

EXPECTED IMPLEMENTATION JULY 2023

PROSECUTION AND PROGRESS.

(REV 8-14-22) (FY 2023-24)

ARTICLE 8-2 is deleted and replaced by the following:

8-2 Work Performed by Equipment Rental Agreement.

Rental agreements will not be considered subcontracts.

SUBARTICLE 8-3.2 is deleted and the following substituted:

8-3.2 Allowable Workdays and Hours of Operations: Perform all work on allowable workdays between the hours of Enter work begin time of day and Enter work end time of day; allowable workdays are Enter day of the week through Enter day of the week. Unless otherwise authorized or required by the Engineer, perform no work on Enter day of the week through Enter day of the week.

Contract Time will be charged on non-allowable days. Any Contract Time adjustments made in accordance with 8-7.3.2 will account for the number of days needed to replace impacted allowable workdays with additional allowable workdays. The Contractor is not entitled to any additional compensation for Contract time adjustments for allowable workdays and non-allowable workdays.

On non-allowable workdays, remove all equipment and materials from the clear zone, except those required for the safety of the traveling public.

SUBARTICLE 8-3.3, the last sentence has been deleted and the following substituted:

The Department will issue the Notice to Proceed within days, excluding Saturdays, Sundays and Holidays, after the Department's execution of the Contract.

SUBARTICLE 8-3.5 is deleted and the following substituted:

8-3.5 Preconstruction Conference: Immediately after executing the Contract but before the Contractor begins work, the Engineer will call a pre-work conference at a location the Engineer designates to go over the work required by the Contract. Attend this meeting, along with the Department and any utility companies that will be involved with the work.