractor and subcontractor records and the right to audit shall be granted to authorize State highway agency and FHWA officials;

(10) No collusion certification;

(11) A requirement that the contractor provide all information necessary to support progress payments if such are provided for in the contract;

(12) A termination clause.

(g) The State highway agency is to furnish copies of the reports received under paragraph (b)(5) of this section, to the division office. [40 FR 28053, July 3, 1975, as amended at 41 FR 3080, Jan. 21, 1976]

§ 230.115 Special contract requirements for “Hometown” or “Imposed” Plan areas.

Direct Federal and Federal-aid contracts to be performed in “Hometown” or “Imposed” Plan areas will incorporate the special provision set forth in appendix G.

§ 230.117 Reimbursement procedures (Federal-aid highway construction projects only).

(a) On-the-job special training provisions State highway agencies will be reimbursed on the same pro-rata basis as the construction costs of the Federal-aid project.

(b) Supportive services. (1) The State highway agency must keep a separate account of supportive services funds since they cannot be interchanged with regular Federal-aid funds. In addition, these funds may not be expended in a manner that would provide for duplicate payment of Federal or Federal-aid funds for the same service.

(2) Where a State highway agency does not obligate all its funds within the time specified in the particular year’s allocation directive, the funds shall revert to the FHWA Headquarters Office to be made available for use by other State highway agencies, taking into consideration each State’s need for and ability to use such funds.

§ 230.119 Monitoring of supportive services.

Supportive services procured by a State highway agency shall be monitored by both the State highway agency and the division office.

§ 230.121 Reports.

(a) Employment reports on Federal-aid highway construction contracts not subject to “Hometown” or “Imposed” plan requirements.

(1) Paragraph 10c of the special provisions (appendix A) sets forth specific reporting requirements. FHWA Form PR–1391, Federal-Aid Highway Construction Contractors Annual EEO Report, (appendix C) and FHWA Form PR 1392, Federal-Aid Highway Construction Summary of Employment Data (including minority breakdown) for all Federal-Aid Highway Projects for month ending July 31st, 19—, (appendix D) are to be used to fulfill these reporting requirements.

(2) Form PR 1391 is to be completed by each contractor and each subcontractor subject to this part for every month of July during which work is performed, and submitted to the State highway agency. A separate report is to be completed for each covered contract or subcontract. The employment data entered should reflect the work force on board during all or any part of the last payroll period preceding the end of the month. The State highway agency is to forward a single copy of each report to the FHWA division office.

(3) Form PR 1392 is to be completed by the State highway agencies, summarizing the reports on PR 1391 for the month of July received from all
services contractors to the FHWA division office which will furnish agency is to furnish copies of the reports received from supportive during all or any part of the last payroll period preceding the end of except as otherwise provided for under 23 U.S.C. 117. The subcontractor holding contracts or subcontracts exceeding $10,000 Administration submit a report annually on the status of the equal employment opportunity program, Form PR 1391 to be completed annually by each contractor and each subcontractor holding contracts or subcontracts exceeding $10,000 except as otherwise provided for under 23 U.S.C. 117. The employment data entered should reflect the work force on board during all or any part of the last payroll period preceding the end of the month of July.

(a) Reports on supportive services contracts. The State highway agency is to furnish copies of the reports received from supportive services contractors to the FHWA division office which will furnish a copy to the regional office.

APPENDIX A TO SUBPART A OF PART 230—SPECIAL PROVISIONS

SPECIFIC EQUAL EMPLOYMENT OPPORTUNITY RESPONSIBILITIES

1. General. a. Equal employment opportunity requirements not to discriminate and to take affirmative action to assure equal employment opportunity as required by Executive Order 11246 and Executive Order 11375 are set forth in Required Contract, Provisions (Form PR-1273 or 1316, as appropriate) and these Special Provisions which are imposed pursuant to section 140 of title 23 U.S.C., as established by section 22 of the Federal-Aid Highway Act of 1968. The requirements set forth in these Special Provisions shall constitute the specific affirmative action requirements for project activities under this contract and supplement the equal employment opportunity requirements set forth in the Required Contract Provisions.

b. The contractor will work with the State highway agencies and the Federal Government in carrying out equal employment opportunity obligations and in their review of his/her activities under the contract.

c. The contractor and all his/her subcontractors holding subcontracts not including material suppliers, of $10,000 or more, will comply with the following minimum specific requirement activities of equal employment opportunity: (The equal employment opportunity requirements of Executive Order 11246, as set forth in volume 6, chapter 4, section 1, subsection 1 of the Federal-Aid Highway Program Manual, are applicable to material suppliers as well as contractors and subcontractors.) The contractor will include these requirements in every subcontract of $10,000 or more with such modification of language as is necessary to make them binding on the subcontractor.

b. The contractor will periodically evaluate the spread of wages paid effective administering and promoting an active contractor program of equal employment opportunity and who must be assigned adequate authority and responsibility to do so.

4. Dissemination of Policy. a. All members of the contractor’s staff who are authorized to hire, supervise, promote, and discharge employees, or who recommend such action, or who are substantially involved in such action, will be made fully cognizant of, and will implement, the contractor’s equal employment opportunity policy and contractual responsibilities to provide equal employment opportunity in each grade and classification of employment. To ensure that the above agreement will be met, the following actions will be taken as a minimum:

(1) Periodic meetings of supervisory and personnel office employees will be conducted before the start of work and then not less often than once every six months, at which time the contractor’s equal employment opportunity policy and its implementation will be reviewed and explained. The meetings will be conducted by the EEO Officer or other knowledgeable company official.

(2) All new supervisory or personnel office employees will be given a thorough indoctrination by the EEO Officer or other knowledgeable company official, covering all major aspects of the contractor’s equal employment opportunity obligations within thirty days following their reporting for duty with the contractor.

(3) All personnel who are engaged in direct recruitment for the project will be instructed by the EEO Officer or appropriate company official in the contractor’s procedures for locating and hiring minority group employees.

b. In order to make the contractor’s equal employment opportunity policy known to all employees, prospective employees and potential sources of employees, i.e., schools, employment agencies, labor unions (where appropriate), college placement offices, etc., the contractor will take the following actions:

(1) Notices and posters setting forth the contractor’s equal employment opportunity policy will be placed in areas readily accessible to employees, applicants for employment and potential employees.

b. The contractor will, unless precluded by a valid bargaining agreement, conduct systematic and direct recruitment through public and private employee referral sources likely to yield qualified minority group applicants, including, but not limited to, State employment agencies, schools, colleges and minority group organizations. To meet this requirement, the contractor will, through his EEO Officer, identify sources of potential minority group employees, and establish with such identified sources procedures whereby minority group applicants may be referred to the contractor for employment consideration.

In the event the contractor has a valid bargaining agreement providing for exclusive hiring hall referrals, he is expected to observe the provisions of that agreement to the extent that the system permits the contractor’s compliance with equal employment opportunity contract provisions. (The U.S. Department of Labor has held that where implementation of such agreements have the effect of discriminating against minorities or women, or obligates the contractor to do the same, such implementation violates Executive Order 11246, as amended.)

c. The contractor will encourage his present employees to refer minority group applicants for employment by posting appropriate notices or bulletins in areas accessible to all such employees. In addition, information and procedures with regard to referring minority group applicants will be discussed with employees.

6. Personnel Actions. Wages, working conditions, and employee benefits shall be established and administered, and personnel actions of every type, including hiring, upgrading, promotion, transfer, demotion, layoff, and termination, shall be taken without regard to race, color, religion, sex, or national origin. The following procedures shall be followed:

a. The contractor will conduct periodic inspections of project sites to assure that working conditions and employee facilities do not indicate discriminatory treatment of project site personnel.

b. The contractor will periodically evaluate the spread of wages paid
within each classification to determine any evidence of discriminatory wage practices.

c. The contractor will periodically review selected personnel actions in depth to determine whether there is evidence of discrimination. Where evidence is found, the contractor will promptly take corrective action. If the review indicates that the discrimination may extend beyond the actions reviewed, such corrective action shall include all affected persons.

d. The contractor will promptly investigate all complaints of alleged discrimination made to the contractor in connection with his obligations under this contract, will attempt to resolve such complaints, and will take appropriate corrective action within a reasonable time. If the investigation indicates that the discrimination may affect persons other than the complainant, such corrective action shall include such other persons. Upon completion of each investigation, the contractor will inform every complainant of all of his avenues of appeal.

7. Training and Promotion. a. The contractor will assist in locating, qualifying, and increasing the skills of minority group and women employees, and applicants for employment.

b. Consistent with the contractor’s work force requirements and as permissible under Federal and State regulations, the contractor shall make full use of training programs, i.e., apprenticeship, and on-the-job training programs for the geographical area of contract performance. Where feasible, 25 percent of apprentices and trainees in each occupation shall be in their first year of apprenticeship or training. In the event the Training Special Provision is provided under this contract, this subparagraph will be superseded as indicated in Attachment 2.

c. The contractor will advise employees and applicants for employment of all available training programs and entrance requirements for each.

d. The contractor will periodically review the training and promotion potential of minority group and women employees and will encourage eligible employees to apply for such training and promotion.

8. Unions. If the contractor relies in whole or in part upon unions as a source of employees, the contractor will use his/her best efforts to obtain the cooperation of such unions to increase opportunities for minority groups and women within the unions, and to effect referrals by such unions of minority and female employees. Actions by the contractor either directly or through a contractor’s association acting as agent will include the procedures set forth below:

a. The contractor will use best efforts to develop, in cooperation with the unions, joint training programs aimed toward qualifying more minority group members and women for membership in the unions and increasing the skills of minority group employees and women so that they may qualify for higher paying employment.

b. The contractor will use best efforts to incorporate an equal employment opportunity clause into each union agreement to the end that such union will be contractually bound to refer applicants without regard to their race, color, religion, sex, or national origin.

c. The contractor is to obtain information as to the referral practices and policies of the labor union except that to the extent such information is within the exclusive possession of the labor union and such labor union refuses to furnish such information to the contractor, the contractor shall so certify to the State highway department and shall set forth what efforts have been made to obtain such information.

d. In the event the contractor is unable to provide the contractor with a reasonable flow of minority and women referrals within the time limit set forth in the collective bargaining agreement, the contractor will, through independent recruitment efforts, fill the employment vacancies without regard to race, color, religion, sex, or national origin; making full efforts to obtain qualified and/or qualifiable minority group persons and women. (The U.S. Department of Labor has held that it shall be no excuse that the union with which the contractor has a collective bargaining agreement providing for exclusive referral failed to refer minority employees.) In the event the union referral practice prevents the contractor from meeting the obligations pursuant to Executive Order 11246, as amended, and these special provisions, such contractor shall immediately notify the State highway agency.

9. Subcontracting. a. The contractor will use his best efforts to solicit bids from and to utilize minority group subcontractors or subcontractors with meaningful minority group and female representation among their employees. Contractors shall obtain lists of minority-owned construction firms from State highway agency personnel.

b. The contractor must make every effort to enroll minority trainees and women in training special provisions, (3) the progress and efforts being made in locating, hiring, training, qualifying, and upgrading minority and female employees, and (4) the progress and efforts being made in securing the services of minority group subcontractors or subcontractors with meaningful minority and female representation among their employees.

b. All such records must be retained for a period of three years following completion of the contract work and shall be available at reasonable times and places for inspection by authorized representatives of the State highway agency and the Federal Highway Administration.

c. The contractors will submit an annual report to the State highway agency each July for the duration of the project, indicating the number of minority, women, and non-minority group employees currently engaged in each classification required by the contractor work. This information is to be reported on Form PR 1391. If on-the-job training is being required by “Training Special Provision”, the contractor will be required to furnish Form FHWA 1409.140 PR 28053, July 3, 1975, as amended at 43 FR 19386, May 5, 1978. Correctly redesignated at 46 FR 21156, Apr. 9, 1981]

APPENDIX B TO SUBPART A OF PART 230—TRAINING SPECIAL PROVISIONS

This Training Special Provision supersedes subparagraph 7b of the Special Provision entitled “Specific Equal Employment Opportunity Responsibilities,” (Attachment 1), and is in implementation of 23 U.S.C. 140(a).

As part of the contractor’s equal employment opportunity affirmative action program training shall be provide as follows:

The contractor shall provide on-the-job training aimed at developing full journeymen in the type of trade or job classification involved.

The number of trainees to be trained under the special provisions will be (amount to be filled in by State highway department).

In the event that a contractor subcontracts a portion of the contract work, he shall determine how many, if any, of the trainees to be trained by the subcontractor, provided, however, that the contractor shall retain the primary responsibility for meeting the training requirements imposed by this special provision. The contractor shall also insure that this training special provision is made applicable to such subcontract. Where feasible, 25 percent of apprentices or trainees in each occupation shall be in their first year of apprenticeship or training.

The number of trainees shall be distributed among the work classifications on the basis of the contractor’s needs and the availability of journeymen in the various classifications within a reasonable area of recruitment. Prior to commencing construction, the contractor shall submit to the State highway agency for approval the number of trainees to be trained in each selected classification and training program to be used. Furthermore, the contractor shall specify the amount of funds to be used for training each of the classifications. The contractor will be credited for each trainee employed by him on the contract work who is currently enrolled or becomes enrolled in an approved program and will be reimbursed for such trainees as provided hereinafter.

Training and upgrading of minorities and women toward journeymen status is a primary objective of this Training Special Provision. Accordingly, the contractor shall make every effort to enroll minority trainees and women (e.g., by conducting systematic and direct recruitment through public and private sources likely to yield minority and women trainees) to the extent that such persons are available within a reasonable area of recruitment. The contractor will be responsible for demonstrating the steps that he has taken in pursuance thereof, prior to a determination as to whether the contractor is in compliance with this Training Special Provision. This training commitment is not intended, and shall not be used, to discriminate against any applicant for training, whether a member of a minority group or not.

No employee shall be employed as a trainee in any classification in which
The minimum length and type of training for each classification will be as established in the training program selected by the contractor and approved by the State highway agency and the Federal Highway Administration. The State highway agency and the Federal Highway Administration shall approve a program if it is reasonably calculated to meet the equal employment opportunity obligations of the contractor and to qualify the average trainee for journeyman status in the classification concerned by the end of the training period. Furthermore, apprenticeship programs registered with the U.S. Department of Labor, Bureau of Apprenticeship and Training, or with a State apprenticeship agency recognized by the Bureau and approved by training programs approved but not necessarily sponsored by the U.S. Department of Labor, Manpower Administration, Bureau of Apprenticeship and Training shall also be considered acceptable provided it is administered in a manner consistent with the equal employment obligations of Federal-aid highway construction contracts. Approval or acceptance of a training program shall be obtained from the State prior to commencing work on the classification covered by the program. It is the intention of these provisions that training is to be provided in the construction crafts rather than clerk-typists or secretarial-type positions. Training is permissible in lower level management positions such as office engineers, estimators, timekeepers, etc., where the training is oriented toward construction applications. Training in the laborer classification may be permitted provided that significant and meaningful training is provided and approved by the division office. Some offsite training is permissible as long as the training is an integral part of an approved training program and does not comprise a significant part of the overall training.

Except as otherwise noted below, the contractor will be reimbursed 80 cents per hour of training given an employee on this contract in accordance with an approved training program. As approved by the engineer, reimbursement will be made for training persons in excess of the number specified herein. This reimbursement will be made even though the contractor receives additional training program funds from other sources, provided such other does not specifically prohibit the contractor from receiving other reimbursement. Reimbursement for offsite training indicated above may only be made to the contractor where he does one or more of the following and the trainees are concurrently employed on a Federal-aid project; contributes to the cost of the training, provides the instruction to the trainee or pays the trainee’s wages during the offsite training period.

No payment shall be made to the contractor if either the failure to provide the required training, or the failure to hire the trainee as a journeyman, is caused by the contractor and evidences a lack of good faith on the part of the contractor in meeting the requirements of this Training Special Provision. It is normally expected that a trainee will begin his training on the project as soon as feasible after start of work utilizing the skill involved and remain on the project as long as training opportunities exist in his work classification or until he has completed his training program. It is not required that all trainees be on board for the entire length of the contract. A contractor will have fulfilled his responsibilities under this Training Special Provision if he has provided acceptable training to the number of trainees specified. The number trained shall be determined on the basis of the total number enrolled on the contract for a significant period.

Trainees will be paid at least 60 percent of the appropriate minimum journeyman’s rate specified in the contract for the first half of the training period, 75 percent for the third quarter of the training period, and 90 percent for the last quarter of the training period, unless apprentices or trainees in an approved existing program are enrolled as trainees on this project. In that case, the appropriate rates approved by the Departments of Labor or Transportation in connection with the existing program shall apply to all trainees being trained for the same classification who are covered by this Training Special Provision.

The contractor shall furnish the trainee a copy of the program he will follow in providing the training. The contractor shall provide each trainee with a certification showing the type and length of training satisfactorily completed.

The contractor will provide for the maintenance of records and furnish periodic reports documenting his performance under this Training Special Provision. [40 FR 28053, July 3, 1975. Correctly redesignated at 46 FR 21156, Apr. 9, 1981]

APPENDIX C TO SUBPART A OF PART 230
Insert 1391 Form
APPENDIX D TO SUBPART A OF PART 230
Insert 1392 Form

GENERAL INFORMATION AND INSTRUCTIONS
This form is to be developed from the “Contractor’s Annual EEO Report.” This data is to be compiled by the State and submitted annually. It should reflect the total employment on all Federal-Aid Highway Projects in the State as of July 31st. The staffing figures to be reported should represent the total work force on board in all or any part of the last payroll period preceding the end of July. The staffing figures to be reported in Table A should include journey-level men and women, apprentices, and on-the-job trainees. Staffing figures to be reported in Table B should include only apprentices and on-the-job trainees as indicated.

Entries made for “Job Categories” are to be confined to the listing shown. Miscellaneous job classifications are to be incorporated in the most appropriate category listed on the form. All employees on projects should thus be accounted for.

This information will be useful in complying with the U.S. Senate Committee on Public Works request that the Federal Highway Administration submit a report annually on the state of the Equal Employment Opportunity Program, its effectiveness, and progress made by the States and the Administration in carrying out section 22(A) of the Federal-Aid Highway Act of 1968.

In addition, the form should be used as a valuable tool for States to evaluate their own programs for ensuring equal opportunity. It is requested that States submit this information annually to the FHWA Divisions no later than September 25.

Line 01—State & Region Code. Enter the 4-digit code from the list below.

- Alabama .............................................. 01–04
- Alaska .................................................. 02–10
- Arizona ............................................... 04–09
- Arkansas ............................................ 05–06
- California ......................................... 06–49
- Colorado ............................................ 08–08
- Delaware .......................................... 10–03
- District of Columbia ......................... 11–03
- Florida ............................................. 12–04
- Georgia ............................................. 13–04
- Hawaii ............................................. 15–09
- Idaho .................................................. 16–10
- Illinois .............................................. 17–05
- Iowa .................................................. 19–07
- Kansas ............................................. 20–07
- Kentucky .......................................... 21–04
- Louisiana .......................................... 22–06
- Vermont .......................................... 23–01
- Maryland ......................................... 24–03
- Massachusetts .................. 25–01
- Michigan ........................................ 26–05
- Minnesota ...................................... 27–05
- Mississippi .......................... 28–04
- Missouri ........................................ 29–07
- Nebraska ...................................... 31–07
- Nevada ........................................... 32–09
- New Hampshire ......................... 33–01
- New Jersey .................................. 34–01
- New Mexico .................................. 35–06
- North Carolina ...................... 37–04
- North Dakota ...................... 38–08
- Ohio ................................................. 39–05
- Oklahoma ...................................... 40–06
- Oregon ............................................ 41–10
- Pennsylvania ................. 42–03
- Puerto Rico .............................. 43–01
- South Carolina .............. 45–04
- South Dakota ................. 46–08
- Tennessee ............................. 47–04
- Texas .............................................. 48–06
- Utah ............................................... 49–08
- Vermont ...................................... 50–01
- Virginia ......................................... 51–03
- Washington ...................... 53–10
- West Virginia .................. 54–03
- Wisconsin ..................... 55–05
- Wyoming .................................... 56–08

(23 U.S.C. sec. 140(a), 315, 49 CFR 1.48(b))
Subpart B—Supportive Services for Minority, Disadvantaged, and Women Business Enterprises

SOURCE: 50 FR 51243, Dec. 16, 1985, unless otherwise noted.

§ 230.201 Purpose.

To prescribe the policies, procedures and guidance to develop, conduct, and administer supportive services assistance programs for minority, disadvantaged, and women business enterprises.

§ 230.202 Definitions.

(a) Minority Business Enterprise, as used in this subpart, refers to all small businesses which participate in the Federal-aid highway program as a minority business enterprise (MBE), women business enterprise (WBE), or disadvantaged business enterprise (DBE), all defined under 49 CFR part 23. This expanded definition is used only in this subpart as a simplified way of defining the firms eligible to benefit from this supportive services program.

(b) Supportive Services means those services and activities provided in connection with minority business enterprise programs which are designed to increase the total number of minority businesses active in the highway program and contribute to the growth and eventual self-sufficiency of individual minority businesses so that such businesses may achieve proficiency to compete, on an equal basis, for contracts and subcontracts.

(c) State highway agency means that department, commission, board, or official of any State charged by its laws with the responsibility for highway construction. The term State is considered equivalent to State highway agency if the context so implies.

§ 230.203 Policy.

Based on the provisions of Pub. L. 97–424, dated January 6, 1983, it is the policy of the Federal Highway Administration (FHWA) to promote increased participation of minority business enterprises in Federal-aid highway contracts in part through the development and implementation of cost effective supportive services programs through the State highway agencies.

§ 230.204 Implementation of supportive services.

(a) Subject to the availability of funds under 23 U.S.C. 140(c), the State highway agency shall establish procedures to develop, conduct, and administer minority business enterprise training and assistance programs specifically for the benefit of women and minority businesses. Supportive services funds allocated to the States shall not be used to finance the training of State highway agency employees or to provide services in support of such training. State highway agencies are not required to match funds allocated to them under this section. Individual States are encouraged to be actively involved in the provision of supportive services. Such involvement can take the form of staff, funding, and/or direct assistance to augment the supportive services efforts financed by Federal-aid funds.

(b) State highway agencies shall give preference to the following types of services:

1. Services relating to identification, pre-qualification, and certification assistance, with emphasis on increasing the total number of legitimate minority business enterprises participating in the Federal-aid highway program;

2. Services in connection with estimating, bidding, and technical assistance designed to develop and improve the capabilities of minority businesses and assist them in achieving proficiency in the technical skills involved in highway construction;

3. Services designed to develop and improve the immediate and long-term business management, recordkeeping, and financial accounting capabilities;

4. Services to assist minority business enterprises to become eligible for and to obtain bonding and financial assistance;

5. Services relating to verification procedures to ensure that only bona fide minority business enterprises are certified as eligible for participation in the Federal-aid highway program;

6. Follow-up services to ascertain the outcome of training and assistance being provided; and

7. Other services which contribute to long-term development, increased opportunities, and eventual self-sufficiency of minority business enterprises.

(c) A detailed work statement of the supportive services which the State highway agency considers to meet the guidance under this regulation and a program plan for meeting the requirements of paragraph (b) of this section and accomplishing other objectives shall be available for inspection and copying at the locations given in 49 CFR part 7, Appendix D, under the inspection facilities, and at all State highway agencies. shall be submitted to the FHWA for approval.

(d) State highway agencies which desire to provide or obtain services other than those listed in paragraph (b) of this section shall submit their proposals to the FHWA for approval.

(e) When the State highway agency provides supportive services by contract, formal advertising is not required by FHWA; however, the State highway agency shall solicit proposals from such qualified sources as will assure the competitive nature of the procurement. The evaluation of proposals by the State highway agency must include consideration of the proposer’s ability to effect a productive relationship with minority and minority contractors, minority or women organizations, or minority or women organizations whose cooperation and assistance will increase the opportunities for minority business enterprises to compete for and perform contracts and subcontracts.

(f) In the selection of contractors to perform supportive services, State highway agencies shall make conscientious efforts to search out and utilize the services of qualified minority or women organizations, or minority or women enterprises.

(g) As a minimum, State highway agency contracts to obtain supportive services shall include the following provisions:

1. A statement that a primary purpose of the supportive services is to increase the total number of minority firms participating in the Federal-aid highway program and to contribute to the growth and eventual self-sufficiency of minority firms;

2. A statement that supportive services shall be provided only to those minority business enterprises determined to be eligible for participation in the Federal-aid highway program in accordance with 49 CFR part 23 and have a work specialty related to the highway construction industry;

3. A clear and complete statement of the services to be provided under the contract, such as technical assistance, managerial assistance, counseling, certification assistance, and follow-up procedures as set forth in § 230.204(b) of this part;

4. The nondiscrimination provisions required by Title VI of the Civil Rights Act of 1964 as set forth in Form FHWA–1273, Required Contract Provisions, Federal-Aid Construction Contracts, and a statement of nondiscrimination in employment because of race, color, religion, sex, or national origin;

5. The establishment of a definite period of contract performance together with, if appropriate, a schedule stating when specific supportive services are to be provided;

6. Monthly or quarterly reports to the State highway agency containing sufficient data and narrative content to enable evaluation of both progress and problems;

7. The basis of payment;

8. An estimated schedule for expenditures;

9. The right of access to records and the right to audit shall be granted to FHWA officials;

10. Noncollusion certification;

11. A requirement that the contractor provide all information necessary to support progress payments if such are provided for in the contract; and

12. A termination clause.

(h) The State highway agency is to furnish copies of the reports received...
under paragraph(g)(6) of this section to the FHWA division office. [50 FR 51243, Dec. 16, 1985, as amended at 52 FR 36922, Oct. 2, 1987]

§ 230.205 Supportive services funds obligation.

Supportive services funds shall be obligated in accordance with the procedures set forth in § 230.117(b) of this part. The point of obligation is defined as that time when the FHWA has approved a detailed work statement for the supportive services.

§ 230.206 Monitoring supportive services.

Supportive services programs shall be continually monitored and evaluated by the State highway agency so that needed improvements can be identified and instituted. This requires the documentation of valid effectiveness measures by which the results of program efforts may be accurately assessed.

§ 230.207 Sources of assistance.

It is the policy of the FHWA that all potential sources of assistance to minority business enterprises be utilized. The State highway agency shall take actions to ensure that supportive services contracts reflect the availability of all sources of assistance in order to maximize resource utilization and avoid unnecessary duplication.

Subpart C—State Highway Agency Equal Employment Opportunity Programs

SOURCE: 41 FR 28270, July 9, 1976, unless otherwise noted.

§ 230.301 Purpose.

The purpose of the regulations in this subpart is to set forth Federal Highway Administration (FHWA) Federal-aid policy and FHWA and State responsibilities relative to a State highway agency’s internal equal employment opportunity program and for assuring compliance with the equal employment opportunity requirements of federally assisted highway construction contracts.

§ 230.303 Applicability.

The provisions of this subpart are applicable to all States that receive Federal financial assistance in connection with the Federal-aid highway program.

§ 230.305 Definitions.

As used in this subpart, the following definitions apply:

(a) Affirmative Action Plan means:

(1) With regard to State highway agency work forces, a written document detailing the positive action steps the State highway agency will take to assure internal equal employment opportunity (internal plan).

(2) With regard to Federal-aid construction contract work forces, the Federal equal employment opportunity bid conditions, to be enforced by a State highway agency in the plan areas established by the Secretary of Labor and FHWA special provisions in non-plan areas (external plan).

(b) Equal employment opportunity program means the total State highway agency program, including the affirmative action plans, for ensuring compliance with Federal requirements both in State highway agency internal employment and in employment on Federal-aid construction projects.

(c) Minority groups. An employee may be included in the minority group to which he or she appears to belong, or is regarded in the community as belonging. As defined by U.S. Federal agencies for employment purposes, minority group persons in the U.S. are identified as Blacks (not of Hispanic origin), Hispanics, Asian or Pacific Islanders, and American Indians or Alaskan Natives.

(d) Racial/ethnic identification. For the purpose of this regulation and any accompanying report requirements, an employee may be included in the group to which he or she appears to belong, identifies with, or is regarded in the community as belonging. However, no person should be counted in more than one racial/ethnic category. The following group categories will be used:

(1) The category White (not of Hispanic origin): All persons having origins in any of the original peoples of Europe, North Africa, the Middle East, or the Indian Subcontinent.

(2) The category Black (not of Hispanic origin): All persons having origins in any of the Black racial groups.

(3) The category Hispanic: All persons of Mexican, Puerto Rican, Cuban, Central or South American, or other Spanish culture or origin, regardless of race.

(4) The category Asian or Pacific Islanders: All persons having origins in any of the original peoples of the Far East, Southeast Asia, or the Pacific Islands. This area includes, for example, China, Japan, Korea, the Philippine Islands, and Samoa.

(5) The category American Indian or Alaskan Native: All persons having origins in any of the original peoples of North America.

(e) State means any of the 50 States of the United States, the District of Columbia, the Commonwealth of Puerto Rico, Guam, American Samoa, and the Virgin Islands.

(f) State highway agency means that department, commission, board, or official of any State charged by its laws with the responsibility for highway construction. The term State should be considered equivalent to State highway agency if the context so implies.

[41 FR 28270, July 9, 1976, as amended at 41 FR 46293, Oct. 20, 1976]

§ 230.307 Policy.

Every employee and representative of State highway agencies shall perform all official equal employment opportunity actions in an affirmative manner, and in full accord with applicable statutes, executive orders, regulations, and policies enunciated thereunder, to assure the equality of employment opportunity, without regard to race, color, religion, sex, or national origin but in its own work force and in the work forces of contractors, subcontractors, and material suppliers engaged in the performance of Federal-aid highway construction contracts.

§ 230.309 Program format.

It is essential that a standardized Federal approach be taken in assisting the States in development and implementation of EEO programs. The format set forth in appendix A provides that standardized approach. State equal employment opportunity programs that meet or exceed the prescribed standards will comply with basic FHWA requirements.

§ 230.311 State responsibilities.

(a) Each State highway agency shall prepare and submit an updated equal employment opportunity program, one year from the date of approval of the preceding program by the Federal Highway Administrator, over the signature of the head of the State highway agency, to the Federal Highway Administrator through the FHWA Division Administrator. The program shall consist of the following elements:

(1) The collection and analysis of internal employment data for its entire work force in the manner prescribed in part II, paragraph III of appendix A; and

(2) The equal employment opportunity program, including the internal affirmative action plan, in the format and manner set forth in appendix A.

(b) In preparation of the program required by § 230.311(a), the State highway agency shall consider and respond to written comments from FHWA regarding the preceding program.

§ 230.313 Approval procedure.

After reviewing the State highway agency equal employment opportunity program and the summary analysis and recommendations from the FHWA regional office, the Washington Headquarters Office of Civil Rights staff will recommend approval or disapproval of the program to the Federal Highway Administrator. The State highway agency will be advised of the Administrator’s decision. Each program approval is effective for a period of one year from date of approval.

APPENDIX A TO SUBPART C OF PART 230—STATE HIGHWAY AGENCY EQUAL EMPLOYMENT OPPORTUNITY PROGRAMS

Each State highway agency’s (SHA) equal employment opportunity (EEO) program shall be in the format set forth herein and shall address Contractor Compliance (part I) and SHA Internal Employment (part II), including the reorganizational structure of the SHA total EEO Program (internal and external).
PART I—CONTRACTOR COMPLIANCE

I. Organization and structure. A. State highway agency EEO Coordinator (External) and staff support. 1. Describe the organizational location and responsibilities of the State highway agency EEO Coordinator. (Provided organization charts of the State highway agency and of the EEO staff.)

B. Describe whether full- or part-time; if part-time, indicate percentage of time devoted to EEO.

C. Indicate whether full- or part-time; if part-time, indicate percentage of time devoted to EEO.

D. Indicate whether full- or part-time; if part-time, indicate percentage of time devoted to EEO.

2. Identify any other individuals in the central office having a responsibility for the implementation of this program and describe their respective roles and training received in program area.

B. District or division personnel. 1. Describe the responsibilities and duties of any district EEO personnel. Identify to whom they report.

2. Explain whether district EEO personnel are full-time or have other responsibilities such as labor compliance or engineering.

3. Describe training provided for personnel having EEO compliance responsibility.

C. Project personnel. Describe the EEO role of project personnel.

II. Compliance procedures. A. Applicable directives. 1. FHWA Contract Compliance Procedures.

2. EEO Special Provisions (FHWA Federal-Aid Highway Program Manual, vol. 6, chap.4, sec. 1, subsec. 2, Attachment 1) 1

3. Training Special Provisions (FHWA Federal-Aid Highway Program Manual, vol. 6, chap. 4, sec. 1, subsec. 2, Attachment 2) 1

4. FHWA Federal-Aid Highway Program Manual, vol. 6, chap. 4, sec. 1, subsec. 6 (Contract Procedures), and subsec. 8 (Minority Business Enterprise). 1

B. Implementation. 1. Describe process (methods) of incorporating the above FHWA directives into the SHA compliance program.

2. Describe the methods used by the State to familiarize State compliance personnel with all FHWA contract compliance directives. Indicate frequency of work shops, training sessions, etc.

3. Describe the procedure for advising the contractor of the EEO contract requirements at any pre-construction conference held in connection with a Federal-aid contract.

III. Accomplishments. Describe accomplishments in the construction EEO compliance program during the past fiscal year.

A. Regular project compliance review program. This number should include at least all of the following items:

1. Number of compliance reviews conducted.

2. Number of contractors reviewed.

3. Number of contractors found in compliance.

4. Number of contractors found in noncompliance.

5. Number of show cause notices issued.

6. Number of show cause notices rescinded.

7. Number of show cause actions still under conciliation and unresolved.

8. Number of followup reviews conducted. (NOTE: In addition to information requested in items 4–8 above, include a brief summary of total show cause and followup activities—findings and achievements.)

B. Consolidated compliance reviews. 1. Identify the target areas that have been reviewed since the inception of the consolidated compliance program. Briefly summarize total findings. 2. Identify any significant impact or effect of this program on contractor compliance.

C. Home office reviews. If the State conducts home office reviews, describe briefly the procedures followed by State.

D. Major problems encountered. Describe major problems encountered in connection with any review activities during the past fiscal year.

E. Major breakthroughs. Comment briefly on any major breakthrough or other accomplishment significant to the compliance review program.

IV. Areawide plans/Home and Imposed (if applicable). 1. Provide overall analysis of the effectiveness of each areawide plan in the State.

B. Indicate by job titles the number of State personnel involved in the collection, consolidation, preparation, copying, reviewing, analysis, and transmission of area plan reports (Contracting Activity and Post Contract Implementation). Estimate the amount of time (number of hours) spent collectively on this activity each month. How does the State use the plan report data?

C. Identify Office of Federal Contract Compliance Programs (OFCCP) area plan audits or compliance checks in which State personnel participated during the last fiscal year. On the average, how many hours have been spent on these audits and/or checks during the past fiscal year?

D. Describe the working relationship of State EEO compliance personnel with representatives of plan administrative committee(s).

E. Provide recommendations for improving the areawide plan program and the reporting system.

V. Contract sanctions. A. Describe the procedures used by the State to impose contract sanctions or institute legal proceedings.

B. Indicate the State or Federal laws which are applicable.

C. Does the State withhold a contractor’s progress payments for failure to comply with EEO requirements? If so, identify contractors involved in such actions during the past fiscal year. If not, identify other actions taken.

VI. Complaints. A. Describe the State’s procedures for handling discrimination complaints against contractors.

B. If complaints are referred to a State fair employment agency or similar agency, describe the referral procedure.

C. Identify the Federal-aid highway contractors that have had discrimination complaints filed against them during the past fiscal year and provide current status.

VII. External training programs, including supportive services. A. Describe the State’s process for reviewing the work classifications of trainees to determine that there is a proper and reasonable distribution among appropriate craft.

B. Describe the State’s procedures for identifying the number of minorities and women who have completed training programs.

C. Describe the extent of participation by women in construction training programs.

D. Describe the efforts made by the State to locate and use the services of qualified minority and female supportive service consultants. Indicate if the State has any supportive service contractors, and if so, identify them.

E. Describe the extent to which reports from the supportive service contractors provide sufficient data to evaluate the status of training programs, with particular reference to minorities and women.

VIII. Minority business enterprise program. FHWM 6–4–1–8 sets forth the FHWA policy regarding the minority business enterprise program. The implementation of this program should be explained by responding to the following: A. Describe the method used for listing of minority contractors capable of, or interested in, highway construction contracting or subcontracting. Describe the process used to circulate names of appropriate minority firms and associations to contractors obtaining contract proposals.

B. Describe the State’s procedure for insuring that contractors take action to affirmatively solicit the interest, capability, and prices of potential minority subcontractors.

C. Describe the State’s procedure for insuring that contractors have designated liaison officers to administer the minority business enterprise program in an effective manner. Specify resource material, including contracts, which the State provides to liaison officers.

D. Describe the action the State has taken to meet its goals for prequalification or licensing of minority business. Include dollar goals established for the year, and describe what criteria or formula the State has adopted for setting such goals. If it is different from the previous year, describe in detail.

E. Outline the State’s procedure for evaluating its prequalification/licensing requirements.

F. Identify instances where the State has waived prequalification for subcontractors on Federal-aid construction work or for prime contractors on Federal-aid contracts with an estimated dollar value lower than $100,000.

G. Describe the State’s methods of monitoring the progress and results of its minority business enterprise efforts.

IX. Liaison. Describe the liaison established by the State between public (State, county, and municipal) agencies and private organizations involved in EEO programs. How is the liaison maintained on a continuing basis?

X. Innovative programs. Identify any innovative EEO programs or management procedures initiated by the State and not previously covered.

PART II—STATE HIGHWAY AGENCY EMPLOYMENT

I. General. The State highway agency’s (SHA) internal program is an
The style and format of AAP’s may vary from one SHA to another, the basic substance will generally be the same. The essence of the AAP should include, but necessarily be limited to:

1. Inclusion of a strong agency policy statement of commitment to EEO.
2. Assignment of responsibility and authority for program to a qualified individual.
3. A survey of the labor market area in terms of population makeup, skills, and availability for employment.
4. Analyzing the present work force to identify jobs, departments and units where minorities and females are underutilized.
5. Setting specific, measurable, attainable hiring and promotion goals, with target dates, in each area of underutilization.
6. Making every manager and supervisor responsible and accountable for meeting these goals.
7. Reevaluating job descriptions and hiring criteria to assure that they reflect actual job needs.
8. Finding minorities and females who are qualified or qualifiable to fill jobs.
9. Getting minorities and females into upward mobility and relevant training programs where they have not had previous access.
10. Developing systems to monitor and measure progress regularly. If results are not satisfactory to meet goals, determine the reasons and make necessary changes.
11. Developing a procedure whereby employees and applicants may process allegations of discrimination to an impartial body without fear of reprisal.

C. Implementation of an affirmative action plan. The written AAP is the framework and management tool to be used at all organizational levels to actively implement, measure and evaluate program progress on the specific action items which represent EEO program problems or deficiencies. The presence of a written plan alone does not constitute an EEO program, nor is it, in itself, evidence of an ongoing program. As a minimum, the following specific actions should be taken.

1. Issue written equal employment opportunity policy statement and affirmative action commitment. To be effective, EEO policy provisions must be enforced by top management, and all employees must be made aware that EEO is basic agency policy. The head of the SHA (1) should issue a firm statement of personal commitment, legal obligation and the importance of EEO as an agency goal, and (2) assign specific responsibility and accountability to each executive, manager and supervisor.

The statement should include, but not necessarily be limited to, the following elements:

a. EEO for all persons, regardless of race, color, religion, sex or national origin as a fundamental agency policy.

b. Personal commitment to and support of EEO by the head of the SHA.

c. The requirement that special affirmative action be taken throughout the agency to overcome the effects of past discrimination.

d. The requirement that the EEO program be a goal setting program with measurement and evaluation factors similar to other major agency programs.

e. Equal opportunity in all employment practices, including (but not limited to) recruiting, hiring, transfers, promotions, training, compensation, benefits, recognition (awards), layoffs, and other terminations.

f. Responsibility for positive affirmative action in the discharge of EEO programs, including performance evaluations of managers and supervisors in such functions, will be expected of and shared by all management personnel.

g. Accountability for action or inaction in the area of EEO by management personnel.

2. Publicize the affirmative action plan. Internally: (1) Distribute written communications from the head of the SHA. Include the AAP and the EEO policy statement in agency operations manual.

(3) Hold individual meetings with managers and supervisors to discuss the program, their individual responsibilities and to review progress.

(4) Place Federal and State EEO posters on bulletin boards, near time clocks and in personnel offices.

(5) Publicize the AAP in the agency newsletters and other publications.

(6) Present and discuss the AAP as a part of employee orientation and all training programs.

(7) Invite employee organization representatives to cooperate and assist in developing and implementing the AAP.

b. Externally: Distribute the AAP to minority groups and women’s organizations, community action groups, appropriate State agencies, professional organizations, etc.

3. Develop and implement specific programs to eliminate discriminatory barriers and achieve goals. a. Job structuring and upward mobility: The AAP should include specific provisions for:
(1) Periodic classification plan reviews to correct inaccurate position descriptions and to ensure that positions are allocated to the appropriate classification.
(2) Plans to ensure that all qualification requirements are closely job related.
(3) Efforts to restructure jobs and establish entry level and trainee positions to facilitate progression within occupational areas.
(4) Career counseling and guidance to employees.
(5) Creating career development plans for lower grade employees who are underutilized or who demonstrate potential for advancement.
(6) Widely publicizing upward mobility programs and opportunities within each work unit and within the total organizational structure.

b. Recruitment and placement. The AAP should include specific provisions for, but not necessarily limited to:
(1) Active recruitment efforts to support and supplement those of the central personnel agency or department, reaching all appropriate sources to obtain qualified employees on a nondiscriminatory basis.
(2) Maintaining contracts with organizations representing minority groups, women, professional societies, and other sources of candidates for technical, professional and management level positions.
(3) Ensuring that recruitment literature is relevant to all employees, including minority groups and women.
(4) Reviewing and monitoring recruitment and placement procedures so as to assure that no discriminatory practices exist.
(5) Cooperating with management and the central personnel agency on the review and validation of written tests and other selection devices.
(6) Analyzing the flow of applicants through the selection and appointment process, including an analytical review of reasons for rejections.
(7) Monitoring the placement of employees to ensure the assignment of work and workplace on a nondiscriminatory basis.

c. Promotions. The AAP should include specific provisions for, but not necessarily limited to:
1. Establishing an agency-wide merit promotion program, including a merit promotion plan, to provide equal opportunity for all persons based on merit and without regard to race, color, religion, sex or national origin.
2. Monitoring the operation of the merit promotion program, including a review of promotion actions, to assure that requirements procedures and practices support EEO program objectives and do not have a discriminatory impact in actual operation.
3. Establishing skills banks to match employee skills with available job advancement opportunities.
4. Evaluating promotion criteria (supervisory evaluations, oral interviews, written tests, qualification standards, etc.) and their use by selecting officials to identify and eliminate factors which may lead to improper “selection out” of employees or applicants, particularly minorities and women, who traditionally have not had access to better jobs. It may be appropriate to require selecting officials to submit written justification when well qualified persons are passed over for upgrading or promotion.
5. Assuring that all job vacancies are posted conspicuously and that all employees are encouraged to bid on all jobs for which they feel they are qualified.
6. Publicizing the agency merit promotion program by highlighting breakthrough promotions, i.e., advancement of minorities and women, or demonstration of potential for advancement.

d. Training. The AAP should include specific provisions for, but not necessarily limited to:
(1) Requiring managers and supervisors to participate in EEO seminars covering the AAP, the overall EEO program and the administration of the policies and procedures incorporated therein, and on Federal, State and local laws relating to EEO.
(2) Training in proper interviewing techniques of employees who conduct employment selection interviews.
(3) Training and education programs designed to provide opportunities for employees to advance in relation to the present and projected manpower needs of the agency and the employees' career goals.
(4) The review of profiles of training course participants to ensure that training opportunities are being offered to all eligible employees on an equal basis and to correct any inequities discovered.

e. Layoffs, recalls, discharges, demotions, and disciplinary actions. The standards for deciding when a person shall be terminated, demoted, disciplined, laid off or recalled should be the same for all employees, including minorities and females. Seemingly neutral practices should be reexamined to see if they have a disparate effect on such groups. For example, if more minorities and females are being laid off because they were the last hired, then, adjustments should be made to assure that the minority and female ratios do not decrease because of these actions.
(1) When employees, particularly minorities and females, are disciplined, laid off, discharged or downgraded, it is advisable that the actions be reviewed by the AA Officer before they become final.
(2) Any punitive action (i.e. harassment, terminations, demotions), taken as a result of employees filing discrimination complaints, is illegal.
(3) The following records should be kept to monitor this area of the internal EEO program: On all terminations, including layoffs and discharges: indicate total number, name, (home address and phone number), employment date, termination date, recall rights, sex, racial/ethnic identification (by job category), type of termination and reason for termination.
On all demotions: indicate total number, name, (home address and phone number), demotion date, sex, racial/ethnic identification (by job category), and reason for demotion.
On all recalls: indicate total number, name, (home address and phone number) recall date, sex, and racial/ethnic identification (by job category).
Exit interviews should be conducted with employees who leave the employment of the SHA.

e. Other personnel actions. The AAP should include specific provisions for, but not necessarily limited to:
(1) Assuring that information on EEO counseling and grievance procedures is easily available to all employees.
(2) A system for processing complaints alleging discrimination because of race, color, religion, sex or national origin to an impartial body.
(3) A system for processing grievances and appeals (i.e. disciplinary actions, adverse actions, adverse action appeals, etc.).
(4) Including in the performance appraisal system a factor to rate manager’s and supervisors’ performance in discharging the EEO program responsibilities assigned to them.
(5) Reviewing and monitoring the performance appraisal program periodically to determine its objectivity and effectiveness.
(6) Ensuring the equal availability of employee benefits to all employees.
4. Program evaluation. An internal reporting system to continually audit, monitor and evaluate programs is essential for a successful AAP. Therefore, a system providing for EEO goals, timetables, and periodic evaluations needs to be established and implemented. Consideration should be given to the following actions:
(a) Defining the major objectives of EEO program evaluation.
(b) The evaluation should be directed toward results accomplished, not only at efforts made.
(c) The evaluation should focus attention on assessing the adequacy of problem identification in the AAP and the extent to which the specific action steps in the plan provide solutions.
(d) The AAP should be reviewed and evaluated at least annually. The review and evaluation procedures should include, but not be limited to, the following:
(1) Each bureau, division or other major component of the agency should make annual and such other periodic reports as are needed to provide an accurate review of the operations of the AAP in that component.
(2) The AA Officer should make an annual report to the head of the SHA, containing the overall status of the program, results achieved toward established objectives, identity of any particular problems encountered and remedial actions or corrective actions needed.
(e) Specific, numerical goals and objectives should be established for the ensuing year. Goals should be developed for the SHA as a whole, as well as for each unit and each job category.
III. Employment statistical data. A. As a minimum, furnish the most recent data on the following:
1. The total population in the State.
2. The total labor market in State, with a breakdown by racial/ethnic identification and sex, and
3. An analysis of (1) and (2) above, in connection with the availability of personnel and jobs within SHA’s.
B. State highway agencies shall use the EEO-4 Form in providing current work force data. This data shall reflect only State department of transportation/State highway department employment.
D. EMPLOYMENT DATA AS OF JUNE 30 (Cont.)
(Do not include elected/appointed officials. Blanks will be counted as zero)

1. FULL TIME EMPLOYEES (Temporary employees not included)

<table>
<thead>
<tr>
<th>JOB CATEGORIES</th>
<th>ANNUAL SALARY In the Thousands (COLUMNS) B-K</th>
<th>TOTAL (COLUMNS) A</th>
<th>NON-HISPANIC ORIGIN</th>
<th>ASIAN OR PACIFIC ISLANDER</th>
<th>AMERICAN INDIAN OR ALASKAN NATIVE</th>
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2. OTHER THAN FULL TIME EMPLOYEES (Include temporary employees)

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3. NEW HIRES DURING FISCAL YEAR Permanent Full time only
JULY 1 - JUNE 30
### D. EMPLOYMENT DATA AS OF JUNE 30 (Cont.)
(Do not include elected/appointed officials. Blanks will be counted as zero)

#### 1. FULL TIME EMPLOYEES (Temporary employees not included)

<table>
<thead>
<tr>
<th>JOB CATEGORIES</th>
<th>ANNUAL SALARY In the Thousands</th>
<th>TOTAL (COLUMNS) B-K</th>
<th>NON-HISPANIC ORIGIN</th>
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#### 2. OTHER THAN FULL TIME EMPLOYEES (Include temporary employees)

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<tr>
<th>OFFICIALS/ADMIN.</th>
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<th>PARA-PROFESSIONAL</th>
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</tbody>
</table>

#### 3. NEW HIRES DURING FISCAL YEAR Permanent Full time only
**JULY 1 - JUNE 30**

|                  |                  |                  |                  |                  |                  |                  |                  |                  |
SECTION 2:
ON-THE-JOB TRAINING PROGRAM MANUAL
The primary goal of the On-The-Job Training (OJT) Program is to offer equal opportunity for the training and upgrading of minorities, women, and traditionally socially and economically disadvantaged persons toward journey-level status in the construction trades. To accomplish this, the Vermont Agency of Transportation (VTrans) has established procedures in accordance with 23 CFR 230.111 to set realistic numbers of training hours as a contract requirement on selected contracts. The details of these training requirements are outlined in the Training Special Provisions of Vermont Agency of Transportation construction contracts (pages 44-45 of this manual). To fulfill this contract requirement, the contractor must make every effort to enroll minorities, women, and disadvantaged persons by recruitment through public and private sources. Contractors may, in some situations, choose to upgrade current employees in the protected classes through enrollment into the OJT Program. Each training program will be designed to provide as much meaningful training as is possible during the life of the contract. In addition to providing training, the contractor will make an effort to retain the trainee after successful completion of training. The contractor should read this On-The-Job Training Manual and begin recruitment after the project award before starting work on the project. The classification chosen should be one that meets the project needs and which will allow the trainee(s) to work, as a minimum, the required number of hours needed to fulfill the contract requirement. The contractor is expected to begin the recruitment process well before the start of the project. A list of recruitment sources is provided in this manual (pages 19-23, Employment Resources) and on our website: www.aot.state.vt.us/civil-rights. Since we keep a current database of eligible and interested applicants, our office can help with the recruiting process. Please remember that if recruitment does not begin early, the contractor may find it difficult to complete the training requirement and be cited for non-compliance.
The primary goal of the On-The-Job Training (OJT) Program is to offer equal opportunity for the training and upgrading of minorities, women, and traditionally socially and economically disadvantaged persons toward journey-level status in the construction trades. To accomplish this, the Vermont Agency of Transportation (VTrans) has established procedures in accordance with 23 CFR 230.111 to set realistic numbers of training hours as a contract requirement on selected contracts. The details of these training requirements are outlined in the Training Special Provisions of Vermont Agency of Transportation construction contracts (pages 44-45 of this manual). To fulfill this contract requirement, the contractor must make every effort to enroll minorities, women, and disadvantaged persons by recruitment through public and private sources. Contractors may, in some situations, choose to upgrade current employees in the protected classes through enrollment into the OJT Program. Each training program will be designed to provide as much meaningful training as is possible during the life of the contract. In addition to providing training, the contractor will make an effort to retain the trainee after successful completion of training. The contractor should read this On-The-Job Training Manual and begin recruitment after the project award before starting work on the project. The classification chosen should be one that meets the project needs and which will allow the trainee(s) to work, as a minimum, the required number of hours needed to fulfill the contract requirement. The contractor is expected to begin the recruitment process well before the start of the project. A list of recruitment sources is provided in this manual (pages 19-23, Employment Resources) and on our website: www.aot.state.vt.us/civil-rights. Since we keep a current database of eligible and interested applicants, our office can help with the recruiting process. Please remember that if recruitment does not begin early, the contractor may find it difficult to complete the training requirement and be cited for non-compliance.

Just make sure this is what you want to do. This work isn’t easy. You must be up for long days, hot days, cold days, and rainy days. The sense of accomplishment you gain from being part of a quality project is worth the effort. I can drive down Shelburne Road and say to myself, “I helped build this road.”

Jean Miller, 2005 Equipment Operator OJT with J.A. McDonald, Inc., Heavy Equipment Training Graduate - Class of 2005, CDL-B class participant in 2006
April 27, 2006

In Reply Refer To: HDA-VT

Dawn Terrill, Secretary
Vermont Agency of Transportation
National Life Building
Drawer 33
Montpelier, VT 05633-5001

Attn: Ms. Lori Valburn, Civil Rights Program Manager

Dear Ms. Terrill:

I have reviewed and approved the revised Vermont Agency of Transportation (VTrans) On-the-Job Training (OJT) Program Manual. We believe this training manual will serve as an excellent resource for the Agency’s contractor community.

The VTrans OJT Program, which was recently recognized by the Federal Highway Administration as a national model, provides a valuable opportunity for the Agency’s contractors to achieve the goal of creating a highly skilled, diversified workforce.

This manual, including a list of employment resources and all the forms utilized by the program are available on the VTrans Office of Civil Rights and Labor Compliance website at: www.aot.state.vt.us/civilrights. The manual and forms are in a downloadable format to make it easy and convenient for contractors and program applicants to access the paperwork they need. In addition, there is general information about the program and other employment and training opportunities included on the site.

We are pleased with the accomplishments of the VTrans OJT Program, and look forward to working with you and your staff for continued success in all of the Agency’s Civil Rights programs.

Sincerely yours,

[Signature]
Lawrence Dwyer
Assistant Division Administrator
“Love my job and hope to stay on. Best job I’ve ever had. I have a large respect for all the wonderful people I work with.”
The primary goal of the On-The-Job Training (OJT) Program is to offer equal opportunity for the training and upgrading of minorities, women, and traditionally socially and economically disadvantaged persons toward journey-level status in the construction trades.

To accomplish this, the Vermont Agency of Transportation (VTrans) has established procedures in accordance with 23 CFR 230.111 to set realistic numbers of training hours as a contract requirement on selected contracts. The details of these training requirements are outlined in the Training Special Provisions (page 40 of this manual) of Vermont Agency of Transportation construction contracts.

To fulfill this contract requirement, the contractor must make every effort to enroll minorities, women, and disadvantaged persons by recruitment through public and private sources. Contractors may, in some situations, choose to upgrade current employees in the protected classes through enrollment into the OJT Program. Each training program will be designed to provide as much meaningful training as is possible during the life of the contract. In addition to providing training, the contractor will make an effort to retain the trainee after successful completion of training hours.

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Since we keep a current database of eligible and interested applicants, our office can help with the recruiting process. Please remember that if recruitment does not begin early, the contractor may find it difficult to complete the training requirement and be cited for non-compliance.

Questions or Concerns?

Sue Hackney, OJT Program Manager
VT Agency of Transportation
Office of Civil Rights & Labor Compliance
National Life Building, Drawer 33
Montpelier, VT 05633
sue.hackney@state.vt.us
tel: 802.828.5858
toll free: 800.356.1965
fax: 802.828.1047
website: www.aot.state.vt.us/civilrights
Program Procedures

Letter of Intent

When a contract that contains Item 634.10, Employee Traineeship, is awarded, the contractor has an obligation to fulfill the number of training hours as specified. Prior to starting construction, the contractor must submit an OJT Program Letter of Intent (page 32) to the VTrans Office of Civil Rights for approval. The Letter of Intent specifies the number of trainees that will be used in each selected classification. This form is available on our website and is provided to the contractor at the project Pre-Construction Conference.

Recruitment

When selecting a trainee, in addition to the Entrance Requirements listed on Page 7, the contractor should use the following criteria:

- Select a minority, woman, or disadvantaged person who has a good work ethic and truly wants to work in highway construction;

- Select a craft that meets the needs of the project, will be in use for a reasonable duration, and meets the interests of the trainee.

Until we reach a time when representative numbers of minorities and women complete training and their utilization as journeymen meets the participation goals outlined in the Agency’s contracts, training required under the Training Special Provisions will be primarily limited to minorities and women. The contractor should use community organizations and resources which are most likely to reach women and minority populations, like those included in the Employment Resources section of this manual (pages 21-25). The Office of Civil Rights & Labor may be able to provide the contractor with the names of potential trainees who have been screened and assessed (see Participant Assessment, below).

While our office strongly encourages contractors to do their own marketing and develop recruitment efforts, we can help with these efforts. We keep a current database of qualified OJT candidates. In addition, our office works closely with Vermont Department of Labor Offices and Vocational Rehabilitation Offices throughout the state, Northern New England Tradeswomen, and others to provide referrals to contractors.

Participant Assessment

Prior to enrollment in the OJT Program, prospective participants should be screened for qualities and work experience that make them desirable trainees. There are a number of ways to assess someone who is interested in the OJT Program.

- Office of Civil Rights & Labor Compliance Participant Assessment:

- After the OJT Program Manager receives an Interest Survey (pages 26–27) and a Pre-Employment Questionnaire (pages 28-29) from a prospective trainee, she will meet with the applicant for a one-on-one interview to conduct a Participant Assessment (pages 30-31). This meeting allows the Program Manager to
more closely look at the specific skills and interests of the applicant. In turn, she is able to match trainees to projects in a more meaningful way; or

- The contractor locates a potential candidate, conducts an initial interview and has the candidate complete an employment application. At this point, if the contractor believes the candidate is qualified to participate in the OJT program but would like our office to perform an assessment, the contractor may call our office to request one.

- **Contractor Assessment:** The contractor conducts the assessment. To help with this, we have developed a series of three forms (pages 26-31) available for contractors to use. These forms are also available in a downloadable format on our website: www.aot.state.vt.us/civilrights. The OJT Program Manager is available to work with contractors to explain how these forms should be used and/or locate suitable candidates for the program. A contractor may have other forms, in addition to an Application for Employment, for use in screening candidates.

**Entrance Requirements**

The following requirements are established to comply with the State of Vermont employment requirements and insurance regulations and to ensure the safety and well-being of trainees and their co-workers:

- The applicant must be a minimum of eighteen (18) years of age;

- The applicant must be in good health;

- The applicant should evidence a reasonable amount of intelligence, so he/she will be able to handle the technical requirements of the job;

- The applicant cannot be a current college student on a seasonal break from classes and use the OJT Program as a summer employment opportunity;

- No applicant will be accepted as a trainee in any classification for which he/she has successfully completed a course leading to journeyworker status or in which he/she has been gainfully employed; and

- No applicant who has previously been in the VTrans OJT Program will be accepted as a trainee unless it is in a position which upgrades him/her from semiskilled to skilled craft status. An applicant may enroll in a maximum of two training programs.

**Supportive Services**

The Office of Civil Rights and Labor Compliance offers a number of supportive services to On-The-Job Trainees. One such service is help with the purchase of necessary clothing and tools for use on the job. Our office has a voucher system (see page 34) with Lenny’s
Shoe and Apparel in three locations statewide, Sam’s Outdoor Outfitters in Brattleboro, Aubuchon Hardware and Family Footwear in Bennington, and a few other stores in the state. After speaking with the trainee and the contractor, the OJT Program Manager will authorize a voucher for use at the most convenient location. Use of this Trainee Voucher eliminates the need for the trainee to pay cash for purchases and submit receipts for reimbursement from the State of Vermont.

The trainee is not obligated to use a voucher if shopping at a store that doesn’t accept a Trainee Voucher is preferred. As long as receipts are submitted to our office for reasonable, pre-approved purchases, we will reimburse the trainee. This process usually takes a minimum of two weeks.

Probationary Period

All candidates for enrollment in the OJT Program are given a two-week probationary period. This period allows the contractor to view the candidate’s work habits and attitudes and also allows the candidate to experience the contractor’s work requirements and supervision style. The contractor should complete and submit OJT Weekly Progress Reports during the probationary period.

Enrollment & Orientation

Upon satisfactory completion of the two-week probationary period and subject to the approval of the VTrans Office of Civil Rights & Labor, the trainee will be officially enrolled in the OJT Program. A representative from the Office of Civil Rights & Labor Compliance will conduct the enrollment and orientation at the job site. Prior to this meeting, the contractor should complete an OJT Program Enrollment Form (page 33) so it can be approved and signed by the OJT Program Manager, the trainee and the contractor at the OJT enrollment. The start date of the probationary period should be used as the trainee’s enrollment date. Until the OJT Program Manager Approves an OJT start date, it is not effective and will not be retroactive.

The following topics/issues will be covered at the OJT enrollment:

- The trainee, contractor, and VTrans Resident Engineer will receive a copy of this manual, which includes a training program outline of the OJT classification (see page 12) into which the trainee is being enrolled. If it is a customized training, a job description must be written and approved by the OJT Program Manager prior to the enrollment.
- The trainee’s starting wage rate and the graduated pay scale; signing of the OJT Enrollment Form;
- Basic hours of work, lunch, break, overtime expectations; weekend work expectations;
- The necessity that construction workers be punctual and willing to work extra hours in order to remain steadily employed; possibility of off-site training;
- The seasonality of construction work and the adverse weather conditions under which work may occur; contractor’s rain policy;
- Who the trainee will report to (primary supervisor); who the trainee should call in case of absence, including a phone number(s);

- The importance of notifying the supervisor if the trainee will be tardy or absent from work or needs to leave the worksite;

- That, from time to time, the trainee may have an obligation to perform tasks not included in the training program outline;

- The contractor’s EEO policy, Affirmative Action Plan, and Complaint and Sexual Harassment policies;

- Appropriate dress on the job site;

- Disciplinary procedures, termination, and layoff policies of the contractor; and,

- The role of the VTrans Office of Civil Rights and Labor Compliance in the OJT Program and on the job site.

Once a trainee is enrolled in a training program, the individual must be trained in the designated trade for the duration of the contract whenever that trade is in use on the project until the trainee has completed the approved training program.

**Supervision**

The trainee should be assigned to a journeyworker, supervisor, or other knowledgeable employee who will, on a daily and personal basis, direct, review, and observe the trainee.

**Wage Rates**

Trainees will be paid at least 60 percent of the appropriate minimum journeyworker’s rate (for the training classification in which he/she is enrolled) specified in the contract for the first half of the training period, at least 75 percent for the third quarter of the training period, and at least 90 percent for the last quarter of the training program. The ending wage rate should be equal to the federally mandated Davis-Bacon wage rate for that classification. In no case will the trainee be paid less than prevailing rate for general laborer as shown in the contract wage decision. Trainee wage rates are subject to the approval of the OJT Program Manager prior to the start of the training.
Work Hours

The normal work week is to consist of eight (8) hours per day, five (5) days per week, or that which the journeyclerk in the craft is working. Additionally, a trainee is eligible to work overtime if the opportunity is presented.

Weekly OJT Progress Reports

The contractor is required to submit an original OJT Weekly Progress Report (page 35) to the Resident Engineer on the project, the yellow copy to the OJT Program Manager (VTtrans Office of Civil Rights & Labor Compliance), and the goldenrod copy to the trainee for each week the trainee is enrolled in the program. A supply of this form will be provided at the Pre-Construction Conference and a sample of the completed form is included in this manual (page 35). The Report is to be an accurate reflection of the trainee's work hours, phases of training, and progress to date.

The first OJT Weekly Progress Report should be completed following the first week of the trainee’s probation and subsequent Weekly Progress Reports should be submitted each week for the duration of the training. These Progress Reports serve a dual purpose:

- They are the method of reimbursement of training hours for the contractor; and,
- They are used to record and report trainee status to the Agency of Transportation.

Trainees should be evaluated by their immediate supervisor(s). The Progress Reports are to be signed by both the trainee and the trainee’s supervisor on a weekly basis. The original and three copies of each Weekly Progress Report should be distributed at the end of each training week as follows:

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<td>Yellow copy to: OJT Program Manager</td>
</tr>
<tr>
<td>Pink</td>
<td>Pink copy to: Contractor’s Trainee File</td>
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<tr>
<td>Goldenrod</td>
<td>Goldenrod copy to: Trainee</td>
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</tbody>
</table>

It is the responsibility of the contractor to complete and distribute the Progress Reports accordingly. If OJT Weekly Progress Reports are not submitted to the Resident Engineer, no payment will be made to the contractor for Item 634.10, Employee Traineeship. By not furnishing the Progress Reports on a weekly basis, the contractor risks being cited for non-compliance by VTrans.

Site Visits

Periodic site visits will be made by a representative of the Office of Civil Rights & Labor Compliance to check on the trainee’s progress. These visits will be arranged through the project Resident Engineer. We try to schedule these at a time that is least disruptive to the project.

Change in OJT Hours on a Project

At times, during the course of a project, a contractor may have the need to request the transfer of training hours from one project to
another or to add training hours to a project. This type of request may be needed if:

- A different project offers a more suitable training opportunity;
- The current project is nearing completion sooner than anticipated and there are a number of training hours left to be fulfilled; or
- Additional hours are needed on the current project to accommodate a specific training classification.

For such requests, the OJT Program Hours Change Request Form (page 36) should be used. Please note that this type of request must be approved by the Resident Engineer on the project(s) and the OJT Program Manager before implementation.

**Off-Site Training of an OJT**

Nothing in this program prohibits a contractor from providing off-site training on a temporary basis, provided the work is meaningful to the OJT classification. When a contractor intends to transfer a trainee to another site for a short period of time, the hours trained off-site will be credited to the project on which the trainee has been approved. Prior to any off-site training, the contractor is required to submit an OJT Program Off-Site Training Approval Form (page 37) to the Office of Civil Rights & Labor Compliance detailing the training schedule. The contractor will remain eligible for reimbursement, provided the OJT Program Manager has signed this form. Copies will be forwarded to the affected Resident Engineers.

For trainee monitoring purposes, the OJT Weekly Progress Reports should continue to be filled out and submitted to the Resident Engineer on the primary job site during the off-site training.

**Termination for Just Cause**

The trainee may be terminated at any time during training for: absenteeism, lack of punctuality, working in an unsafe manner, lack of interest, poor attitude, failure to demonstrate his/her ability to perform diligently and faithfully the work of the trade and other pertinent duties as assigned, or failure to conduct him/herself in a creditable, ethical, and moral manner.

Should a problem arise with a trainee, the contractor should immediately notify the Resident Engineer and the OJT Program Manager (802.828.5858 or 800.356.1965) so that every effort can be made to take corrective affirmative action.

**Certificate of Training Program Completion**

At the completion of the training program, the trainee will receive an OJT Program Completion Letter (page 38) and an OJT Program Completion Certificate (page 39) as a record of his/her accomplishment. Copies of these documents will be sent to the contractor and the Resident Engineer on the project.
<table>
<thead>
<tr>
<th>Training Classification</th>
<th>Number of Training Hours</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bridge Construction Trainee (BCT)</td>
<td>520</td>
<td>13</td>
</tr>
<tr>
<td>Intermediate Bridge Construction Trainee (IBCT)</td>
<td>520</td>
<td>13</td>
</tr>
<tr>
<td>Advanced Bridge Construction Trainee (ABCT)</td>
<td>520</td>
<td>14</td>
</tr>
<tr>
<td>Construction Supervisory Trainee (CST)</td>
<td>900</td>
<td>15</td>
</tr>
<tr>
<td>Equipment Maintenance Trainee (EMT)</td>
<td>940</td>
<td>15</td>
</tr>
<tr>
<td>Equipment Operator Trainee (EOT)</td>
<td>580</td>
<td>16</td>
</tr>
<tr>
<td>Foreman Assistant Trainee (FAT)</td>
<td>580</td>
<td>17</td>
</tr>
<tr>
<td>Highway Construction Trainee (HCT)</td>
<td>520</td>
<td>18</td>
</tr>
<tr>
<td>Traffic Coordinator Trainee (TCT)</td>
<td>520</td>
<td>19</td>
</tr>
<tr>
<td>Truck Driver Trainee (TDT)</td>
<td>600</td>
<td>20</td>
</tr>
</tbody>
</table>

If the needs of a particular construction project will not support any of the established trainee classifications found in this manual, the contractor is encouraged to developed a program which will be more appropriate. Our office encourages creativity in developing training classifications to best meet the needs of the project as well as the interests and goals of the trainee. Any new or modified training program must be written by the contractor and reviewed and approved by the OJT Program Manager.
Bridge Construction Trainee (BCT) - 520 Hours

The OJT will perform a combination of tasks on bridge construction projects, usually working in a utility capacity. Individuals will transfer from task to task as work requires under general supervision of a skilled bridge construction worker. Activities include but are not limited to:

- Construction of forms
- Placement of reinforcing steel

**c) Structural Concrete (100 hours)**
- Safety
- Concrete materials
- Finishing concrete – pouring/setting

**d) Traffic Control (40 hours)**
- Safety
- Control of traffic – public/construction vehicles

**e) Stripping/Salvage (40 hours)**
- Safety
- Removal/Clearing of materials
- Grading and staking

**f) Structural Steel (90 hours)**
- Safety
- Placement/Fastening
- Exposure to pile driving, welding and cutting and minimum heavy equipment operation

**g) Clean-Up (20 hours)**
- Safety
- Materials – Equipment maintenance
- Site cleanup

Intermediate Bridge Construction Trainee (IBCT) - 520 Hours

This training classification can be used after completion of a Bridge Construction Trainee Program or equivalent. It is the second step of the BCT series, which leads to learning the necessary skills to become a bridge carpenter.
A typical training program under this classification will consist of the following:

a) **Safety and Familiarization (40 hours)**
   - Safety
   - Company Policies/Procedures
   - Tools/Equipment used in highway and bridge construction
   - Maintenance of hand tools

b) **Structural Concrete (250 hours)**
   - Safety
   - Erection and placement of forms
   - Reinforcing bars
   - Finishing concrete/Curing
   - Construction of forms
   - Drainage structures
   - Deck placement
   - Stripping/Salvage

c) **Traffic Control (30 hours)**
   - Safety
   - Public traffic/Construction traffic
   - Sign erection and maintenance

d) **Concrete Demolition (100 hours)**
   - Safety
   - Tools and equipment
   - Methods of removal
   - Protection of surroundings

e) **Site Cleanup (100 hours)**
   - Safety
   - Placing Topsoil/Seed/Mulch
   - Equipment/Tool maintenance
   - Disposal of material

---

**Advanced Bridge Construction Trainee (ABCT) - 520 Hours**

This training classification can be used after completion of an Intermediate Bridge Construction Trainee Program or equivalent. It is the third step of the BCT series, which leads to learning the necessary skills to become a bridge carpenter.

A typical training program under this classification will consist of the following:

a) **Familiarization (20 hours)**
   - Safety on job
   - Company procedures
   - Tools/Equipment used in highway and bridge construction

b) **Concrete Demolition (150 hours)**
   - Safety
   - Tools and equipment
   - Methods of removal
   - Protection of surroundings

c) **Structural Concrete (200 hours)**
   - Safety
   - Form designs
   - Reinforcing bars
   - Finishing curing

d) **Deck Removal and Replacement (150 hours)**
   - Safety
   - Stripping/Salvage
   - Metal grading with precast concrete replacement
   - Removal and clearing
   - Maintenance of traffic
Construction Supervisory Trainee (CST) - 900 Hours

The OJT will be trained to act in a supervisory capacity coordinating activities of work crews on highway and/or bridge construction projects. This training includes, but is not limited to:

- Company policies and procedures; and
- Jobs and personnel functions to gain knowledge of all phases of highway/bridge construction tools and processes including:
  - Blueprints and layouts;
  - Topographical maps and surveying;
  - Scheduling; and
  - Contractors’ rules and regulations governing construction activities.

A typical training program under this classification will consist of the following:

a) Familiarization (40 hours)
- Safety
- Company policies/procedure: EEO/AA
- Equipment/materials usage and maintenance
- Recordkeeping

b) Supervisory Responsibilities (160 hours)
- Scheduling
- Employee relations – recognition/motivation
- Conflict resolution
- Public Relations
- Safety and first-aid
- Crew/equipment coordination

c) Job Knowledge (700 hours)
- Safety
- Blueprint/topographical map/layout reading
- Use of transit
- Planning and layout of field office and grounds
- Layout and staking
- Site preparation
- Ground condition analysis and testing
- Excavation
- Drainage
- Pipelaying
- Subgrading
- Fine grading
- Erosion control
- Placement of concrete, asphalt and granite
- Job site cleanup
- Traffic control

Equipment Maintenance Trainee (EMT) - 940 Hours

The OJT will be trained in the maintenance and repair of all types of construction equipment. The trainee will learn how to assemble, set up, adjust, repair and maintain construction equipment, which includes, but is not limited to:

- Internal combustion engines
- Heavy earth-moving equipment
  - Air compressor
  - Rock crushers
  - Pumps
  - Paving equipment
  - Concrete mixers
  - Hand-held power tools

The OJT may do some welding in the repair of equipment. A typical program under this classification will consist of the following:
On-the-Job Classifications

a) Familiarization (40 hours)
• Safety
• Observation of various equipment
• Understanding basic function and preparation of equipment
• Understanding use of parts catalog and cost/purchasing of parts
• Learning key parts required
• Learning company purchase, receipts, storage and issuance procedures

b) Shop Functions (600 hours)
• Safety
• Tool care, storage and transportation
• Lubrication – oil, air and fuel filters, grease points – inspection techniques to detect abnormal conditions
• Paint and body work
• Welding and burning equipment and operation of lathes, saws, shapers, grinders and presses
• Operation and service of fuel injector pumps and nozzles
• Assist in complete overhaul and testing of gas and diesel engines
• Assist in complete overhaul of various power transmission mechanisms
• Assist in complete overhaul of various air cooled engines
• Assist in complete overhaul of various starters, generators and voltage regulators

c) Application of Training (300 hours)
• Preventive maintenance – shop and field
• Corrective maintenance – shop and field
• Order, receive, and store tools and equipment under supervision of skilled worker
• Draw, arrange, and transport tools and materials under supervision of skilled worker
• Participate in equipment preparation and maintenance under supervision of skilled worker – both in the shop and field environments
• Use tools of the trade and perform related duties as required

Equipment Operator Trainee (EOT) - 580 Hours

The OJT will learn and operate many types of construction equipment used on highway and bridge construction projects. Equipment used may include, but is not limited to, the following:

• Bulldozer
• Roller
• Compactor
• Backhoe
• Grader
• Pile driver
• Crane
• Loader
• Oiler
• Dump truck
• Earth/rock hauler

a) Familiarization (40 hours)
• Safety
• Fueling/lubrication/hydraulic systems
• Operation of vehicle
• Vehicle capabilities and limitations
• Materials/earth work/site preparation
• Public Relations

b) Operation of Equipment (400 hours)
• Safety
• Grading
• Earth moving
• Rolling (compaction/vibration)
• Trenching/pipelaying
• Backfill/curbing
• Rigging/hoisting

c) Maintenance (40 hours)
• Safety
• Maintenance of equipment (minor repairs/parts replacement)

A typical program under this classification will consist of the following:

a) Familiarization (100 hours)
• Blueprint reading
• Right-of-way lines, alignment, grade and witness stakes, boundary markers, bench marks and tie points.
• Tools/equipment
• Materials/earth work/site preparation
• Company policies/procedures, EEO/AA
• Recordkeeping
• Public Relations

b) Assistant Responsibilities (40 hours)
• Scheduling
• Crew/equipment coordination
• Employee relations
• Conflict resolution

c) Operation of Equipment (110 hours)
• Rolling (compaction/vibration) and pile driving
• Rigging/hoisting
• Exposure to pile driving, welding and cutting and heavy equipment operation
• Equipment/material usage and maintenance
• Maintenance of equipment (minor repairs/parts replacement)
• Backfill/curbing
• Trenching/pipe laying

d) Job Knowledge (250 hours)
• Blueprint/topographical map/layout reading
• Use of transit, layout and staking
• Site preparation
• Ground condition analysis and testing

Foreman Assistant Trainee (FAT) - 580 Hours

The OJT will be trained to act in a supervisory capacity, coordinating activities of work crews on construction projects. The trainee will become familiar with all types of heavy equipment, construction tools and processes, blueprints and layouts, topographical maps and survey scheduling, company policies and procedures, job and personnel functions and become knowledgeable in all phases of bridge construction.
• Drainage
• Subgrading and fine grading
• Erosion control
• Placement of concrete, asphalt and granite
• Job site clean-up, excavation
• Traffic control

e) Job Safety (40 hours)
• Traffic safety and first aid
• Structure safety and roadway safety

f) Higher Skill Training (40 hours)
• Provides direct assistance to project superintendent, project engineer, and others as required.

Highway Construction Trainee (HCT) - 520 Hours

The OJT will perform a combination of activities under the supervision of a skilled highway construction worker to familiarize her/him with highway construction. These activities include but are not limited to:

<table>
<thead>
<tr>
<th>Traffic Control</th>
<th>Curbing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Carpenter</td>
<td>Signing</td>
</tr>
<tr>
<td>Guardrail/Fencing</td>
<td>Paving</td>
</tr>
<tr>
<td>Pipe Laying</td>
<td>Concrete Structures</td>
</tr>
<tr>
<td>Grading</td>
<td>Seeding &amp; Mulching</td>
</tr>
<tr>
<td>Blasting &amp; Drilling</td>
<td>Clean-up</td>
</tr>
</tbody>
</table>

A typical program under this classification will consist of the following:

a) Familiarization (30 hours)
• Safety
• Layout, knowledge of right-of-way, alignment stakes, grade stakes, blueprints
• Public relations
• Tools/Equipment used in highway construction

b) Traffic Control (40 hours)
• Safety
• Public traffic/construction traffic
• Sign erection and maintenance

c) Piping (80 hours)
• Safety
• Trenching
• Bedding
• Positioning, joining, aligning and sealing pipe sections, including culvert and multiplate
• Backfill and compaction

d) Concrete Structures (120 hours)
• Safety
• Box culverts, inlets and headwall form work, reinforcing bars
• Placing concrete
• Stripping and salvage (forms)

e) Grading (140 hours)
• Safety
• Providing roadway stake-out assistance
• Grading and marking of stakes
• Rough and marking of materials

f) Surfacing (40 hours)
• Safety
• Mixing and placing concrete, asphalt, gravel and other materials using hand tools, and, where appropriate, minimum heavy equipment
g) Curbing (40 hours)
  • Curbs and sidewalk placement – granite, asphalt and concrete

h) Clean-up (30 hours)
  • Safety
  • Placing/spreading loam
  • Seeding and mulching
  • Equipment/Tool maintenance

Traffic Coordinator Trainee (TCT) - 520 Hours

The OJT will act within a work crew at construction sites and will supervise all job site flag personnel. This individual will be responsible for all of the project’s construction signage, blueprint reading and associated layout, proper setup and relocation of construction sign packages, arrow boards and variable message boards, including programming of variable message boards. The trainee will also become familiar with all types of asphalt paving, reclamation, grading, pipe installation, and fence and guardrail and will perform related duties.

A typical program under this classification will consist of the following:

a) Traffic Control Familiarization (40 hours)
  • Safety
  • Learning company policies and procedures
  • Federal and state regulations
  • Proper hand and sign signaling
  • Public Relations
  • Recordkeeping

b) Control of Traffic (40 hours)
  • Knowledge of proper equipment and safe signing
  • Use of radio equipment
  • Control of construction equipment through work area
  • Coordination of activities with proper management and supervisory personnel
  • Daily start-up and shut-down involving safety equipment
  • Maintenance of adequate level of supplies for daily use

c) Supervisory Responsibilities (200 hours)
  • Scheduling of all flag personnel
  • Employee relations; recognition and motivation
  • Conflict resolution
  • Public Relations
  • Safety and first-aid
  • Crew and equipment coordination

d) Traffic Signage Familiarization (40 hours)
  • Types of equipment and materials
  • Maintenance, operation limitations and capabilities
  • Fueling, lubricating and servicing

e) Traffic Control Job Knowledge (200 hours)
  • Placing concrete barriers
• Safety and operating procedures
• Blueprint and topographical map reading
• Planning and layout of sign packages
• Excavating, drainage, and pipe laying
• Fence and guardrail
• Compaction and backfilling
• Subgrading, fine grading, and erosion control
• Placement of hot mix asphalt and hot mix asphalt curb
• Cold planning and reclaiming
• Removal of permanent construction signs and job site cleanup
• Temporary pavement markings

Truck Driver Trainee (TDT) 600 Hours

The OJT will learn to operate on- and off-work-site vehicle(s) with a GVWR (Gross Vehicle Weight Rating) of over 26,001 pounds and perform daily safety checks and maintenance on such vehicles. The trucks used for the traineeship can include dump trucks of all kinds (with or without the use of trailers with a GVWR of 10,000 pounds or less), tractor trailer trucks (both flatbed and box), and all off-road trucks such as Cat trucks.

A typical program under this classification will consist of the following:

a) Safety & Familiarization (60 hours)
• Learning company policies and procedures
• Performing daily external and internal vehicle inspection
• Air brake check, proper notation of problems found
• Job site hazards
• Working with traffic personnel and laborers in assisting backups on site
• Entering/exiting job site safety

b) Vehicle Operation (450 hours)
• On-road driving to and from pick-up and drop-off sites for materials
• Off-road driving
• Loading and unloading materials and equipment, hazardous materials
• Securing and covering loads.
• Working with equipment operators, spacing, signals used, safety

c) Maintenance (50 hours)
• Performing maintenance safely (minor repairs/parts replacement)
• Cleaning vehicle, i.e. windows, lights, cargo area, placing proper placard on truck
• Checking and adding/changing vehicle fluid as necessary

d) Related Activities & Project Support (40 hours)
• Collecting and submitting weight slips to office
• Filling out daily logs, fuel slips, vehicle condition reports
• Providing project support to Superintendent or Resident Engineer

Note: A contractor can require that a Truck Driver Trainee have a valid Class A or Class B CDL (Commercial Drivers License) and appropriate endorsements prior to the enrollment date for the OJT Program. At the least, it is expected that the TDT will have a Class A or B CDL Permit. The Truck Driver Traineeship is designed for persons with little or no professional driving experience, on or off road, who have already obtained their CDL Class A or B or who have recently obtained their CDL Class A or B permit.
Employment Resources

The following organizations may be helpful in locating eligible persons for the OJT Program:

<table>
<thead>
<tr>
<th>Organization</th>
<th>Contact</th>
</tr>
</thead>
<tbody>
<tr>
<td>Abnaki Self-Help Association</td>
<td>802.868.2559</td>
</tr>
<tr>
<td>PO Box 276</td>
<td></td>
</tr>
<tr>
<td>Swanton, VT 05488</td>
<td></td>
</tr>
<tr>
<td>ALANA Community Organization</td>
<td>Curtis Reed, Jr.</td>
</tr>
<tr>
<td>214 Main Street</td>
<td>802.254.2972</td>
</tr>
<tr>
<td>Brattleboro, VT 05301</td>
<td><a href="mailto:alana@sover.net">alana@sover.net</a></td>
</tr>
<tr>
<td>ALANA’s mission is to build and reinforce</td>
<td></td>
</tr>
<tr>
<td>relationships among communities of color.</td>
<td></td>
</tr>
<tr>
<td>Multiracial Alliance of the Rutland Area (MARA)</td>
<td>Alis Headlam</td>
</tr>
<tr>
<td>20 Jackson Avenue</td>
<td>802.747.3448</td>
</tr>
<tr>
<td>Rutland, VT 05701</td>
<td><a href="mailto:headlam@aol.com">headlam@aol.com</a></td>
</tr>
<tr>
<td>Northern New England Tradeswomen</td>
<td>Katherine Stamper</td>
</tr>
<tr>
<td>51 Park Street</td>
<td>800.639.1472</td>
</tr>
<tr>
<td>Essex Jct., VT 05401</td>
<td>802.878.3882</td>
</tr>
<tr>
<td><a href="mailto:info@nnetw.org">info@nnetw.org</a></td>
<td></td>
</tr>
<tr>
<td>Northland Job Corps Center</td>
<td>Dave Henderson</td>
</tr>
<tr>
<td>100 MacDonough Drive</td>
<td>802.877.2922</td>
</tr>
<tr>
<td>Vergennes, VT 05491</td>
<td></td>
</tr>
<tr>
<td>Recycle North Youthbuild Program</td>
<td>John Westie</td>
</tr>
<tr>
<td>266 Pine Street</td>
<td>802.651.9890</td>
</tr>
<tr>
<td>Burlington, VT 05401</td>
<td><a href="mailto:jwestie@recyclenorth.org">jwestie@recyclenorth.org</a></td>
</tr>
<tr>
<td>University of Vermont Women’s Center</td>
<td>Sharon Snow</td>
</tr>
<tr>
<td>34 South Williams</td>
<td>802.656.7892</td>
</tr>
<tr>
<td>Burlington, VT 05401</td>
<td><a href="mailto:womenscenter@uvm.edu">womenscenter@uvm.edu</a></td>
</tr>
<tr>
<td>Vermont Refugee Resettlement Program</td>
<td>Bob Sanders</td>
</tr>
<tr>
<td>1700 Hegeman Avenue</td>
<td>802.654.1700</td>
</tr>
<tr>
<td>Colchester, VT 05446</td>
<td><a href="mailto:bsanders@uscrivt.org">bsanders@uscrivt.org</a></td>
</tr>
<tr>
<td>Women of Color Alliance</td>
<td>Ayana Al-Faruk</td>
</tr>
<tr>
<td>PO Box 1534</td>
<td>802.660.0606</td>
</tr>
<tr>
<td>12 North Street</td>
<td></td>
</tr>
<tr>
<td>Burlington, VT 05402</td>
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</tbody>
</table>
### Directory of Department of Labor Offices

<table>
<thead>
<tr>
<th>Barre Career Resource Center</th>
<th>Newport Career Resource Center</th>
</tr>
</thead>
<tbody>
<tr>
<td>47 No. Main Street</td>
<td>Emory E. Hebard State Office Building</td>
</tr>
<tr>
<td>Barre, VT 05641-0667</td>
<td>100 Main Street, Suite 120</td>
</tr>
<tr>
<td>Phone: 802.476.2600</td>
<td>Newport, VT 05855-0665</td>
</tr>
<tr>
<td>Fax: 802.476.2628</td>
<td>Phone: 802.334.6545</td>
</tr>
<tr>
<td></td>
<td>Fax: 802.334.3351</td>
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<table>
<thead>
<tr>
<th>Bennington Career Resource Center</th>
<th>Rutland Career Resource Center</th>
</tr>
</thead>
<tbody>
<tr>
<td>200 Veterans Memorial Drive, Suite 2</td>
<td>200 Asa Bloomer Building</td>
</tr>
<tr>
<td>Bennington, VT 05201-1945</td>
<td>Rutland, VT 05701-9413</td>
</tr>
<tr>
<td>Phone: 802.442.6376</td>
<td>Phone: 802.786.5837</td>
</tr>
<tr>
<td>Fax: 802.447.2726</td>
<td>Fax: 802.786.5896</td>
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<thead>
<tr>
<th>Brattleboro Career Resource Center</th>
<th>St. Albans Career Resource Center</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Office Building</td>
<td>Room 101, 20 Houghton Street</td>
</tr>
<tr>
<td>PO Box 310</td>
<td>St. Albans, VT 05478-2246</td>
</tr>
<tr>
<td>232 Main Street</td>
<td>Phone: 802.524.6585</td>
</tr>
<tr>
<td>Brattleboro, VT 05302-0920</td>
<td>Fax: 802.524.7933</td>
</tr>
<tr>
<td>Phone: 802.254.4555</td>
<td></td>
</tr>
<tr>
<td>Fax: 802.257.2896</td>
<td></td>
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<table>
<thead>
<tr>
<th>Burlington Career Resource Center</th>
<th>St. Johnsbury Career Resource Center</th>
</tr>
</thead>
<tbody>
<tr>
<td>63 Pearl Street</td>
<td>PO Box 129</td>
</tr>
<tr>
<td>Burlington, VT 05402-0310</td>
<td>1197 Main Street, Suite 1</td>
</tr>
<tr>
<td>Phone: 802.863.7676</td>
<td>St. Johnsbury, VT 05819-0129</td>
</tr>
<tr>
<td>Fax: 802.863.7655</td>
<td>Phone: 802.748.3177</td>
</tr>
<tr>
<td></td>
<td>Fax: 802.748.6620</td>
</tr>
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<table>
<thead>
<tr>
<th>Middlebury Career Resource Center</th>
<th>Springfield Career Resource Center</th>
</tr>
</thead>
<tbody>
<tr>
<td>700 Exchange Street, Suite 106</td>
<td>56 Main Street, Suite 101</td>
</tr>
<tr>
<td>Middlebury, VT 05753-1157</td>
<td>Springfield, VT 05156-2900</td>
</tr>
<tr>
<td>Phone: 802.388.4921</td>
<td>Phone: 802.885.2167</td>
</tr>
<tr>
<td>Fax: 802.388.4630</td>
<td>Fax: 802.885.2728</td>
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<thead>
<tr>
<th>Morrisville Career Resource Center</th>
<th>White River Junction Career Resource Center</th>
</tr>
</thead>
<tbody>
<tr>
<td>PO Box 429</td>
<td>226 Holiday Drive, Gilman Bldg. 3</td>
</tr>
<tr>
<td>46 Pleasant Street</td>
<td>White River Junction, VT 05001-0797</td>
</tr>
<tr>
<td>Morrisville, VT 05661-0429</td>
<td>Phone: 802.295.8805</td>
</tr>
<tr>
<td>Phone: 802.888.4545</td>
<td>Fax: 802.295.8819</td>
</tr>
<tr>
<td>Fax: 802.888.2543</td>
<td></td>
</tr>
</tbody>
</table>
## Economic Services Division (ESD)
of the Vermont Department for Children and Families Offices
(Formerly Department of PATH)

<table>
<thead>
<tr>
<th>Location</th>
<th>Address</th>
<th>Phone</th>
</tr>
</thead>
<tbody>
<tr>
<td>Barre</td>
<td>McFarland Office Building, Suite 150</td>
<td>1.800.499.0113</td>
</tr>
<tr>
<td></td>
<td>5 Perry Street</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Barre, VT 05641-4160</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Newport</td>
<td>100 Main Street, Suite 240</td>
<td>1.800.775.0526</td>
</tr>
<tr>
<td></td>
<td>Newport, VT 05855</td>
<td></td>
</tr>
<tr>
<td>Bennington</td>
<td>200 Veterans Memorial Drive, Suite 6</td>
<td>1.800.775.0527</td>
</tr>
<tr>
<td></td>
<td>Bennington, VT 05201-1918</td>
<td></td>
</tr>
<tr>
<td>Rutland</td>
<td>320 Asa Bloomer Building (State Office Building)</td>
<td>1.800.775.0516</td>
</tr>
<tr>
<td></td>
<td>88 Merchants Row</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Rutland, VT 05701</td>
<td></td>
</tr>
<tr>
<td>Brattleboro</td>
<td>232 Main Street</td>
<td>1.800.775.0515</td>
</tr>
<tr>
<td></td>
<td>PO Box 70</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Brattleboro, VT 05301</td>
<td></td>
</tr>
<tr>
<td>St. Albans</td>
<td>20 Houghton Street, Suite 313</td>
<td>1.800.660.4513</td>
</tr>
<tr>
<td></td>
<td>St. Albans, VT 05478</td>
<td></td>
</tr>
<tr>
<td>Burlington</td>
<td>1193 North Avenue, Suite 5</td>
<td>1.800.775.0506</td>
</tr>
<tr>
<td></td>
<td>Burlington, VT 05401-2749</td>
<td></td>
</tr>
<tr>
<td>St. Johnsbury</td>
<td>67 Eastern Avenue, Suite 7</td>
<td>1.800.775.0514</td>
</tr>
<tr>
<td></td>
<td>St. Johnsbury, VT 05819</td>
<td></td>
</tr>
<tr>
<td>Middlebury</td>
<td>700 Exchange Street, Suite 103</td>
<td>1.800.244.2035</td>
</tr>
<tr>
<td></td>
<td>Middlebury, VT 05753</td>
<td></td>
</tr>
<tr>
<td>Springfield</td>
<td>100 Mineral Street, Suite 201</td>
<td>1.800.589.5775</td>
</tr>
<tr>
<td></td>
<td>Springfield, VT 05156</td>
<td></td>
</tr>
<tr>
<td>Morrisville</td>
<td>63 Professional Drive</td>
<td>1.800.775.0525</td>
</tr>
<tr>
<td></td>
<td>Morrisville, VT 05661</td>
<td></td>
</tr>
<tr>
<td>White River Junction</td>
<td>224 Holiday Drive, Suite A</td>
<td>1.800.775.0507</td>
</tr>
<tr>
<td></td>
<td>White River Junction, VT 05001</td>
<td></td>
</tr>
<tr>
<td>Community Action Agencies</td>
<td></td>
<td></td>
</tr>
<tr>
<td>--------------------------</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
| **Addison Community Action/CVOEO**  
PO Box 82  
Middlebury, VT 05753  
800.639.2318  
802.388.2285 |
| **Franklin/Grand Isle Community Action**  
86 N. Main Street  
St. Albans, VT 05478  
800.300.7392  
802.527.7392 |
| **Bennington-Rutland Opportunity Council (BROC)**  
60 Center Street  
Rutland, VT 05701  
800.717.BROC, 802.775.0878 |
| **Northeast Kingdom Community Action (NEKCA)**  
216 Gail Street  
Canaan, VT 05903  
802.266.7134 |
| **Central Vermont Community Action Council (CVCAC)**  
195 US Route 302 - Berlin  
Barre, VT 05641  
800.639.1053, 802.479.1053  

CVCAC Farmworker Program  
197 Harrel Street  
Morrisville, VT 05661  
800.639.8710, 802.888.7993  

One Lash Road  
Randolph, VT 05060  
800.846.9506, 802.728.9506 |
| **Southeastern Vermont Community Action (SEVCA)**  
c/o CABA  
87 Frost Street  
Brattleboro, VT 05301  
802.254.2795  

14 Clinton Street  
Springfield, VT 05156  
802.885.6153  

91 Buck Drive  
Westminster, VT 05158  
800.464.9951, 802.463.9951  

Suite #30, 220 Holiday Drive  
White River Junction, VT 05001  
802.295.5215 |
| **Champlain Valley Office of Economic Opportunity (CVOEO)**  
191 North Street  
PO Box 1603  
Burlington, VT 05402  
800.642.5078, 802.862.2771 |
## Vermont Regional Technical Centers

<table>
<thead>
<tr>
<th>Center Name</th>
<th>Address</th>
<th>Phone</th>
</tr>
</thead>
<tbody>
<tr>
<td>Barre Regional Vocational-Technical Center</td>
<td>50 Crimson Tide Way, Barre, VT 05641</td>
<td>802.476.6237</td>
</tr>
<tr>
<td>Burlington Technical Center</td>
<td>52 Institute Road, Burlington, VT 05401</td>
<td>802.864.8426</td>
</tr>
<tr>
<td>Center for Technology</td>
<td>3 Educational Drive, Essex Junction, VT 05452</td>
<td>802.879.5558</td>
</tr>
<tr>
<td>Cold Hollow Career Center</td>
<td>PO Box 530, Enosburg Falls, VT 05450</td>
<td>802.933.4003</td>
</tr>
<tr>
<td>Green Mountain Technology &amp; Career Center</td>
<td>PO Box 600, Hyde Park, VT 05655-0600</td>
<td>802.888.4447</td>
</tr>
<tr>
<td>Hartford Area Career &amp; Technology Center</td>
<td>1 Gifford Road, White River Junction, VT 05001</td>
<td>802.295.8630</td>
</tr>
<tr>
<td>Northwest Technical Center</td>
<td>71 South Main Street, St. Albans, VT 05478-2209</td>
<td>802.527.0614</td>
</tr>
<tr>
<td>Patricia A. Hannaford Career Center</td>
<td>51 Charles Avenue, Middlebury, VT 05753</td>
<td>802.388.3115</td>
</tr>
<tr>
<td>Randolph Area Vocational Center</td>
<td>17 Forest Street, Randolph, VT 05060</td>
<td>802.728.9595</td>
</tr>
<tr>
<td>River Bend Career &amp; Technical Center</td>
<td>PO Box 618, Bradford, VT 05033-0618</td>
<td>802.222.5212</td>
</tr>
<tr>
<td>River Valley Technical Center</td>
<td>307 South Street, Springfield, VT 05156</td>
<td>802.885.8300</td>
</tr>
<tr>
<td>Southeastern Vermont Career Education Center</td>
<td>131 Fairground Road, Brattleboro, VT 05301</td>
<td>802.257.7335</td>
</tr>
<tr>
<td>Southwest Vermont Career Development Center</td>
<td>321 Park Street, Bennington, VT 05201</td>
<td>802.447.0220</td>
</tr>
<tr>
<td>Stafford Technical Center</td>
<td>8 Stratton Road, Rutland, VT 05701</td>
<td>802.773.1990</td>
</tr>
<tr>
<td>Hartland Area Career &amp; Technology Center</td>
<td>5 Charles Avenue, Middlebury, VT 05753</td>
<td>802.388.3115</td>
</tr>
<tr>
<td>Randolph Area Vocational Center</td>
<td>17 Forest Street, Randolph, VT 05060</td>
<td>802.728.9595</td>
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<td>PO Box 618, Bradford, VT 05033-0618</td>
<td>802.222.5212</td>
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<tr>
<td>River Valley Technical Center</td>
<td>307 South Street, Springfield, VT 05156</td>
<td>802.885.8300</td>
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<td>Southeastern Vermont Career Education Center</td>
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<td>802.257.7335</td>
</tr>
<tr>
<td>Southwest Vermont Career Development Center</td>
<td>321 Park Street, Bennington, VT 05201</td>
<td>802.447.0220</td>
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<tr>
<td>Stafford Technical Center</td>
<td>8 Stratton Road, Rutland, VT 05701</td>
<td>802.773.1990</td>
</tr>
</tbody>
</table>
**INTEREST SURVEY**

**NAME:** ___________________________________________ **DATE:** ___________________

### INTERESTS

The following questions are designed to help you focus on what you like and dislike about working conditions on construction projects. Answer as honestly as you can.

<table>
<thead>
<tr>
<th></th>
<th>YES</th>
<th>NO</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Do you enjoy driving?</td>
<td>_____</td>
<td>_____</td>
</tr>
<tr>
<td>2. Do you feel comfortable working under and work well under pressure?</td>
<td>_____</td>
<td>_____</td>
</tr>
<tr>
<td>3. Do you like doing physically challenging work?</td>
<td>_____</td>
<td>_____</td>
</tr>
<tr>
<td>4. Do you have any physical limitations/restrictions? If so, what are they?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Are you willing/able to <strong>COMMUTE</strong> to other areas of the state to different job sites? (Some employers need their employees to travel.)</td>
<td>_____</td>
<td>_____</td>
</tr>
<tr>
<td>6. Are you willing/able to <strong>MOVE</strong> to another area of the state to be closer to a job site?</td>
<td>_____</td>
<td>_____</td>
</tr>
<tr>
<td>7. Do noises from machinery and/or power tools bother you?</td>
<td>_____</td>
<td>_____</td>
</tr>
<tr>
<td>8. Can you do heavy lifting and carrying on a job? <strong>Note:</strong> If you have a lifting restriction, what is it (how many pounds)?</td>
<td>_____</td>
<td></td>
</tr>
<tr>
<td>9. Do you mind working at heights?</td>
<td>_____</td>
<td>_____</td>
</tr>
<tr>
<td>10. Are you interested in <strong>ON-THE-JOB TRAINING?</strong></td>
<td>_____</td>
<td>_____</td>
</tr>
<tr>
<td>11. Which of the following schedules are you willing and able to work? <strong>CHECK ALL THAT APPLY:</strong> Day Shift (7:00 a.m. – 4:00 p.m.)</td>
<td>_____</td>
<td>12-hour shifts</td>
</tr>
<tr>
<td></td>
<td>Weekends</td>
<td>Overtime</td>
</tr>
<tr>
<td>12. Which of the training classifications (i.e. Bridge Construction Trainee, Highway Construction Trainee, Traffic Coordinator Trainee, etc.) as listed in the <strong>OJT Manual</strong> interest you the most?</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
The reasons for joining this program are many and vary with each individual. Please indicate how the following sentences apply to you.

<table>
<thead>
<tr>
<th>CHECK THE APPROPRIATE RESPONSE TO THE FOLLOWING SENTENCES:</th>
<th>YES</th>
<th>NO</th>
<th>MAYBE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. I just need a job.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. I want a job where I can get ahead.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. I need job counseling and/or employment planning.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. I really want to work in construction.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. I need educational counseling.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. I need to learn job-seeking skills such as interview techniques and resume writing.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7. I need help to find good day care for my children.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8. I need to get a driver’s license.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9. I want to get a Commercial Driver’s License (CDL) for truck drivers.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10. I need personal growth instruction such as decision making, assertiveness, confidence building, time management, etc.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>11. I need basic skill instruction, such as writing, reading, math, GED preparation, etc.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**HOW DID YOU HEAR ABOUT THE EDHC PROGRAM?**

<table>
<thead>
<tr>
<th></th>
<th>YES</th>
<th>NO</th>
<th>MAYBE</th>
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</thead>
<tbody>
<tr>
<td>Program Participant</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Social Service Agency</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>School or College</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Brochure or Poster</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Radio</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Relative or Friend</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Newspaper or Magazine</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Television</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other: ______________</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**I GIVE MY PERMISSION FOR THIS INFORMATION TO BE SHARED WITH ANY PROSPECTIVE EMPLOYERS.**

_________________________  ___________________
SIGNATURE                  DATE

**PLEASE COMPLETE AND RETURN THIS FORM TO:**

**MELANIE LOPEZ**
VT Agency of Transportation
Office of Civil Rights and Labor Compliance
One National Life Drive
Montpelier, VT 05633-5001
**Phone:** (802) 828-5858
**Toll Free:** (800) 356-1965
**Fax:** (802) 828-1047
Name: ___________________________________________ Date: _____________
Address: ______________________________________ Phone ______________________
City: ______________________ State: _____ Zip: ___________
E-Mail Address: ______________________________________
Gender: Male   Female   (Circle one)   Date of Birth: ___________________

Which of the following do you consider yourself?
White _____  African American _____  Asian American _____  Bosnian _____
Native American _____  Hispanic/Latino _____  Portuguese _____

Do you have a valid driver’s license? ________ From which state? _____

WORK HISTORY - List your last three employers, STARTING WITH THE MOST RECENT FIRST.

Employer: ___________________________ Phone Number: ________________
Address: ____________________________________________________________________
          (Street)   (City)    (State) (Zip)
Work Performed: __________________________ From: __________    To: ___________
Wages Received per Hour: ________ Reason for Leaving: _________________________
May we contact them? _____   Supervisor’s Name: ________________________________

Employer: ___________________________ Phone Number: ________________
Address: ____________________________________________________________________
          (Street)   (City)    (State) (Zip)
Work Performed: __________________________ From: __________    To: ___________
Wages Received per Hour: ________ Reason for Leaving: _________________________
May we contact them? _____   Supervisor’s Name: ________________________________

- OVER -
Name: ________________________________

Employer: ____________________________________  Phone Number: ________________

Address: ____________________________________________________________________
(Street)   (City)    (State) (Zip)

Work Performed: ___________________________     From: __________    To: ___________

Wages Received per Hour: ________  Reason for Leaving: ___________________________

May we contact them? _____  Supervisor’s Name: ______________________________

EDUCATION AND PREVIOUS EXPERIENCE

Highest grade level completed: ___________                   H.S. Diploma or G.E.D.? (Circle One)

Type of heavy equipment or vehicle experience, if any:

Type of foreman duties performed previously, if any; for example, grade foreman, earth, etc.:

Previous recordkeeping experience, if any; for example, time cards, field reports, etc.:

Any other related experience, including flagging, laborer, other trades:

REFERENCES

LIST THREE WORK-RELATED REFERENCES (NOT PERSONAL FRIENDS or RELATIVES) we may contact.

<table>
<thead>
<tr>
<th>Name</th>
<th>Phone Number</th>
<th>How do you know this person (i.e. boss, caseworker, etc.)?</th>
<th>How long have you known this person?</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

I GIVE MY PERMISSION FOR THIS INFORMATION TO BE SHARED WITH ANY PROSPECTIVE EMPLOYERS.

____________________________________              ________________________
SIGNATURE                           DATE

PLEASE COMPLETE AND RETURN THIS FORM TO:  Melanie Lopez
VT Agency of Transportation
Office of Civil Rights and Labor Compliance
One National Life Drive
Montpelier, VT 05633-5001
Phone: (802) 828-5858
Toll Free: (800) 356-1965
Fax: (802) 828-1047
EMPLOYMENT DIVERSITY IN HIGHWAY CONSTRUCTION

PARTICIPANT ASSESSMENT

Participant’s Name: ____________________________     Date: ___________      Interviewer’s Initials: ________

INTERESTS

• How did you learn about the OJT Program?

• Why are you interested in highway construction work?

• What jobs (training classifications) are you specifically interested in? Why?

• Do you have any related experience from previous jobs and/or careers?

• Why do you think you can make a successful career in the trades?

• As an employee, what working style or work ethics do you have to offer an employer/contractor?

• Have you ever been a minority in a group of workers (a crew, division or team of employees)?

• Have you ever experienced sexual harassment, discrimination, or mistreatment on a job? If so, how did you handle it?

• What kind of physical work or activities have you done recently or do you do on a daily basis?

• How much heavy work are you willing and able to do? Approximately how much weight can you lift?

• How do you feel about traveling to a work site(s)? What is the maximum distance/time you are willing to commute to a job site?

WORK HISTORY

• Have you ever been let go or fired? If so, why?

• If called, what will your past employers say about you as an employee?
**EDUCATION/TRAINING**

Highest grade level completed in school?
If not 12th, do you have a GED?
Any math/vocational classes?
College study?

**CONSIDERATIONS**

Transportation:
  Current driver’s license?
  Reliable vehicle?
Do you have children/dependent others?
Are you a single parent?
Do you have a Reach Up Worker?
Do you qualify for SRS childcare subsidy?
If you get a job in highway construction, do you need:
  Boots/work clothes?
  Basic hand tools?
Do you have an arrest record?
  If so, explain.
If so, do you have any mandatory programming scheduled during daytime working hours?

**HEALTH**

Any physical disabilities or work limitations?
Any injuries or allergies, etc.?
Do you currently take any medications?
  If yes, list:
Willing to take drug test/physical?

**TRAINING INTERESTS**

On-The-Job Training?
CDL-B?
Heavy Equipment Training?
Women’s Strength & Fitness Training?
Other training: (Interested in or has completed)

**WORKING OUTSIDE**

Elements OK? Weather, heat, cold, noise, dust
Heights OK?
Water OK?
Other?

**SHORT-TERM GOALS**

Once working, what are your most difficult challenges or obstacles?

How do you plan to address these?

**LONG-TERM GOALS**


---

I GIVE MY PERMISSION FOR THIS INFORMATION TO BE SHARED WITH ANY PROSPECTIVE EMPLOYERS.

_____________________________________________  ___________________
SIGNATURE              DATE

---

Melanie Lopez  
VT Agency of Transportation  
Office of Civil Rights and Labor Compliance  
One National Life Drive  
Montpelier, VT 05633-5001  
Phone: 802.828.5858  
Toll Free: 800.356.1965  
Fax: 802.828.1047
ON-THE-JOB TRAINING PROGRAM

LETTER OF INTENT

[This form must be completed and submitted prior to the start of project construction.]

SEND OR FAX TO: Melanie Lopez
Office of Civil Rights & Labor Compliance
Vermont Agency of Transportation
One National Life Drive
Montpelier, Vermont, 05633-5001
FAX: (802) 828-1047
Phone: (802) 828-5858 or (800) 356-1965
E-Mail: Melanie.lopez@state.vt.us

VTrans Construction Project Name/Number: _______________________________

Contractor: __________________________________________________________

Number of Training Hours Assigned to This Project (Item 634.10): ________

In accordance with the Training Special Provisions of the above contract, we submit the following list of anticipated training classifications and the projected start dates:

<table>
<thead>
<tr>
<th>CLASSIFICATION (As listed in OJT Manual: BCT, EOT, TCT, etc.)</th>
<th>NUMBER OF TRAINEES IN CLASSIFICATION</th>
<th>PROJECTED START DATE OF TRAINEE(S)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Signed: ___________________________ Date: ____________________

Title: ____________________________

FOR VTRANS USE ONLY

Approved: ___________________________ Date: ____________________

Civil Rights Program Manager
(Copies to Resident Engineer, File)
ON-THE-JOB TRAINING PROGRAM

ENROLLMENT FORM

PROJECT NAME & NUMBER: __________________________________________

CONTRACTOR: __________________________________________

CONTRACTOR’S
ADDRESS: ______________________________________

OJT SUPERVISOR: ______________________________________

OFFICE PHONE: ______________________________________

TRAINEE NAME: __________________________________________

____________________________________________________________________

ADDRESS: __________________________________________

PHONE NO.: __________________________________________

________________________________

GENDER: M F (CIRCLE ONE)

ETHNIC CLASS: __________________________________________

TRAINEE CLASSIFICATION: ______________________________________

NUMBER OF HOURS: ______________________ ENROLLMENT DATE: ____________

PROJECT MANAGER: __________________________________________

STARTING SITE PHONE #: _________________________________

VTRANS RESIDENT $ ______________________________________

ENGINEER: __________________________________________

1/2 $ ______________________________________

SITE PHONE #: __________________________________________

3/4 $ ______________________________________

$ ______________________________________

SIGNATURES

TRAINEE SIGNATURE: __________________________________________

EMPLOYER SIGNATURE: ______________________________________

VTRANS OFFICE OF CIVIL RIGHTS SIGNATURE: ____________________________
ON-THE-JOB TRAINING PROGRAM

TRAINEE VOUCHER

LENNY’S SHOE & APPAREL

<table>
<thead>
<tr>
<th>Address</th>
<th>Phone</th>
<th>Toll Free</th>
<th>Fax</th>
</tr>
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<tr>
<td>359 N. Main Street</td>
<td>(802) 476-7446</td>
<td></td>
<td></td>
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<tr>
<td>Barre, VT 05641</td>
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<tr>
<td>2121 Essex Road</td>
<td>(802) 879-6640</td>
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<tr>
<td>Williston, VT</td>
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<td></td>
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<tr>
<td>215 Swanton Road</td>
<td>(802) 527-0532</td>
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<td>St. Albans, VT</td>
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Authorization Section

Trainee Name & Address: ________________________________________________

Today’s Date: __________________________________________________________

Authorized by: _________________________________________________________

Melanie Lopez, CR Program Manager

Phone: (802) 828-5858

Toll Free: (800) 356-1965

Fax: (802) 828-1047

The above trainee is authorized to purchase the following merchandise: _______________________________

____________________________________________________________________________________________________

_______________________________________ not to exceed a total dollar amount of: $ ____________________ .

THIS AUTHORIZATION IS VOID 15 DAYS FROM THE ABOVE DATE.

Invoice Information

Please send the invoice (with a copy of this form) to:

Melanie Lopez, CR Program Manager

Office of Civil Rights and Labor

VT Agency of Transportation

National Life Building, Drawer 33

Montpelier, VT 05633
**OJT Weekly Progress Report**

**Trainee Name:** Tonya Trainee  
**Classification:** EOT  
**Project:** Brigadoon STP F 017-1(3)S  

**Enrollment Date:** 4/10/06  
**Wage:** $13.50  
**Contractor:** BestInTheBiz Construction Co., Inc.  
**Week Ending:** 5/19/06

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<th>Training Phase</th>
<th>Safety</th>
<th>Productivity</th>
<th>Quality</th>
<th>Understanding</th>
<th>Attitude</th>
<th>Attendance</th>
<th>Total Hrs This Week</th>
<th>Total Hours Accumulated to Date</th>
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<td>A</td>
<td>E</td>
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**Grand Totals**

|                      |        |              |         |               |          |            | 50                  | 288                            |

**Status:**

- ON BOARD
- Disciplined (Attach Documentation)
- Dismissed
- Quit
- Laid Off

**Supervisor Comments & Trainee Comments:**

______________________________

______________________________

______________________________

______________________________

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______________________________

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______________________________

**Supervisor Signature**

______________________________

**Trainee Signature**

______________________________

Report Distribution:
- State Resident Engineer
- VTrans Office of Civil Rights & Labor Compliance
- Contractor’s Trainer File
- Trainee’s Copy
- (White Copy)
- (Yellow Copy)
- (Pink Copy)
- (Goldrod Copy)
ON-THE-JOB TRAINING PROGRAM

HOURS CHANGE REQUEST

REQUEST SECTION

Date: _____________________

I would like to: (circle one) ADD TRANSFER REMOVE ________ training hours:

(circle one) TO FROM the ___________________________________________ Project

to the ____________________________________________________________ Project.

(Name of current project)

(Name of new project – ONLY IF TRANSFERRING HOURS)

The reason for this request is: (check all that apply)

- The new project will provide a better training opportunity.
- The trainee has requested to be moved to the new project.
- The current project is near completion and the trainee will not have ample opportunity to complete the training.
- Other (Explain): ___________________________________________________________________

__________________________________________________________________________

Name of Contractor: ___________________________________________________________

Name of Trainee Involved (if applicable): _________________________________________

Name of Person Making Request: _______________________________________________

Signature of Person Making Request: _____________________________________________

APPROVAL SECTION

(This section for Civil Rights and Labor Office use only.)

NAME OF RESIDENT ENGINEER – CURRENT PROJECT: ____________________________

Signature: ______________________ Date of Approval: ____________________________

NAME OF RESIDENT ENGINEER – NEW PROJECT: _________________________________

Signature: ______________________ Date of Approval: ____________________________

NAME OF OJT PROGRAM MANAGER: ___________________________________________ 

Signature: ______________________ Date of Approval: ____________________________
**OFF-SITE TRAINING APPROVAL**

**PROJECT NAME/NUMBER:** _____________________________________________________________

**RESEDENT ENGINEER:** ____________________________________________________________

**TRAINEE NAME:** _________________________________________________________________

**ENROLLMENT DATE:** __________________________

**TRAINING CLASSIFICATION:** _______________________  **TRAINEE HOURS:** _____________

**PROPOSED OFF-SITE TRAINING SCHEDULE:**

<table>
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<tr>
<th>DATE(S) OF OFF-SITE TRAINING</th>
<th>On Which PROJECT(S)?</th>
<th>RESIDENT ENGINEER</th>
<th>NOTES</th>
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</tbody>
</table>

**COMMENTS:**

**APPROVED BY**

**OJT PROGRAM MANAGER:** ____________________________  **DATE:** ________________
September 15, 2006

Ms. Tonya Trainee
PO Box 000
Anywhere, VT 00000

Re: Brigadoon STP F 017-1(3)S

Dear Tonya:

Congratulations on your successful completion of the Equipment Operator Training Program with BestInTheBiz Construction Company, Inc. on the above project! Enclosed is your Certificate of Completion for the Program.

Good luck to you for a very successful career in the Highway Construction Industry. If I may be of help in the future, please call me at (802) 828-5858 or 800-356-1965.

Sincerely,

Sue Hackney
OJT Program Manager

Enclosure

cc: BestInTheBiz Construction Company, Inc.
    Resident Engineer
    Central Files
Vermont Agency of Transportation

On-The-Job Training Program

certifies that

Tonya Trainee

has successfully completed the Equipment Operator Training Program (580 Hours) on the Brigadoon STP F 017-1(3)S Project with BestInTheBiz Construction Company, Inc.

__________________________  _______________________
Susan B. Hackney             Date
OJT Program Manager
Agency of Transportation
Training Special Provisions


As part of the contractor’s equal employment opportunity affirmative action program, training shall be provided as follows:

The contractor shall provide on-the-job training aimed at developing full journeymen in the type of trade or job classification involved.

The required number of employee traineeship hours to be provided by the Contractor is shown in the Contract Schedule of Prices. In the event that a contractor subcontracts a portion of the contract work, he shall determine how many, if any, of the trainees are to be trained by the subcontractor. However, the contractor shall retain the primary responsibility for meeting the training requirements imposed by this special provision. The contractor shall also insure that this training special provision is made applicable to such subcontract. Where feasible, 25 percent of apprentices or trainees in each occupation shall be in their first year of apprenticeship or training.

The number of trainees shall be distributed among the work classifications on the basis of the contractor’s needs and the availability of journeymen in the various classifications within a reasonable area of recruitment. Prior to commencing construction, the contractor shall submit to the State highway agency for approval the number of trainees to be trained in each selected classification and training program to be used. Furthermore, the contractor shall specify the starting time for training in each of the classifications. The contractor will be credited for each trainee employed by him/her on the contract work who is currently enrolled or becomes enrolled in an approved program and will be reimbursed for such trainees as provided hereinafter.

Training and upgrading of minorities and women toward journeymen status is a primary objective of this Training Special Provision. Accordingly, the contractor shall make every effort to enroll minority trainees and women (e.g., by conducting systematic and direct recruitment through public and private resources likely to yield minority and women trainees) to the extent that such persons are available within a reasonable area of recruitment. The contractor will be responsible for demonstrating the steps that he has taken in pursuance thereof, prior to a determination as to whether the contractor is in compliance with this Training Special Provision. This training commitment is not intended, and shall not be used, to discriminate against any applicant for training, whether a member of a minority group or not.

The minimum length and type of training for each classification will be as established in the training program selected by the contractor and approved by the State highway agency and the Federal Highway Administration shall approve a program if it is reasonably calculated to meet the equal employment opportunity obligations of the contractor and to qualify the average trainee for journeyman status in the classification concerned by the end of the training period. Apprenticeship programs registered with the U.S. Department of Labor, bureau of Apprenticeship and Training, shall also be considered acceptable provided they are being administered in a manner consistent with the equal employment obligations of Federal-aid highway construction contracts. Approval or acceptance of a training program shall be obtained from the State prior to commencing work on the classification covered by the program. It is the intent of these provisions that training is to be provided in the construction crafts rather than clerk-typists or secretarial-type positions. Training is permissible in lower level management positions, such as office engineers, estimators, time-keepers, etc., where the training is oriented toward construction applications. Training in the laborer classification may be permitted if significant and meaningful training is provided and approved by the division office. Some off-site training is permissible as long as the training is an integral part of an approved training program.

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program and does not comprise a significant part of the overall training.

Except as otherwise noted below, the contractor will be reimbursed at the bid amount for Item 634.10, Employee Traineeship, for each hour of training given an employee on this contract in accordance with an approved training program. As approved by the engineer, reimbursement will be made for training persons in excess of the number specified herein. This reimbursement will be made even though the contractor receives additional training program funds from other sources, provided such other sources do not specifically prohibit the contractor from receiving other reimbursement. Reimbursement for off-site training indicated above may only be made to the contractor where he does one or more of the following and the trainees are concurrently employed on a Federal-aid project; contributes to the cost of the training, provides the instruction to the trainee or pays the trainee’s wages during the off-site training period.

If, in the judgment of the contractor, a trainee becomes proficient enough to qualify as a journeyman before the end of the prescribed training period, and the contractor so employs such trainee, full credit and full payment to the contractor will be made provided that the period of training given, plus the length of employment as a journeyman in the classification for which trained, are equal to, or in excess of, the training period set forth in the approved training program. If the period of training given, plus the period employed as a journeyperson do not equal or exceed the training period set forth in the approved training program, the contractor will be paid the bid amount for Item 634.10, Employee Traineeship, for each hour the trainee was trained and employed as a journeyman by the contractor.

No payment shall be made to the contractor for the following reasons: failure to provide the required training, failure to hire the trainee as a journeyman, a lack of good faith effort on the part of the contractor in meeting the requirements of this Training Special Provision. It is normally expected that a trainee will begin his training on the project as soon as feasible after start of work utilizing the skill involved, and remain on the project as long as training opportunities exist in his work classification or until he has completed his training program. It is not required that all trainees be on board for the entire length of the contract. A contractor will have fulfilled his responsibilities under this Training Special Provision if he has provided acceptable training to the number of trainees specified. The number trained shall be determined on the basis of the total number enrolled on the contract for a significant period.

Trainees will be paid at least 60 percent of the appropriate minimum journeyman’s rate specified in the contract for the first half of the training period, 75 percent for the third quarter of the training period, and 90 percent for the last quarter of the training period, unless apprentices or trainees in an existing program are enrolled as trainees on this project. In that case, the appropriate rates approved by the Departments of Labor and Transportation in connection with the existing program shall apply to all trainees being trained for the same classification who are covered by this Training Special Provision. In no case will the contractor pay trainees less than the prevailing rate for labor as shown in the contract wage decision.

The contractor shall furnish the trainee a copy of the program he will follow in providing the training. The contractor shall provide each trainee with a certification showing the type and length of training satisfactorily completed.

The contractor will provide for the maintenance of records and furnish periodic reports documenting his performance under this Training Special Provision.

Sanction for Non-Compliance

Failure by the contractor to adhere to these Training Special Provisions may result in contract sanction as specified in Section 11. Sanction for Non-Compliance, of the contract Specific Equal Opportunity Responsibilities (Page 42).
Sanction for Non-Compliance

a) If the Vermont Agency of Transportation finds the contractor or subcontractor in non-compliance with the terms of these specific training provisions, it shall issue a “show cause notice” and notify such contractor in writing that within 30 days a written plan outlining the steps that will be taken to bring such contractor into compliance must be submitted to the Vermont Agency of Transportation by the contractor. In the event that such contractor fails or refuses to submit the plan within the specified period or if the contractor does not exercise the corrective actions outlined in the plan, the Agency will commence enforcement proceedings under Executive Order 11246, as amended. Such actions could include:

- The recovery by the State Transportation Agency from the contractor of 1/10 of 1% of the contract award price or $1,000.00, whichever sum is greater, as liquidated damages for each week the contractor fails or refuses to comply. If a subcontractor is in non-compliance, the recovery by the State Transportation Agency from the contractor, to be assessed by the contractor as a back charge against the subcontractor of 1/10 of 1% of the subcontract price, or $500.00 whichever sum is greater, in the nature of liquidated damages, for each week that such party fails or refuses to comply; and/or

- The suspension of any payment or part thereof due under the contract until such time as the contractor or subcontractor is able to demonstrate compliance with the terms of the contract; and/or

- The termination, or cancellation of the contract, in whole or in part, unless the contractor or subcontractor is able to demonstrate within a specified time compliance with terms of the contract; and/or

b) If at any time after the imposition of sanctions 1 and 2 above, a contractor is able to demonstrate compliance with this Section, he/she may request the State Transportation Agency to suspend the sanctions conditionally, pending a final determination by the Agency as to whether the contractor is in compliance. Following the final determination, the State Transportation Agency will either lift the sanctions or reimpose them.

c) The above sanctions for non-compliance will also apply to the “Standard Federal Equal Employment Opportunity Construction Contract Specifications (Executive Order 11246).”

Severability

The provisions of this section are severable, and if any of these provisions shall be held unconstitutional by any court of competent jurisdiction, the decision of such court shall not affect or impair any of the remaining provisions.
Would you like to do something more challenging and rewarding with your career?

If you are a woman or minority male, we may have the perfect opportunity for you! Contact us today to talk about the possibilities for your future.
SECTION 3:

A CONTRACTOR’S GUIDE TO EQUAL EMPLOYMENT OPPORTUNITY
A CONTRACTOR’S GUIDE
TO
EQUAL EMPLOYMENT OPPORTUNITY

Prepared By
Vermont Agency of Transportation
Office of Civil Rights and Labor Compliance
One National Life Drive
Montpelier, VT 05633

PHONE: 802.828.2717
TOLL FREE: 800.356.1965
FAX: 802.828.1047

Revised 1/09
TO: VTrans Contractors and Subcontractors

FROM: Lori Valburn
VTrans Chief of Civil Rights and Labor Compliance

SUBJECT: EEO Technical Assistance Reference Tool

The VTrans Office of Civil Rights and Labor Compliance is pleased to provide you with this Affirmative Action/Equal Opportunity Contractor’s Guide. It was designed as a practical tool to help you with your Equal Employment Opportunity and Affirmative Action Programs.

The Vermont Agency of Transportation (VTrans) is committed to meeting both the spirit and the intent of the Equal Employment Opportunity laws, executive orders and regulations. We believe use of this guide will help you establish and maintain a results-oriented program. Further, your ongoing commitment to carrying out these obligations will undoubtedly yield a more balanced workforce.

Federal and State law prohibits employment discrimination based on race, color, religion, national origin, disability, sex, and age. As a federal government contractor, you are obligated to maintain a written affirmative action employment program for minority and female recruitment, employment, retention, and promotion. Furthermore, you are obligated to make reasonable accommodations for disabled persons, including disabled veterans.

For additional assistance, contact this office at 802.828.2717 or by mail at the following address:

Vermont Agency of Transportation
Office of Civil Rights and Labor Compliance
One National Life Drive
Montpelier, VT 05633
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AA/EEO STEPS FOR ALL CONTRACTORS

Employment discrimination on the basis of race, color, age, religion, physical or mental disability, sex, national origin, or ancestry is illegal. See Title VI and VII of the Civil Rights Act of 1964, as amended, Executive Order 11246 of 1965, as amended, Executive Order 11141, as amended, and the Americans with Disabilities Act of 1990, for details.

These action steps will assist contractors/subcontractors, consultants/sub-consultants, in administering fair and equitable employment policies and practices.


2. Appoint - a company AA/EEO Officer and outline the AA/EEO Officer’s job duties and responsibilities.

3. Inform - all employees at time of hire and at least annually how to contact the AA/EEO Officer and what responsibilities the individual has.

4. Develop - a written EEO Policy/Program that is signed annually and dated by the CEO. The policy must state the legal obligations and expectations of the firm’s commitment to EEO. Indicate what process your firm will take to address complaints of discrimination.

5. Develop - a separate written harassment policy and complaint procedures or incorporate the company policy into the written EEO Policy/Program. Identify the process that must be followed to report a complaint and what action your company will take to correct any findings of discriminatory practices.

6. Post - on each project all required posters (See Mandatory Job Posting List).

7. Advise & Distribute - inform all employees (at time of hire and at least annually) the company’s EEO Policy/Harassment Policy. Include the EEO Officer’s name and contact information.

8. Recruit - protected group members (i.e., women, minorities and/or disabled persons) for employment and upgrade. Document all external and internal recruitment efforts. Recruitment is a proactive effort such as establishing linkages with special interest groups, community-based organizations, etc.

9. Encourage - employees to refer other members for employment consideration.

10. Advertise - all job announcements through internal job postings, newspapers, or through other means. Always indicate one or more of the following: Women, Disabled, Minorities, Equal Employment Opportunity Employer, Veterans are encouraged to apply.

11. Advise - at least annually all employees, suppliers, vendors, subcontractors, recruitment sources of the company’s policies regarding non-discrimination.

12. Certify - at least annually, all subcontractors (in excess of $10,000) of their AA/EEO obligations. Require at least annually, that these entities provide written copies of their EEO Policy.

13. Keep - a three-year log or record of all recruitment efforts including dates of contact and a record of any walk-ins who contact your company regarding work and any action taken.

14. Develop - a job application for the company that requires only information that is essential to performance of the job. That can include work experience, job related knowledge, education and any certifications or licenses held.

   It is illegal to ask in a job application his/her marital status, total number of dependents, height, weight, sex, age, race, disability, religion, color, or ethnicity. It is also illegal to ask an applicant whether or not he/she rents or owns a home, one’s political affiliation, or about physical and mental disability. You cannot require applicants to submit a photograph.

15. Contact - the Vermont Human Rights Commission, 14-16 Baldwin Street, 1st Floor, Montpelier, VT 05633-6301, Telephone 802.828.2480 with specific questions.
STEPS TO AFFIRMATIVE ACTION

The contractor/consultant shall take specific affirmative actions to ensure equal employment opportunity. The evaluation of the contractor's/consultant's compliance with these specifications shall be based upon its effort to achieve maximum results from its actions. The contractor/consultant shall document these efforts fully, and shall implement affirmative action steps at least as extensive as the following:

1) Ensure and maintain a working environment free of harassment, intimidation, and coercion at all sites, and in all facilities at which the contractor's employees are assigned to work. The contractor shall specifically ensure that all foremen, superintendents, and other onsite supervisory personnel are aware of and carry out the contractor's obligation to maintain such a working environment, with specific attention to minority or female individuals working at such sites or in such facilities.

2) Establish and maintain a current list of minority and female recruitment sources, provide written notification to minority and female recruitment sources and to community organizations when the contractor or its unions have employment opportunities available, and maintain a record of the organizations' responses.

3) Maintain a current file of names, addresses and telephone numbers for each minority and female; off the street applicant, union referral, and recruitment source referral. Also include what action was taken with respect to each individual. If any individual was sent to the union hiring hall for referral and was not referred back to the contractor by the union or, if referred and not employed by the contractor, this shall be documented in the file with the reason, along with whatever additional actions the contractor may have taken.

4) The Company will advise employees and applicants for employment of available training programs and entrance requirements for each.

5) When applicable, provide immediate written notification to VTrans when the union or unions with which the contractor has a collective bargaining agreement has not referred to the contractor, or when the contractor has other information that the union referral process has impeded the contractor's efforts to meet its obligations.

6) Develop on-the-job training opportunities and/or participate in training programs for the area which expressly include minorities and women, including upgrading programs and apprenticeship and trainee programs relevant to the contractor's employment needs, especially those programs funded or approved by the Department of Labor. The contractor shall provide notice of these programs to the sources complied under step 2 above.

7) Disseminate the contractor's EEO policy by providing notice of the policy to unions and training programs and requesting their cooperation in assisting the contractor in meeting its EEO obligations; by including it in any policy manual and collective bargaining agreement; by publicizing it in the company newspaper, annual report etc.; by specific review of the policy with all management personnel and with all minority and female employees at least once a year; and by posting the company EEO policy on bulletin boards accessible to all employees at each location where work is performed.

8) Review, at least annually, the company's EEO policy and affirmative action obligations under these specifications with all employees having any responsibility for hiring, assignment, layoff, termination or other employment decisions including specific review of these items with onsite supervisory personnel such as Superintendents, General Foremen, etc., prior to the initial start of construction work at any job site. A written record shall be made and maintained identifying the time and place of these meetings, persons attending, subject matter discussed, and disposition of the subject matter.

9) Disseminate the contractor's EEO policy externally by including it in any advertising in the news media; specifically including minority and female news media, and providing written notification to discussing the firm's EEO policy with other contractors, subconsultants and subconsultants with whom the contractor does or anticipates doing business.

10) Direct its recruitment efforts, both oral and written, to minority, female and community organizations, to schools with minority and female students and to minority and female recruitment and training organizations serving the contractor's recruitment area and employment needs. Not later than one month prior to the date for the acceptance of applications for apprenticeship or other training by any recruitment source, the contractor shall
send written notification to organizations such as the above, describing the openings, screening procedures and any test to be used in the selection process.

11) Encourage present minority and female employees to recruit other minority persons and women and, where reasonable, provide after school, summer and vacation employment to minority and female youth both on the site and in other areas of a contractor’s work force.

12) Validate all tests and other selection requirements where there is an obligation to do so under 41 CFR Part 60.3.

13) Conduct, at least annually, an inventory and evaluation of all minority and female personnel for promotional opportunities and encourage these employees to seek or to prepare for, through appropriate training, etc., such opportunities.

14) Ensure that seniority practices, job classifications, work assignments and other personnel practices, do not have a discriminatory effect by continually monitoring all personnel and employment related activities to ensure that the EEO policy and contractor’s obligations, under these specifications, are being carried out.

15) Ensure that all facilities and company activities are nonsegregated except that separate or single-user toilet and necessary changing facilities shall be provided to assure privacy between the sexes.

16) Document and maintain a record of all solicitations of offers for subcontracts from minority and female construction contractors and suppliers, including circulation of solicitations to minority and female contractor associations and other business associations.

17) Conduct a review, at least annually, of all supervisors’ adherence to and performance under the contractor’s EEO policies and affirmative action obligations.

18) Neither the provisions of any collective bargaining agreement, nor the failure by a union with whom the contractor has a collective bargaining agreement to refer either minorities or women, shall excuse the contractor’s obligations under these specifications.

19) If the Company relies in whole or in part upon unions as a source of employees, it will use its best efforts to obtain the cooperation of such unions to increase opportunities for minority groups and women within the unions.

20) The Company will use its best efforts to develop, in cooperation with the unions, joint training programs aimed toward qualifying more minority group members and women for membership in the unions and increasing the skills of minority group employees and women so that they may qualify for higher paying employment.

21) The Company will use its best efforts to incorporate an equal employment opportunity clause into each union agreement to the extent that such union will be contractually bound to refer applicants without regard to their race, color, religion, sex, or national origin, etc.

22) The Company is to obtain information as to the referral practices and policies of the labor union except that to the extent such information is within the exclusive possession of the labor union and such labor union refuses to furnish such information to the Company. The Company shall so certify to the Connecticut Department of Transportation and shall set forth what efforts have been made to obtain such information.

23) In the event the union is unable to provide the Company with a reasonable flow of minority and women referrals within the time limit set forth in the collective bargaining agreement, the Company will, through independent recruitment efforts, fill the employment vacancies without regard to race, color, religion, sex or national origin, etc. making full efforts to obtain qualified and/or qualifiable minority group persons and women. (The U.S. Department of Labor has held that it shall be no excuse that the union with which the Company has a collective bargaining agreement, providing for exclusive referral, failed to refer minority employees). In the event the union referral practice prevents the Company from meeting the obligations pursuant to Executive Order 11246, as amended, and these provisions, such Company shall immediately notify the Vermont Agency of Transportation.
Subcontracting

1) The Company will use its best efforts to solicit bids from and to utilize minority group subcontractors, or subcontractors with meaningful minority group and female representation among their employees. Companies shall obtain a list of applicable Disadvantaged Business Enterprise firms from the Division of Contract Compliance.

2) The Company will use its best efforts to ensure subcontractor compliance with their equal employment opportunity obligations.

3) The General Contract Provisions entitled “Minority Business Enterprises as Subcontractors” is made part of this document by reference and its requirements are applicable to all entities proposing to do business with the Connecticut Department of Transportation.

Records and Reports

1) For the duration of the project, the company will maintain records as are necessary to determine compliance with the Company’s equal employment opportunity obligations and Affirmative Action requirements. Additionally, the company will submit all requested reports in the manner required by the contracting agency.
## ANNUAL EEO/AA CHECKLIST

### GENERAL POLICIES AND TRAINING

<table>
<thead>
<tr>
<th>Task</th>
<th>Done</th>
<th>By Whom</th>
<th>Date</th>
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<tbody>
<tr>
<td>EEO/AA Officer appointed</td>
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<tr>
<td>H/EEO/AA Policies written/revised/signed/dated</td>
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<tr>
<td>Complaint procedures written/revised</td>
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<tr>
<td>H/EEO/AA policy distributed to all employees</td>
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<tr>
<td>Disseminated EEO policy externally to other contractors/subcontractors and suppliers</td>
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<tr>
<td>Disseminate policies to unions</td>
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<tr>
<td>Legal job application written/revised</td>
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<tr>
<td>Supervisory personnel training in EEO/AA at least annually - keep list of topics covered &amp; attendees</td>
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<tr>
<td>All employees training in SH prevention (companies over 15 employees)</td>
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### RECRUITMENT

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<tr>
<td>Maintain current list of minority and female recruitment and training sources/publications</td>
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<tr>
<td>Provide written notice of job opportunities to minority and female recruitment/training sources when they occur</td>
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<tr>
<td>Maintain written and phone records of contact and responses when job openings occur</td>
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<tr>
<td>Maintain 3 years current file of names, addresses, telephone numbers of each minority/female referral/applicant and action taken</td>
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<tr>
<td>Utilize female and minority applicant file when job openings occur</td>
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<tr>
<td>Develop on-the-job training program and/or participate in community training programs for women and minorities</td>
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<tr>
<td>Direct recruitment efforts, both oral and written to minority, female and community based organizations, schools and publications “We are a Volunteer Affirmative Action Employer”</td>
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<tr>
<td>Use phrase: “Female and minorities encouraged to apply” in all job postings and advertisements</td>
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<tr>
<td>Encourage all employees to recruit female and minority applicants</td>
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### DURING EMPLOYMENT

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<tr>
<td>At least annually evaluate all female/minority personnel</td>
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<tr>
<td>Encourage female/minority personnel to prepare/apply for promotions</td>
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<tr>
<td>Monitor all personnel and employment activities/ practices to ensure that EEO policy and contractor obligations are being carried out</td>
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<tr>
<td>Ensure facilities and company activities are non-segregated</td>
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<tr>
<td>Document and maintain a log of all DBE solicitations</td>
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<tr>
<td>Conduct a review of all supervisors’ adherence to and performance of EEO/AA obligations</td>
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</table>
MANDATORY JOB POSTERS REQUIRED ON EACH PROJECT

The following posters are to be permanently and prominently displayed in a conspicuous place at all construction sites, in all buildings in which employees are located, and in reception areas.

These posters are available on the VTrans Office of Civil Rights and Labor Compliance website: www.aot.state.vt.us/civilrights or by calling the Office of Civil Rights at 802.828.2717.

**U.S. Department of Labor (Employment Standards Administration)**

- Equal Employment Opportunity is THE LAW
- Important: Wage Rate Information Federal-Aid Highway Project
- Notice: Employee Polygraph Protection Act
- Notice to All Employees Working on Federal or Federally Financed Construction Projects
- Notice to Employees Working on Government Contracts
- Your Rights Under the Family and Medical Leave Act of 1993
- Your Rights Under USERRA: The Uniformed Services Employment & Reemployment Rights Act

**Vermont Department of Labor**

- Safety and Health Protection on the Job

**Other Required Postings**

- Contractor Affirmative Action Policy
- Contractor Equal Opportunity Policy
- Contractor Sexual Harassment Policy
- Labor Wage Rate Schedule
- The Equal Employment Opportunity Program
- Emergency Phone Numbers
- Minimum Labor and Truck Rates – English/Metric
- Executive Order 11246
SECTION 3A:

A CONTRACTOR’S GUIDE TO EEO - SAMPLES
A - SAMPLE EQUAL EMPLOYMENT OPPORTUNITY/
AFFIRMATIVE ACTION POLICY

1. As owner of ______(Company Name)______, it is my specific intent that all employees comply with Executive Order 11246 and 11375, as amended, which provides for equal employment opportunity of all employees and applicants for employment.

2. Accordingly, ______(Company Name)______, will not discriminate against any employee or applicant for employment because of race, color, religion, national origin, sex, age, veteran status or disability. The legal and moral obligation of ______(Company Name)______ to not discriminate includes, but is not limited to, the following personnel actions:

   ADVERTISING, RECRUITMENT, HIRING, PLACEMENT, TRANSFER, TERMINATION, TRAINING, UPGRADING, PAY RATES, FRINGE BENEFITS, LAYOFF AND DEMOTION

3. ______(Company Name)______ will not maintain segregated facilities. The term "segregated" means to separate by race, color, religion, national origin, disability, and age. Therefore, our firm will not have segregated waiting rooms, work areas, rest and wash rooms, restaurants, and other eating areas, parking lots, drinking fountains, recreation, transportation and housing facilities. Separate but and equal number of rest and wash rooms for female and male employees is acceptable provided further divisions by race, color, religion, national origin, and disability does not occur.

4. It is also the policy of ______(Company Name)______ to comply with Section 703 or Title VII of the Civil Rights Act of 1964 as amended. Accordingly, unwelcomed sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature which are used as conditions of employment decisions or which operate to create and intimidating, hostile or offensive working environment, will not be tolerate by ______(Company Name)______.

5. I have appointed __(EEO Officer’s Name)__ as my representative in these matters. As EEO Officer, ______(EEO Officer’s Name)______ is responsible for overseeing compliance to EEO matters.

   If you have any questions or concerns feel free to contact either______(AA/EEO Officer)____ or me at
   (Phone Number)

_______________________________________
Name, President/Owner, and Date

POST ON ALL SITES
Notice to all Applicants for Employment, Employees, Recruiting Agencies, Suppliers, Contractors, and Subcontractors (over $10,000.00): _______(Company Name)_________ is an Equal Employment Opportunity Employer.

It is the policy of _______(Company Name)_________ to treat all applicants and employees without regard to race, religion, national origin, sex, color, age, ancestry, prison record, disability, and veteran status in all aspects of employment. This includes upgrading; demotion; transfer; recruitment; advertising; lay-off or selection for training; including apprenticeship, pre-apprenticeship, and/or on-the-job training. Furthermore, we will:

(1) not tolerate harassment, unwanted sexual advances, hostile or intimidating environments based on race, sex, religion, national origin, age, color, and disability;

(2) make religious accommodations;

(3) make reasonable accommodations for disabled persons;

(4) treat pregnancy like any other temporary disability;

(5) encourage protected group member employees to refer other women, minority and disabled persons for employment; and

(6) recruit workers from employment agencies by placing “Affirmative Action Job orders”.

In addition to this policy, I am pleased to announce the following general employment vacancies for this season:

    Truck Drivers, Laborers, etc.

You are invited to contact me throughout the season for specific job openings. I am available at: _____(Phone Number)_______; _____(City)____, Vermont, _____(Zip)____.

_____________________________     ________________
NAME, AA/EEO OFFICER               DATE
C - SAMPLE HARASSMENT POLICY

Harassment is against the law. Harassment is defined as unwelcomed sexual advances, requests for sexual favors, or other verbal or physical conduct on the job, threats, offensive jokes, or basing employment decisions or practices upon submission to sexual favors. Harassment on the basis of sex is a violation of Section 703 of Title VII of the Civil Rights Act of 1964 when:

1) Submission to such conduct is made either explicitly or implicitly a term or condition of an individual’s employment,
2) Submission to or rejection of such conduct by an individual is used as the basis for employment decision affecting such individual, or
3) Such conduct has the purpose or effect of substantially interfering with an individual’s work performance or creating an intimidating, hostile, or offensive working environment.

Under Vermont State Law, _______(Company Name)______ is liable for charges of harassment. Neither you, nor _______(Company Name)______ can afford the personal, professional, or financial ramifications of harassment. Harassment will not be tolerated by _______(Company Name)______.

Applicants or employees who believe they are or have been harassed should promptly report such claims to their immediate supervisor, Project Superintendent, or Company EEO/AA Officer. ______(Company Name)____ EEO/AA Officer is ___(EEO Officer’s Name)____ and may be reached at ___(Telephone Number)___ days or ___(Telephone Number)___ evenings.

Any complaint may also be reported to the Vermont Human Rights Commission (802.828.2480), 14-16 Baldwin Street, 1st Floor, Montpelier, VT 05633-6301.

___________________________________________                   ________________________________
(Signed) Chief Official/President                                                 Date

POST ON ALL SITES
The Complaint Procedure will address discrimination complaints regarding race, color, religion, age, sex, marital status, physical disability (including, but not limited to blindness), criminal record, national origin or ancestry, mental disorder (or history thereof), from both current and prospective employees. These individuals have the right to make full utilization of this Complaint Procedure without jeopardizing in any way their current or prospective employee status.

The components of the Complaint Procedure are as follows:

1) The Equal Opportunity Employment Officer will receive all written complaints of discrimination. These may be direct from the employee or upon referral from a supervisor who has received a complaint from an employee.

2) All discrimination complaints filed under this procedure will be accepted for investigations up to and including thirty (30) days after the date of the alleged discriminatory act.

3) All complaints will be recorded on the “Notice of discrimination Complaint” form and signed by the complainant. At this time, the complainant will be counseled as to the other avenues of redress open to him/her; i.e., the complainant procedure of the Commission on Human Rights and Opportunities and/or the Vermont Agency of Transportation’s Division of Contract Compliance.

4) The Division of Contract Compliance and the Transportation Secretary will be notified of all complaints and the ultimate resolution of the complaint in future Affirmative Action Plan updates.

5) All complaints will be investigated and processed by ______________________________ within thirty (30) days after their receipt.

6) The complainant will be notified, in writing regarding the results of the investigation and the final disposition of the complaint, including any proposed remedial action.

7) Should the complainant disagree with the decision, he/she can still avail him/herself of any, or all of the other avenues of redress previously explained (see #3).

8) In the event an employee wishes to bypass internal complaint procedure, they have the right to file directly to Federal EEOC (Equal Employment Opportunity Commission) and/or the VHRC (Vermont Human Rights Commission).

9) The Equal Employment Opportunity Officer will take the necessary steps to ensure the confidentiality of all Title VII complaint records and of any counseling done in the course of the complaint procedure.
All job vacancy announcements intended for publication in newspapers, on radio announcements or other external sources, should contain the following:

1. The job title;
2. Brief description of job duties;
3. Where the job is located and project start date;
4. Any special skills or licenses required to perform the job;
5. How to apply for the job (telephone inquiries, in-person, or through application);
6. If the job is temporary, seasonal or permanent;
7. Is the job full or part time;
8. EEO/AA Employer, or Equal Opportunity Employer or Females and Minorities are encouraged to apply or Protected Group Persons encouraged to apply;
9. An address, telephone number and/or person to contact;
10. The pay scale (optional); and
11. The company’s benefits (insurance, sick leave, holidays, car pooling) (optional);

Additional ideas to make the ad more noticeable and cost effective:

1. Make ads simple and easy to read;
2. Request good page exposure (gutter or outside page position);
3. Run ad in more than one paper or more than one page of the same issue;
4. Request ads be placed on first or last page of the advertisement section as it is more eye catching than those on the interior;
5. Avoid busy ads;
6. Invest with local papers or Statewides as they are available to target the market you wish to draw from;
7. Advertise with trade organizations or in publications likely to yield targeted populations.
State and Federal laws prohibit interview questions which discriminate directly or indirectly in the employment opportunity of women, minorities, and/or disabled persons. A list of interview questions should be made up before the interview and must be specific to the job being interviewed for. The same interview questions should be asked of each person.

THE FOLLOWING ARE:

**QUESTIONS ILLEGAL TO ASK BEFORE HIRING:**

1. How old are you? When do you plan to retire? When were you born? Date of Birth?
2. Where were you born? Are you an American Citizen? Are you a naturalized American?
3. Are you married? What is your maiden name? What is your marital status?
4. How does your spouse feel about you working?
5. How does your spouse feel about you traveling?
6. Do you have any children? How many dependents do you have?
7. Do you have a bad back?
8. Have you ever been hurt on the job?
9. Are you French? Italian? American Indian? (Fill in the ethnic group of your choice)
10. Have you ever been arrested?
11. Do you have a car?
12. How tall are you? How much do you weigh? What color are your eyes and hair? Do you have a photograph of yourself?
13. Did you graduate from High School?
14. What church or civic groups do you belong to?

**QUESTIONS THAT YOU CAN ASK BEFORE HIRING:**

1. Are you over 18 years of age?
2. Do you have the right to work in the United States?
3. Can you perform the job duties of this position?
4. Are you legally able to operate a vehicle/truck (whichever) in Vermont?
5. Do you have a valid Vermont Class License (Only applies if a specific job requires such a license).
6. Are you willing to work overtime, and weekends? (If a person states that they would be unable to, do not automatically disqualify. Determine the reason they cannot, for instance if it is religious, you are required to make reasonable accommodations).
7. Do you have any special skills or licenses you would like us to know about?

All hiring officials will use this guide as a basis for all interviews.
G - INTERVIEWING BASICS

Before the Interview:

1. Have available a written job description which describes and prioritizes duties, and work conditions.
2. Determine the necessary job qualifications.
3. Select an interview location and determine who will conduct the interviews. Always have an interview team which may include the EEO or Personnel Officer.
4. Develop interview questions which assure applicants will be asked the same job-related questions. Allow enough time between each interview.
5. Develop a rating sheet which evaluates each applicant.

During the Interview:

1. Attempt to put each applicant at ease. Avoid small talk which could be construed as soliciting illegal information.
2. Do not express positive or negative reactions to applicants’ responses.
3. Accentuate the positive aspects of the job but do not oversell.

After the Interview:

1. Rate each applicant and evaluate each applicant’s training, education and work experience.
2. Write down your reason for selection or non-selection.
3. Keep all records relative to selection for a minimum of one year.
H - SAMPLE COMPLAINT FORM

Your Name: _________________________________________________________________________________
Address: ____________________________________________________________________________________
Project Location: ____________________________     Site Telephone: ____________________________
Job Title: ______________________________________       Date problem began: ____________________

1. Whom do you charge with discrimination?: ______________________________________________________

2. What is this person’s relationship to you:
   _____ Co-worker   _____ Superintendent/Foreman
   _____ Immediate Supervisor       _____ Subcontractor/Supplier Employee
   _____ Other; Be Specific  _________________________________________________________________

3. Type of discrimination or harassment:
   _____ Race   _____ Sex   _____ Disability, Physical
   _____ Color   _____ Age   _____ Disability, Mental
   _____ Religion   _____ Ex-Offender   _____ National Origin
   _____ Disabled Veteran   _____ Vietnam Veteran

4. Witness(es) to the incident(s): _______________________________________________________________
   _____________________________________________________________________________________
   _____________________________________________________________________________________
   _____________________________________________________________________________________

5. Summarize the incident(s): _________________________________________________________________
   _____________________________________________________________________________________
   _____________________________________________________________________________________
   _____________________________________________________________________________________
   _____________________________________________________________________________________

   _____________________________________________                               ___________________________
   (Witness’ Signature)                                          (Date)
   _____________________________________________                               ___________________________
   (Witness’ Signature)                                          (Date)
   _____________________________________________                               ___________________________
   (Your Signature)                              (Date)

A Contractor’s Guide to Equal Employment Opportunity
I - SAMPLE SUGGESTED EMPLOYEE PERFORMANCE
EVALUATION REPORT

To: EEO/AA Officer

Date: __________________________

Name: __________________________ S.S. Number: __________________________

Position Title: ____________________________________________________________

1. Quantity of work: (amount produced on schedule)
   ___ a. seldom produces enough work to meet production deadlines.
   ___ b. requires close supervision to complete acceptable amounts of work.
   ___ c. usually completes assigned duties on time.
   ___ d. consistently completes assigned duties on time.
   ___ e. top producer, often goes beyond expectations of job.

2. Quality of work: (accuracy, dependability)
   ___ a. work has to be redone frequently.
   ___ b. occasionally below standard, routine duties handled satisfactorily well.
   ___ c. completes assigned duties satisfactorily.
   ___ d. consistently outstanding quality.

3. Use of safe operating procedures:
   ___ a. works dangerously, ignores safety and safe work procedures.
   ___ b. careless work habits.
   ___ c. occasionally lax in safety.
   ___ d. good safe work habits, applies good safety procedures.

4. Work habits with others: (gets along)
   ___ a. refuses to cooperate or lend help, creates friction.
   ___ b. sometimes creates friction: occasionally disrupts co-workers.
   ___ c. seldom creates friction.
   ___ d. works in harmony, asset to morale.
   ___ e. extremely successful, actively promotes harmony.

5. Use of equipment/tools/machinery:
   ___ a. requires continual observation, abuses equipment.
   ___ b. requires frequent counseling, careless and forgetful.
   ___ c. occasional counseling, capable of proper care, but may forget.
   ___ d. seldom requires counseling, maintains equipment.
   ___ e. highly skilled, fully aware, anticipates need for preventative maintenance.
6. Recommend: _____ Rehire  
   _____ Do not rehire employee for another job.

   Comments:
   _____ Upgrade  
   _____ Do not upgrade.

I have read/had read to me and understand this evaluation.

I ____ concur, ____ do not concur with its findings.

_____________________________________________  ______________________________
(Employee Signature)                 (Date)

_____________________________________________  ______________________________
(Rater Signature)                  (Date)

cc: Employee, personnel file
J - SAMPLE SUGGESTED SUPERINTENDENT’S EEO EVALUATION

(Following each project or annually on longer projects)

Name: _________ (Superintendent’s Name)__________                      Date: ____________________________

Project Name/Number: ___________________________             Town:  ________________________

Crew Size: ________    Females: __________         Minorities: _ _____________

1. Has the Superintendent received EEO Training?   ____ Yes   ____  No

2. Who trained the Superintendent in EEO/AA?   ____________________________

3. What is the Superintendent’s understanding of _____(Company Name)_______ EEO/AA obligations?

4. Did the Superintendent review with the crew(s) EEO Obligations, the complaint process/policy & harassment. If so, how? _____________ Date? ___________ Is there a record of the meeting? _______

5. Does each crew member have a copy of the company’s EEO, Harassment and Complaint policies? When? _______________ How did they receive these? _________________________________________

6. Did the Superintendent receive any EEO, Harassment complaints? _____ If so, how did the Superintendent respond, what action took place and what was the outcome? ______________________ Is there a record of the complaint, investigation and subsequent resolution? ______________________

7. If any disciplinary action occurred on the project did the Superintendent follow Company procedures? Explain:

Additional comments/recommendations: ____________________________________________________

_____________________________________________________________________________________

_____________________________________________________________________________________

I have read/had read to me and understand the above. I concur _____, do not concur ____ with this evaluation.

__________________________________________  _________________________________
Superintendent’s Signature                                               Date

__________________________________________  _________________________________
Reviewer’s Signature           Date
K - SAMPLE SUGGESTED WARNING/COUNSELING

Name: _______________________________________________________________________________

Project Name/Number: __________________________________________________________________

Date: _______________________

Incident: (Briefly Explain)

Disciplinary Action:

___ None

___ Written Warning

___ Other, ________________________________

___ Suspend with Pay ____________ to ____________

___ Suspend without Pay ____________ to ____________

___ Dismissed

_____________________________________   ______________________________

EEO/AA Officer                                Date

_____________________________________   ______________________________

Superintendent – CEO      Date
(or Company Official)

_____________________________________   ______________________________

Employee                                  Date
AFFIRMATIVE ACTION – Positive action, undertaken with conviction and effort, to overcome the present effects of past discriminatory practices, to achieve the full and fair participation of women and minorities in contract and employment opportunities, and to assure that qualified disadvantaged and minority business enterprises enter the economic mainstream of the state’s economy. Additionally, affirmative action shall mean the responsibility of contractors to develop and implement strategies to achieve equality of contracting and employment opportunity as required by Federal and State law.

AFFIRMATIVE ACTION PLAN – A written positive management tool of a total equal opportunity program indicating the action steps for all organizational levels of a contractor to initiate and measure equal opportunity program progress and effectiveness.

AGENCY – The state or any political subdivision of the state other than a municipality.

CONTRACT – Any agreement, written or otherwise, between any person and an awarding agency for goods or services.

CONTRACTOR – A party to a contract with an awarding agency and includes a contractor’s agents, successors, and any other present or future enterprise sharing one or more of the following characteristics with the contractor; (a) interlocking directorships; (b) interrelation of operations; (c) common management; (d) common control of labor relations; (e) common ownership of stock, equipment or materials; (f) common financial control of operations; or (g) any other factor evidencing such intermingling of affairs that it is unjust to recognize the separate existence of otherwise nominally independent entities. In addition to the foregoing, the word “contractor” shall include a subcontractor if the awarding agency is the State or if the contract is for a public works project.

CORRECTIVE ACTION PLAN – A contractor’s unequivocal written and signed commitment outlining actions taken or proposed, with time limits and goals, where appropriate to correct, compensate for, and remedy each violation of equal opportunity as specified.

DISCRIMINATION – An act (or action) whether intentional or unintentional through which a person in the United State, solely because of race, color, religion, creed, ancestry, marital status, age, national origin, disability, or sexual orientation, has been otherwise subjected to unequal treatment.

DISCRIMINATION ON THE BASIS OF SEX – includes, but is not limited to, discrimination related to pregnancy, childbearing capacity, sterilization, fertility or related medical conditions.

EQUAL EMPLOYMENT OPPORTUNITY OFFICER – A designee who has the responsibility and capability of effectively administering and promoting an active contractor program of equal employment opportunity and who has been delegated the authority and responsibility to do so.

GOALS – Shall be significant, measurable and attainable objectives with timetables for completion.

GOOD FAITH – Degree of diligence which a reasonable person would exercise in the performance of contract obligations

GOOD FAITH EFFORTS – Means, but is not limited to, those reasonable initial efforts necessary to comply with statutory or regulatory requirements and additional or substituted efforts when it is determined that such initial efforts will not be sufficient to comply with such requirements.

GOOD FAITH DETERMINATION – Shall include, but shall not be limited to the following factors: The contractor’s employment and subcontracting policies, patterns and practices; affirmative advertising, recruitment and training; technical assistance activities and such other reasonable activities or efforts.
LABOR ORGANIZATION – Any organization which exists for the purpose, in whole or in part, of collective bargaining or of dealing with employers concerning grievances, terms or conditions of employment, or other mutual aid or protection in connection with employment.

LEARNING DISABILITY – Refers to an individual who exhibits a severe discrepancy between educational performance and measured intellectual ability and who exhibits a disorder in one or more of the basic psychological processes involved in understanding or in using language spoken or written, which may manifest itself in diminished ability to listen, speak, read, write, spell or do mathematical calculations.

MINORITY – Blacks (not of Hispanic origin), Hispanics, Asian, Pacific Islanders, and American Indians or Alaskan Natives.

PUBLIC WORKS CONTRACT – Any agreement between any individual, firm or corporation and the state or any political subdivision of the state other than a municipality for construction, rehabilitation, conversion, extension, demolition or repair of a public building, highway or other changes or improvements in real property, or which is financed in whole or in part by the state, including, but not limited to, matching expenditures, grants, loans, insurance or guarantees.

RECOMMITMENT – A written corrective action plan submitted by the contractor, in response to a determination of the firm’s failure to establish and document the objectives of the affirmative action plan.

SEXUAL HARASSMENT – Any unwelcome sexual advances or requests for sexual favors or any conduct of sexual nature when (a) submission to such conduct is made either explicitly or implicitly a term or condition of an individual’s employment (b) submission to or rejection of such conduct by an individual is used as the basis for employment decisions affecting such individual, or (c) such conduct has the purpose or effect of substantially interfering with an individual's work performance or creating an intimidating, hostile or offensive working environment.

SEXUAL ORIENTATION DISCRIMINATION – Having a preference for heterosexuality, homosexuality or bisexuality, having a history of such preference or being identified with such preference, but excludes any behavior which constitutes a violation of part VI of chapter 952 (P.A. 91-58).

STATE – The State of Vermont, including each agency, department, board, commission or council thereof, but not any political subdivision of the state or a municipality.

SUBCONTRACT – Any agreement subordinate to another contract, written or otherwise, between a party to the original contract and one who is not a party to that contract.

SUBCONTRACTOR – A party to a contract with a prime contractor who has agreed to provide some or all of the goods and services the original contractor is required to provide.

SUPPORT DATA – Statistical data, books and records of account, personnel files and other materials and information regarding compliance with antidiscrimination and contract compliance statutes.

TITLE VI (Civil Rights Act of 1964) – Requires assurances from states that no person in the United States shall, on the grounds or race, color, or national origin, be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program or activity for which the recipient receives Federal assistance.