City of Sedalia Invitation for Bids

The City of Sedalia, Missouri ("City"), is inviting bids from qualified vendors for the following project:

2025-010 Wayfinding Signs

Statement of Intent

The City of Sedalia invites bids from qualified vendors for the fabrication and possible installation of wayfinding signage. These signs will be distinctive in appearance (see Appendix 1). This project is grant funded, and the exact quantity of items or services to be purchased will depend on the bid price that allows us to maximize the amount purchased within the available grant funds. While the City has a specific vision for how the signs should look, the City will rely on the vendors expertise and knowledge on specific materials to ensure the signs can standup to the weather and other conditions.

Scope of Work

The City of Sedalia will be installing wayfinding signs along certain City right of ways and MoDOT right of ways. (See Appendix 2 for map of estimated placement of signs).

Some general guidelines for the signs are:

- 4 in. round pole 12ft. in length smooth, black, powder coated
- 4 in. round base black, powder coated
- 4 in. round globe top black, powder coated
- Top sign 24" cantilever wing bracket, black, and powder coated-8"x24"x1/4" thick, and associated hardware
- Bottom signs #4 wing brackets, black, and powder coated-6"x24"x1/4" thick, and associated bardware
- Corresponding industry standard vinyl coating

The scope of work includes the following three alternatives:

Alternative 1 includes the fabrication, production, delivery and installation of wayfinding signs (see Appendix 3 for rough design guidelines), with some signs being placed in City right of way and others in MoDOT right of way. This will need all three bonds and will require the insurance if selected. This means contractor is responsible from start to finish of making and installing the signs.

Prior to the fabrication of the signs, the Contractor shall supply a digital mockup of the proposed signs for approval by City Staff.

If selected, Bidder is responsible for required services associated with all labor, equipment, and materials necessary for the wayfinding signage project. Bidder is also responsible for all requirements necessary for installation of signs including but not limited to: contacting 811 before installation in

both City and MoDOT right of way, ensuring sign material to be placed in MoDOT right of way meets their regulations (see Appendix 4), and the reflectivity meets MUTCD standards. City logo will be provided, specific locations designated, names for signs, and colors used will be determined by the City.

Alternative 2 includes fabrication, production and delivery of wayfinding signs (sign ready to be placed in ground) (see Appendix 3 for rough design guidelines), with some signs being placed in City right of way and others in MoDOT right of way. This will need only the bid bond. This means Contractor makes and delivers signs to City ready for installation.

If selected, Bidder is responsible for ensuring sign material to be placed in MoDOT right of way meets their regulations (see Appendix 4), and the reflectivity meets MUTCD standards. City logo will be provided, names for signs, and colors used will be determined by the City.

Prior to the fabrication of the signs, the Contractor shall supply a digital mockup of the proposed signs for approval by City Staff.

Alternative 3 includes base, pole, sign blanks, sign brackets, hardware and cap. (See Appendix 5). This means Contractor delivers parts only to City for assembly.

If there is limited or no material availability regarding requested items, please provide an equivalent alternative to be reviewed, as well as justification for the alternative.

Submittal of Bids

Bidders shall submit bids to:

Office of the City Clerk 200 South Osage Avenue Sedalia, Missouri, 65301

Bids will be accepted until 11:00 a.m. on Thursday, April 3, 2025.

Bids shall be submitted in a sealed envelope clearly marked with **IFB 2025-010 Wayfinding Signs**, the bidder's company name, and the date and time for bid opening clearly and legibly marked on the outside.

Products and prices included in the bid may not be withdrawn for a period of 60 days after the date of bid opening without the express written consent of the City.

All objections, appeals, or disputes must be filed with the City Clerk within seven (7) days of being known or capable of being know.

Bid Opening

All bids will be publicly opened and read aloud at 11:00 a.m. in the Council Chambers, City Hall on Thursday, April 3, 2025.

Specific Requirements for Bids

Completion of Work

Time is of the essence with respect to the completion of this project. The Work shall be completed no later than June 25, 2025, as this is grant funded.

Construction Safety Training

Bidders are informed that the Project is subject to the requirements of Section 292.675, RSMo, which requires all contractors or subcontractors doing work on the Project to (1) provide; and (2) require its on-site employees to complete, a ten (10) hour course in construction safety and health approved by the Occupational Safety and Health Administration ("OSHA") or a similar program approved by the Missouri Department of Labor and Industrial Relations that is at least as stringent as an approved OSHA program. The training must be completed within sixty (60) days of the date work on the Project commences. On-site employees found on the worksite without documentation of the required training shall have twenty (20) days to produce such documentation.

Federal Work Authorization Program and Proof of Lawful Presence

- Bidders are informed that pursuant to Section 285.530, RSMo, as a condition of the award
 of any contract in excess of five thousand dollars (\$5,000.00), the successful bidder shall,
 by sworn affidavit and provision of documentation, affirm its enrollment and participation
 in a federal work authorization program with respect to the employees working in
 connection to the contracted services.
 - o E-Verify is a qualified federal work authorization program. Additional information about E-Verify can be found at www.uscis.gov/everify.
- Bidders shall also sign and submit with the bid an affidavit affirming that it does not and will not knowingly employ any person who is an unauthorized alien in connection to the contracted services. See Exhibit 1.

Anti-Discrimination Against Israel

Section 34.600, RSMo., requires the City to ensure that contractors are not currently engaged in and shall not, for the duration of the contract, engage in a boycott of goods or services from the State of Israel; companies doing business in or with Israel or authorized by, licensed by, or organized under the laws of the State of Israel; or persons or entities doing business in the State of Israel. Successful bidders will be required to execute a sworn affidavit affirming these facts before entering into a contract.

Bid, Payment, and Performance Bonds

Bidders shall consider the City's requirements for bid, payment, and performance bonds when pricing the Work for purposes of bid submittal. See Exhibit 2, Exhibit 3, and Exhibit 4 and complete as needed.

All bidders shall provide a bid guarantee or bid bond in the amount of 5% of the bid price.

The anticipated cost of the materials, labor, and associated costs of the Work is estimated to exceed \$50,000. Consequently, the successful bidder shall furnish to the City a payment bond with good and sufficient sureties to cover 100% of the contract price, which may include:

- Any and all materials incorporated, consumed, or used in connection with the construction of the Work; and
- All insurance premiums, both for compensation, and for all other kinds of insurance, for the Work; and
- For all labor performed in the Work, whether by subcontractor or otherwise.

Additionally, the successful bidder shall provide the City a performance bond (guaranteeing that the contract for the Work will be completed according to its terms, including price and time) with good and sufficient sureties to cover the 100% of the cost of the entire construction contract, including, if authorized increases to cover change orders to such contract.

If the project is federally funded, bidders must also include costs for Davis Bacon compliance, if the federal agency providing the funding requires such compliance.

City Business License Requirement

Bidders are informed that the successful bidder will be required to obtain or prove possession of a valid business license issued by the City of Sedalia pursuant to Chapter 12 of the City Code.

Insurance Requirements

Bidders are informed that the successful bidder will be required to obtain insurance coverage, which shall contain an endorsement, addendum, or rider amending the general liability policy to include the city as an additional insured, for the following types of insurance and in the following minimum amounts:

•	Workı	nen's Compensation Insurance	\$_Statutory
•	Comp	rehensive General & Auto Liability	·
	0	Bodily injury, including death & Property Damage	\$ 1,000,000 per occurrence
			\$ 2,000,000 aggregate

United States and Local Products Preference

Bidders are informed that the Missouri Domestic Products Procurement Act (Sections 34.350 to 34.359, RSMo) requires manufactured goods or commodities used and supplied in the performance of a contract for construction, alteration, repair, or maintenance of any public works, which contract is valued at \$25,000 or more, to be manufactured or produced in the United States.

Bidders are further informed that the Bidders are further informed that the purchasing policy for the City of Sedalia includes a local products preference policy, a copy of which policy is available upon request to the City Clerk. Consequently, the award of contracts for materials and supplies and also

for labor will be made in accordance with that policy. Furthermore, successful bidders will be required to abide by the City's policy in completing the Work.

General Provisions Related to the Bidding Process

Substitute Materials or Work

Substitute materials or work shall not be permitted and bids submitted that do not correspond to the specifications provided with the Invitation for Bids will be rejected as non-responsive.

Reservation of Rights

The City reserves the right at its sole discretion to accept or reject any or all bids, wholly or in part, to waive any informalities or irregularities therein or in the bidding process, to accept any bid even though it may not be the lowest bid, to call for rebids, to negotiate with any bidder, and to make an award which in its sole and absolute judgement will best serve the City's interest. The City reserves the right to investigate the financial condition of any bidder to determine his or her ability to assure service throughout the term of the contract.

Errors and Omissions by the City

No bidder shall be permitted to use to his or her advantage any error or omission in this Invitation for Bid or related specifications.

Interpretation of Specifications or other Contract Documents Prior to Bidding

If any person contemplating submission of a bid for items contained in this Invitation for Bids is in doubt regarding the true meaning of any part of the Invitation for Bids documents, he or she may submit to Elizabeth Nations an e-mail at enations@sedalia.com, requesting an interpretation or correction of the Invitation for Bids documents not later than 4:00 p.m., Thursday, March 27, 2025. Any interpretation or correction to the Invitation for Bids documents will be made by the City by addendum and will be mailed or delivered to each bidder of record not less than 6 days prior to bid opening.

Questions Regarding Technical Specifications

Any and all questions regarding the technical specifications shall be directed to Elizabeth Nations at (660) 827-3000 ext. 1166. Any material changes to the bid specifications arising as a result of such questions shall be approved by the City in writing and mailed or delivered to each bidder of record not less than 6 days prior to bid opening.

Prices

All prices shall be F.O.B. destination 200 South Osage Ave., Sedalia, Missouri, 65301. No other costs will be permitted the successful bidder beyond those stated in the bid, except by express written consent of the City in accordance with applicable contract documents.

Payment

All items, including labor and materials for the Work will be paid in a single lump sum payment, less a five percent (5%) retainage (unless a 10% retainage is permitted according to statute), to the successful bidder within thirty (30) days after the latest of the following occurrences:

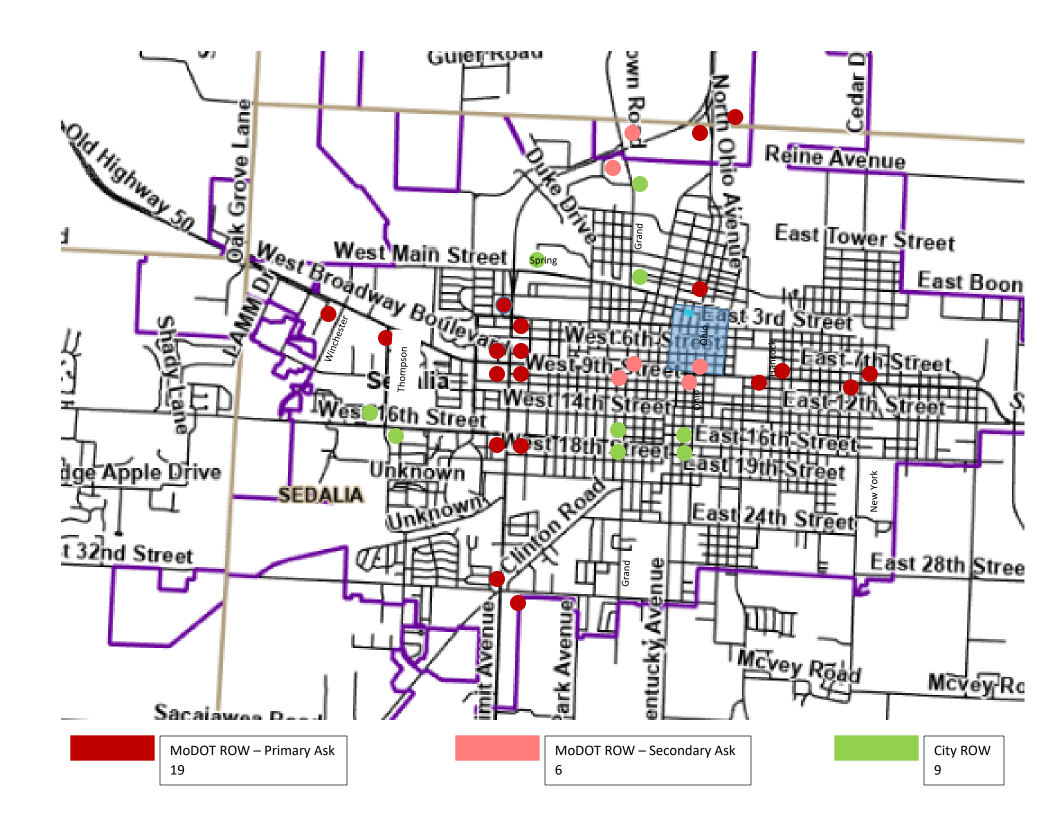
- The date of delivery of the materials or construction services purchased;
- The date upon which the written invoice for such materials and services is delivered by hand, or by U.S. Mail, to the City Clerk at 200 South Osage Ave., Sedalia, Missouri, 65301; or
- In the event that the contractor approves the City's estimate, the date upon which notice of the contractor's written approval of the City's estimated price is duly delivered by hand, or by U.S. Mail, to the City Clerk at 200 South Osage Ave., Sedalia, Missouri, 65301.

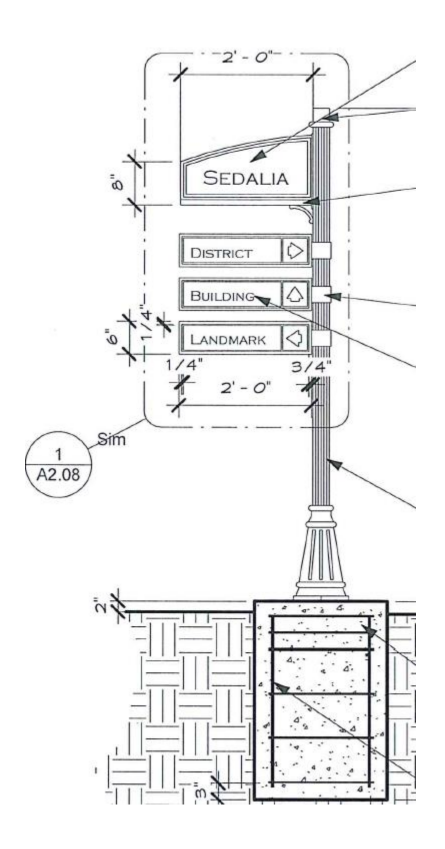
Bidders are informed that the successful bidder shall comply with the Missouri Public Prompt Payment Act (Sections 8.960 and 8.962, RSMo) regarding payments to subcontractors and material suppliers in relation to the contract awarded as a result of this Invitation for Bids.

The City expressly reserves its rights to withhold, in good faith, payment or final payment in accordance with Sections 8.960 and 8.962, RSMo, and in accord with the contract awarded as a result of this Invitation for Bids. Final payments will be made in accordance with Sections 8.960 and 8.962, RSMo.

City of Sedalia		
City Hall		
200 South Osage Ave.		
Sedalia, MO 65301		
(660) 827-3000		
Signature	Date	



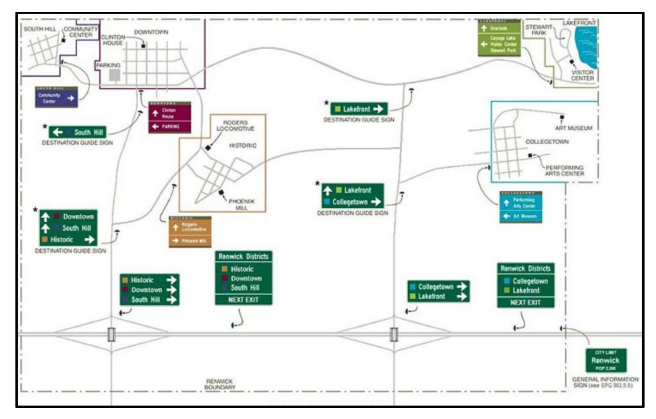




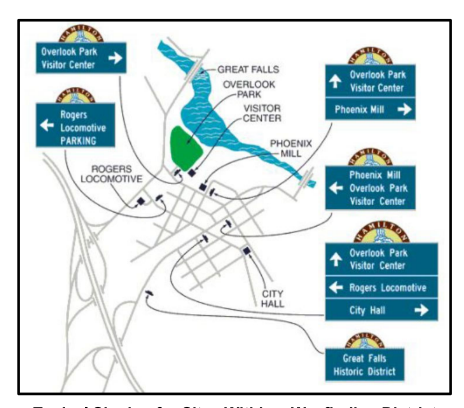
Key Wayfinding Requirements

General Information

- The intended purpose of Community Wayfinding is to help visitors find the
 attributes of a community by first directing them to the key regions/districts within
 a community and then providing guidance to key destinations within that district.
 Smaller communities may not be large enough to establish individual districts
 and may choose to treat their city limits as one district
- Wayfinding signs must be located/installed within the city limits when placed on MoDOT right of way
- Wayfinding signing cannot duplicate existing MoDOT signing to a destination
- If a city wishes to extend their wayfinding signing onto the primary highway system (freeways or expressways), the city wayfinding plan must have three well defined districts
 - Each individual district must be a region containing many destinations
 - Specialized Wayfinding signs are not to be displayed outside of the district boundaries
- Wayfinding signs should direct motorists to the destination along the most direct / best path
- Wayfinding sign programs should start at the core of the district with respect to signing and work their way outward, this is to avoid starting a path for a motorist that is not complete
- Signs installed on city right of way, by federal regulations, are to meet all criteria specified for MoDOT roadway applications, however, MoDOT will not enforce signing on non-state routes



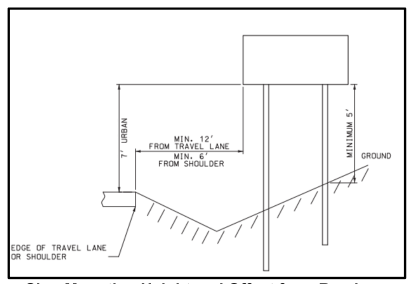
General Format for Wayfinding Signing – Unique Wayfinding Signs Located Within the Boundaries of Each Wayfinding District, Wayfinding Guide Signs Outside of the Districts are Standard White on Green Guide Sign Designs



Typical Signing for Sites Within a Wayfinding District

Sign Posts for Wayfinding Signs

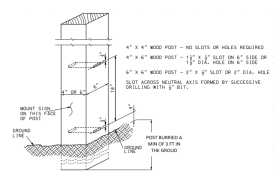
- All signs on MoDOT right of way shall be installed on MoDOT breakaway posts installed to MoDOT standards. The type, number of posts and post size required is based on the size of the sign being installed
 - Wood 4x4 or 4x6
 - Perforated Square Steel Tube (PSST) 2" or 2.5" square
 - o Pipe Post 2.5", 3" or 4"
 - Wide Flange (I-Beam) post Structural #1 through #6
 - MASSH 400 Post a 4" square steel tube post system this is not a MoDOT design, but it is on the Approved Products List (APL) and can be used for wayfinding
- No modifications or additions can be added to the posts as these items can affect breakaway performance. The only option to modify the appearance of the post is the posts can be painted. Cautionary Note: Painting of sign posts can result in increased maintenance as paint fades tends to look poor over time.
- Posts selected shall be capable of carrying the wind loads/sign size being installed on it in either a single or two post installation. MoDOT has post selection tools that need to be used to determine the post type, size and number needed to support the signs being installed.
- Sign mounting height should be 7' as measured from the roadway surface to the bottom of the sign with the sign being no closer to the ground than 5' (in the case where the right of way slopes up away from the roadway) see figure below
- Wayfinding signs shall not interfere with the visibility of other signs and shall be spaced a minimum of 200 feet from any other sign.
- Wayfinding signs shall always be installed on their own sign posts.



Sign Mounting Height and Offset from Roadway

Breakaway Installations

- 4x4 Wood Posts These posts are considered breakaway on their own, they simply need to be installed according to standards
- 4x6 Wood Posts If used these posts must be cross drilled to create weak points so they will breakaway when hit. Orientation of the posts in relation to the direction of traffic and placement and size of hole drilled for breakaways are very important



- 2" PSST 2" PSST posts (a one or two post installation), like wood 4x4 posts, are breakaway on their own and simply need to be installed according to standards. However, ground anchors shall not protrude more than 4" above finished grade to meet federal standards. Keeping the ground anchor as low to the ground as possible promotes durability.
- 2.5" PSST A single 2.5" PSST post is breakaway on its own, however, when using 2.5" PSST in a two post sign installation, breakaway devices must be added to the installation. The breakaway system used must be on MoDOT's approved products list.
- Pipe and I-Beam posts are fabricated with the breakaway devices as part of the post anchor system.
- It is very important for any breakaway installation that the ground anchor portion of the device be 4 inches or less above the finished grade around the entire sign, this is to allow a vehicle to pass over the anchor as they impact the sign post.

ACCEPTABLE



Concrete is flush with surrounding finished grade and the breakaway ground anchor set in the concrete is less than 4" above the finished grade and concrete.

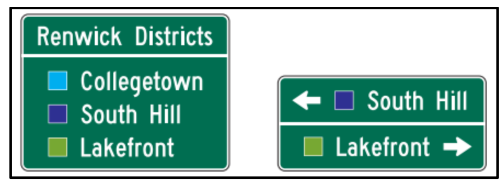
NOT ACCEPTABLE



Concrete is poured above the level of the surrounding ground elevating the fixed portion of the breakaway device above the maximum 4" above the surrounding finished grade

Sign Layouts for Wayfinding Signs

- All signs on MoDOT right of way shall meet federal design criteria, this document outlines those key attributes.
- Freeway, ramp and trailblazer signs outside of the district boundaries shall be white on green displaying the district boundary names only.
 - The sign may display a pictograph or logo to represent the district if these are used to distinguish districts
 - Colored blocks and pictographs are limited to a square area equal to a maximum of 2 times the upper case legend dimension used on the sign.



Wayfinding Guide Sign Design Style for Signs Outside Wayfinding District Boundaries

Colored block (or pictographs not shown) can be displayed to help reference district names

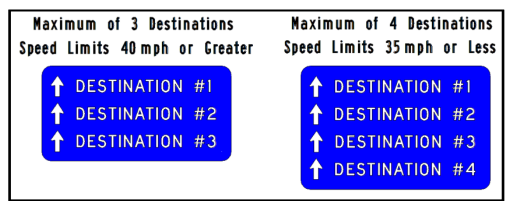
- Wayfinding signs within district boundaries can be unique in nature with respect to color and displaying the city logo, however, the general format must meet federal standards with respect to
 - Legend size
 - Arrow design and placement
 - Number of destinations displayed
 - Colors used on the sign



Examples of Wayfinding Sign Design Style for Signs Inside Wayfinding District Boundaries

Number and Placement of Wayfinding Destinations

 In district Wayfinding signs shall be limited to 3 destinations on routes with speed limit 40 mph or greater and a maximum of 4 on MoDOT roadways with speed limits 35 mph or lower.



Maximum Number of Destinations Per Sign

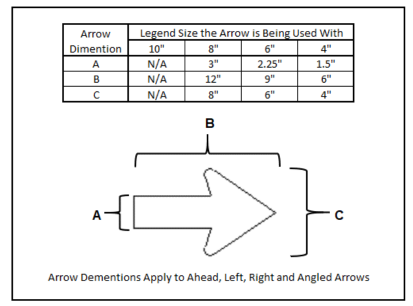
- The order of destinations displayed on the sign shall be listed from top to bottom in the following order:
 - destinations ahead/straight listed first
 - destinations to the left listed second
 - o destinations to the right listed last.
- Arrows shall be placed along the left edge of the sign, left of the destination and left aligned except for the right arrow which shall be placed to the right of the sign, right of the destination name



Arrow Placement and Order of Destinations Displayed

Arrows used on Wayfinding Signs

• The arrows used shall be, or closely approximating, the standard federal arrow design



Minimum Arrow Sizes for Wayfinding Signs

• If two or more destinations are in the same direction, they shall be displayed in the order of closest being listed above the destination(s) that are further away

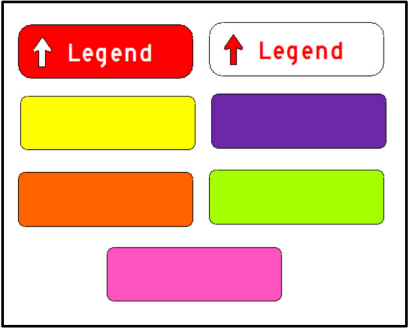


Order of Destinations in the Same Direction

Acceptable Colors used on Wayfinding Signs

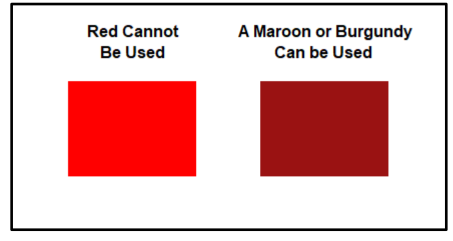
- The following colors <u>cannot</u> be used for legend or background colors on Wayfinding sign as they are reserved for specific uses by federal regulations:
 - o Red
 - Yellow
 - Orange
 - o Pink

- o Purple
- Yellow-Green
- Any florescent version of the colors listed above



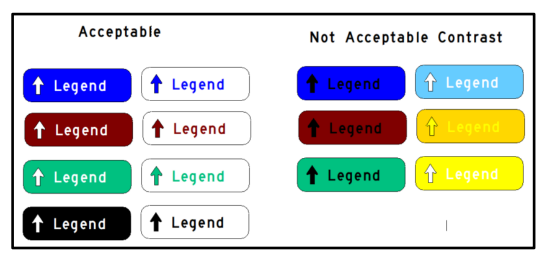
Colors that Cannot be Used as they are Reserved for Specific Applications Under Federal Regulations

• Pantone, non-standard highway colors, are acceptable. As an example, red cannot be used, but a darker burgundy can be used.



An Example of a Darker Shade of a Standard Highway
Color that Can be Used

- Legend and arrows shall be contrasting to the background color for legibility
 - A light colored legend must be placed on a dark colored background this combination provides the best contrast and legibility with white as the legend on a dark colored background
 - A dark colored legend must be placed on a light colored background



Examples of Acceptable and Not Acceptable Contrasting Legends and Backgrounds

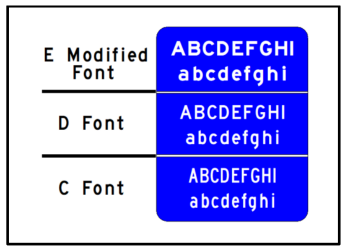
Legend Size and font on Wayfinding Signs

- Legend size must meet federal standards for legibility (destinations shall be upper / lowercase):
 - Freeways 10"
 - Expressway/multi-lane roadways 8"
 - Two lane roadways 6"
 - Two lane routes with speed limits 25 mph or lower 4"



Minimum Sign Legend Size Requirements

The font used on Wayfinding signs shall use standard Federal Highway Fonts.
 Font versions are variations in font stroke width, the widest stroke width should be used to maximize legibility. Highway C Font is the smallest font permitted on Wayfinding Signs.



Federal Highway Font Comparisons

Sign Fabrication and Retroreflectivity

- Digital printing technology for highway signs is coming a long way, it allows a
 much greater variety of colors compared to available standard sign sheeting
 colors. Non-standard colored inks used in digital printing tend to have a shorter
 life expectancy and warranty compared to standard highway sign colors.
- All signs on MoDOT right of way shall be retroreflective (both legend and background) so the sign has the same appearance at night as it does during the day.
 - There is no minimum sheeting requirement other than being retroreflective, however, keep in mind the lower grade sheeting (especially the older glass bead technology like ASTM Type I Engineer Grade Sheeting) have a much shorter life expectancy.

Appendix 5



Profile View



Alternative 1 Bid Form

FOB SEDALIA

Quantity Purchased	Price Per Pole	Price Per Pole for MoDOT
	for City ROW	ROW
1-10		
11-20		
21-30		
31-40		
41-50		

Alternative 2 Bid Form

FOB SEDALIA

Quantity Purchased	Price Per Pole	Price Per Pole for MoDOT
	for City ROW	ROW
1-10		
11-20		
21-30		
31-40		
41-50		

Alternative 3 Bid Form

* While the City has a specific vision for how the signs should look, the City will rely on the vendors expertise and knowledge on specific materials needed for completion of signs. Extra lines are included for materials necessary but not listed on the bid form.

FOB SEDALIA

Part	Price Per Part	Total		
12 ft. pole of 4 in. pipe smooth				
black powder coated				
4 in. round base black powder coated				
4 in. round globe top black				
powder coated				
Top sign 24" cantilever wing				
bracket black and powder				
coated-8"x24"x1/4" thick and				
associated hardware				
Bottom signs #4 wing brackets				
black and powder coated-				
6"x24"x1/4" thick and				
associated hardware				
associated nardware				
Corresponding industry				
standard vinyl coating				
Additional pieces for MoDOT				
right of way requirements				

EXHIBIT 1 AFFIDAVIT OF WORK AUTHORIZATION

The contractor or subcontractor who meets the section 285.525, RSMo definition of a business entity must complete and return the following Affidavit of Work Authorization.

[기] 우리 왕드라는 바라면 N. 전쟁

Comes now	(Name of B	_(Name of Business Entity Authorized Representative) as _(Position/Title) first being duly sworn on my oath, affirm _(Business Entity Name) is enrolled and will continue to participate in the			
	· · · · · · · · · · · · · · · · · · ·				
E-verify federal work authorization program with proposed to work in connection with the services awarded, in accordance with subsection 2 of services.	respect to emplos related to this in ction 285.530, RS	byees hired after enro nvitation for bid and SMo. I also affirm th	rollment in the program who are for the duration of this contract, if nat		
(Business	•				
unauthorized alien in connection with the contra					
Subcontract, if awarded.	C - 1 - 1 - 1 - 1	The second second second			
In affirmation thereof, the facts stated above are made in this filing are subject to the penalties pr	ovided under sec	ction 575.040 RSMo)		
Authorized Representative's Signature	-	Printed Name			
Title		Date			
Subscribed and sworn to before me this	of		. I am commissioned as a notary public		
within the County of	, State of		and my		
(Name of County)		(Name of State)			
commission expires on					
	ate)	_			
Signature of Notary		(Date)			
-		` '			
	ny commission e	xpires on			
(Name of State)			(Date)		

AFFIDAVIT OF WORK AUTHORIZATION CURRENT BUSINESS ENTITY STATUS

I certify	y thatss entity as defined in section 285.525 RSMo, pertaining to sec	(Business Entity Name) MEETS the definition of a
	200.020 No. 100.000 III 000.001 200.020 No. 100.000, pertaining to 000.	
(Pri	nt Authorized Business Entity Representative's Name)	(Signature of Authorized Business Entity Representative)
	(Business Entity Name)	(Date)
	usiness entity, the Contractor/Subcontractor must perform/proveach to verify completion/submission: Enroll and participate in the E-verify federal work authorization Website: http://www.dhs.gov/e-verify Phone: 888-464-4218; E-mail: e-verify@dhs.gov with respect to the employees hired work in connection with the services required by this Agreement	n program. d after enrollment in the program who are proposed to
	AND	
	Provide documentation affirming said company's/individual's authorization program. Documentation shall include a page fr (MOU) listing the contractor's or subcontractor's name and the minimum, by the contractor or subcontractor and the Departm signature page of the MOU lists the contractor's or subcontractor be submitted).	om the e-verify Memorandum of Understanding e MOU signature page completed and signed, at a nent of Homeland Security - Verification Division; (if the

Exhibit 2 BID BOND

Any singular reference to Bidder, Surety, Owner or other party shall be considered plural where applicable. BIDDER (Name and Address): SURETY (Name and Address of Principal Place of Business): OWNER (Name and Address): City of Sedalia 200 S. Osage Ave. Sedalia, MO 65310 BID Bid Due Date: Description (Project Name and Include Location): **BOND** Bond Number: Date (Not earlier than Bid due date): Penal sum (Words) Surety and Bidder, intending to be legally bound hereby, subject to the terms set forth below, do each cause this Bid Bond to be duly executed by an authorized officer, agent, or representative. **BIDDER SURETY** (Seal) (Seal) Surety's Name and Corporate Seal Bidder's Name and Corporate Seal By: By: Signature Signature (Attach Power of Attorney) Print Name Print Name Title Title Attest: Attest:

Note: Above addresses are to be used for giving any required notice. Provide execution by any additional parties, such as joint venturers, if necessary.

Signature

Title

Signature

Title

- 1. Bidder and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors, and assigns to pay to Owner upon default of Bidder the penal sum set forth on the face of this Bond. Payment of the penal sum is the extent of Bidder's and Surety's liability. Recovery of such penal sum under the terms of this Bond shall be Owner's sole and exclusive remedy upon default of Bidder.
- 2. Default of Bidder shall occur upon the failure of Bidder to deliver within the time required by the Bidding Documents (or any extension thereof agreed to in writing by Owner) the executed Agreement required by the Bidding Documents and any performance and payment bonds required by the Bidding Documents.
- 3. This obligation shall be null and void if:
 - 3.1 Owner accepts Bidder's Bid and Bidder delivers within the time required by the Bidding Documents (or any extension thereof agreed to in writing by Owner) the executed Agreement required by the Bidding Documents and any performance and payment bonds required by the Bidding Documents, or
 - 3.2 All Bids are rejected by Owner, or
 - 3.3 Owner fails to issue a Notice of Award to Bidder within the time specified in the Bidding Documents (or any extension thereof agreed to in writing by Bidder and, if applicable, consented to by Surety when required by Paragraph 5 hereof).
- 4. Payment under this Bond will be due and payable upon default of Bidder and within 30 calendar days after receipt by Bidder and Surety of written notice of default from Owner, which notice will be given with reasonable promptness, identifying this Bond and the Project and including a statement of the amount due.
- 5. Surety waives notice of any and all defenses based on or arising out of any time extension to issue Notice of Award agreed to in writing by Owner and Bidder, provided that the total time for issuing Notice of Award including extensions shall not in the aggregate exceed 120 days from Bid due date without Surety's written consent.
- 6. No suit or action shall be commenced under this Bond prior to 30 calendar days after the notice of default required in Paragraph 4 above is received by Bidder and Surety and in no case later than one year after Bid due date.
- 7. Any suit or action under this Bond shall be commenced only in a court of competent jurisdiction located in the state in which the Project is located.
- 8. Notices required hereunder shall be in writing and sent to Bidder and Surety at their respective addresses shown on the face of this Bond. Such notices may be sent by personal delivery, commercial courier, or by United States Registered or Certified Mail, return receipt requested, postage pre-paid, and shall be deemed to be effective upon receipt by the party concerned.
- 9. Surety shall cause to be attached to this Bond a current and effective Power of Attorney evidencing the authority of the officer, agent, or representative who executed this Bond on behalf of Surety to execute, seal, and deliver such Bond and bind the Surety thereby.
- 10. This Bond is intended to conform to all applicable statutory requirements. Any applicable requirement of any applicable statute that has been omitted from this Bond shall be deemed to be included herein as if set forth at length. If any provision of this Bond conflicts with any applicable statute, then the provision of said statute shall govern and the remainder of this Bond that is not in conflict therewith shall continue in full force and effect.
- 11. The term "Bid" as used herein includes a Bid, offer, or proposal as applicable.

Exhibit 3 PERFORMANCE BOND

SURETY (Name, and Address of Principal Place of Business):

Any singular reference to Contractor, Surety, Owner, or other party shall be considered plural where applicable.

CONTRACTOR (Name and Address):

City 200 S Ave.	(Name and Address): of Sedalia S. Osage Sedalia, 65301		
CONTRA	ACT		
	ctive Date of		
_	ement: Amount: ription (Name and Location):		
BOND			
	Number:		
Agre	(Not earlier than Effective Date of e		
ment)			
Amo	un		
t: Modi	fications to this Bond Form:		
Modi	meations to this bond I offit.		
•	d Contractor, intending to be legally bound legally bound legally bound legally executed by a	•	-
CONTRA	ACTOR AS PRINCIPAL	SURE	ГҮ
	(Seal)		
	\	-) Contractor's Name and Corporate Seal
		Suret	y's Name and Corporate Seal
By:		By:	
Dy.	Signature	Dy.	Signature (Attach Power of Attorney)
	Print Name		Print Name
	Title		Title
Attest:		Attest:	
	Signature		Signature
	Title		Title
Note: Pro	ovide execution by additional parties, such a	is ioint ver	

Contractor and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors, and assigns to Owner for the performance of the Contract, which is incorporated herein by reference.

- 1. If Contractor performs the Contract, Surety and Contractor have no obligation under this Bond, except to participate in conferences as provided in Paragraph 2.1.
- 2. If there is no Owner Default, Surety's obligation under this Bond shall arise after:
 - 2.1 Owner has notified Contractor and Surety, at the addresses described in Paragraph 9 below, that Owner is considering declaring a Contractor Default and has requested and attempted to arrange a conference with Contractor and Surety to be held not later than 15 days after receipt of such notice to discuss methods of performing the Contract. If Owner, Contractor, and Surety agree, Contractor shall be allowed a reasonable time to perform the Contract, but such an agreement shall not waive Owner's right, if any, subsequently to declare a Contractor Default; and
 - 2.2 Owner has declared a Contractor Default and formally terminated Contractor's right to complete the Contract. Such Contractor Default shall not be declared earlier than 20 days after Contractor and Surety have received notice as provided in Paragraph 2.1; and
 - 2.3 Owner has agreed to pay the Balance of the Contract Price to:
 - 1. Surety in accordance with the terms of the Contract; or
 - 2. Another contractor selected pursuant to Paragraph 3.3 to perform the Contract.
- 3. When Owner has satisfied the conditions of Paragraph 2, Surety shall promptly, and at Surety's expense, take one of the following actions:
 - 3.1 Arrange for Contractor, with consent of Owner, to perform and complete the Contract; or
 - 3.2 Undertake to perform and complete the Contract itself, through its agents or through independent contractors; or
 - 3.3 Obtain bids or negotiated proposals from qualified contractors acceptable to Owner for a contract for performance and completion of the Contract, arrange for a contract to be prepared for execution by Owner and contractor selected with Owner's concurrence, to be secured with performance and payment bonds executed by a qualified surety equivalent to the bonds issued on the Contract, and pay to Owner the amount of damages as described in Paragraph 5 in excess of the Balance of the Contract Price incurred by Owner resulting from Contractor Default; or
 - 3.4 Waive its right to perform and complete, arrange for completion, or obtain a new contractor, and with reasonable promptness under the circumstances:
 - 1. After investigation, determine the amount for which it may be liable to Owner and, as soon as practicable after the amount is determined, tender payment therefor to Owner; or
 - 2. Deny liability in whole or in part and notify Owner citing reasons therefor.
- 4. If Surety does not proceed as provided in Paragraph 3 with reasonable promptness, Surety shall be deemed to be in default on this Bond 15 days after receipt of an additional written notice from Owner to Surety demanding that Surety perform its obligations under this Bond, and Owner shall be entitled to enforce any remedy available to Owner. If Surety proceeds as provided in Paragraph 3.4, and Owner refuses the payment tendered or Surety has denied liability, in whole or in part, without further notice Owner shall be entitled to enforce any remedy available to Owner.
- 5. After Owner has terminated Contractor's right to complete the Contract, and if Surety elects to act under Paragraph 3.1, 3.2, or 3.3 above, then the responsibilities of Surety to Owner shall not be greater than those of Contractor under the Contract, and the responsibilities of Owner to Surety shall not be greater than those of Owner under the Contract. To the limit of the amount of this Bond, but subject to commitment by Owner of the Balance of the Contract Price to mitigation of costs and damages on the Contract, Surety is obligated

without duplication for:

- 5.1 The responsibilities of Contractor for correction of defective Work and completion of the Contract;
- 5.2 Additional legal, design professional, and delay costs resulting from Contractor's Default, and resulting from the actions of or failure to act of Surety under Paragraph 3; and
- 5.3 Liquidated damages, or if no liquidated damages are specified in the Contract, actual damages caused by delayed performance or non-performance of Contractor.
- 6. Surety shall not be liable to Owner or others for obligations of Contractor that are unrelated to the Contract, and the Balance of the Contract Price shall not be reduced or set off on account of any such unrelated obligations. No right of action shall accrue on this Bond to any person or entity other than Owner or its heirs, executors, administrators, or successors.
- 7. Surety hereby waives notice of any change, including changes of time, to Contract or to related subcontracts, purchase orders, and other obligations.
- 8. Any proceeding, legal or equitable, under this Bond may be instituted in any court of competent jurisdiction in the location in which the Work or part of the Work is located, and shall be instituted within two years after Contractor Default or within two years after Contractor ceased working or within two years after Surety refuses or fails to perform its obligations under this Bond, whichever occurs first. If the provisions of this paragraph are void or prohibited by law, the minimum period of limitation available to sureties as a defense in the jurisdiction of the suit shall be applicable.
- 9. Notice to Surety, Owner, or Contractor shall be mailed or delivered to the address shown on the signature page.
- 10. When this Bond has been furnished to comply with a statutory requirement in the location where the Contract was to be performed, any provision in this Bond conflicting with said statutory requirement shall be deemed deleted herefrom and provisions conforming to such statutory requirement shall be deemed incorporated herein. The intent is that this Bond shall be construed as a statutory bond and not as a common law bond.

11. Definitions.

- 11.1 Balance of the Contract Price: The total amount payable by Owner to Contractor under the Contract after all proper adjustments have been made, including allowance to Contractor of any amounts received or to be received by Owner in settlement of insurance or other Claims for damages to which Contractor is entitled, reduced by all valid and proper payments made to or on behalf of Contractor under the Contract.
- 11.2 Contract: The agreement between Owner and Contractor identified on the signature page, including all Contract Documents and changes thereto.
- 11.3 Contractor Default: Failure of Contractor, which has neither been remedied nor waived, to perform or otherwise to comply with the terms of the Contract.
- 11.4 Owner Default: Failure of Owner, which has neither been remedied nor waived, to pay Contractor as required by the Contract or to perform and complete or otherwise comply with the other terms thereof.

FOR INFORMATION ONLY – (Name, Address and Telephone)

Surety Agency or Broker:

Owner's Representative (Engineer or other party):

CITY OF SEDALIA Exhibit 4

PAYMENT BOND

Any singular reference to Contractor, Surety, Owner, or other party shall be considered plural where applicable.

CONTR	ACTOR (Name and Address):	SURET Busine	TY (Name, and Address of Principal Place ss):	of
Cit 200 Sec CONTR Eff Am	ective Date of Agreement:			
BOND Bon Dat Agn Am	nd Number: te (Not earlier than Effective Date of reement): nount: diffications to this Bond Form:			
cause th	and Contractor, intending to be legally bour is Payment Bond to be duly executed by an	authorized	d officer, agent, or representative.	h
CONTI	RACTOR AS PRINCIPAL	SURE	ΓY	
Contra	actor's Name and Corporate Seal (Seal)	Suret	y's Name and Corporate Seal	(Seal)
Ву:	Signature	Ву:	Signature (Attach Power of Attorney)	
	Print Name		Print Name	
	Title		Title	
Attest:	Signature	Attest:	Signature	
	Title		Title	

Note: Provide execution by additional parties, such as joint venturers, if necessary.

- 1. Contractor and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors, and assigns to Owner to pay for labor, materials, and equipment furnished by Claimants for use in the performance of the Contract, which is incorporated herein by reference.
- 2. With respect to Owner, this obligation shall be null and void if Contractor:
 - 2.1 Promptly makes payment, directly or indirectly, for all sums due Claimants, and
 - 2.2 Defends, indemnifies, and holds harmless Owner from all claims, demands, liens, or suits alleging non-payment by Contractor by any person or entity who furnished labor, materials, or equipment for use in the performance of the Contract, provided Owner has promptly notified Contractor and Surety (at the addresses described in Paragraph 12) of any claims, demands, liens, or suits and tendered defense of such claims, demands, liens, or suits to Contractor and Surety, and provided there is no Owner Default.
- 3. With respect to Claimants, this obligation shall be null and void if Contractor promptly makes payment, directly or indirectly, for all sums due.
- 4. Surety shall have no obligation to Claimants under this Bond until:
 - 4.1 Claimants who are employed by or have a direct contract with Contractor have given notice to Surety (at the address described in Paragraph 12) and sent a copy, or notice thereof, to Owner, stating that a claim is being made under this Bond and, with substantial accuracy, the amount of the claim.
 - 4.2 Claimants who do not have a direct contract with Contractor:
 - Have furnished written notice to Contractor and sent a copy, or notice thereof, to Owner, within 90 days after having last performed labor or last furnished materials or equipment included in the claim stating, with substantial accuracy, the amount of the claim and the name of the party to whom the materials or equipment were furnished or supplied, or for whom the labor was done or performed; and
 - 2. Have either received a rejection in whole or in part from Contractor, or not received within 30 days of furnishing the above notice any communication from Contractor by which Contractor had indicated the claim will be paid directly or indirectly; and
 - 3. Not having been paid within the above 30 days, have sent a written notice to Surety (at the address described in Paragraph 12) and sent a copy, or notice thereof, to Owner, stating that a claim is being made under this Bond and enclosing a copy of the previous written notice furnished to Contractor.
- 5. If a notice by a Claimant required by Paragraph 4 is provided by Owner to Contractor or to Surety, that is sufficient compliance.
- 6. When a Claimant has satisfied the conditions of Paragraph 4, the Surety shall promptly and at Surety's expense take the following actions:
 - 6.1 Send an answer to that Claimant, with a copy to Owner, within 45 days after receipt of the claim, stating the amounts that are undisputed and the basis for challenging any amounts that are disputed.
 - 6.2 Pay or arrange for payment of any undisputed amounts.
- 7. Surety's total obligation shall not exceed the amount of this Bond, and the amount of this Bond shall be credited for any payments made in good faith by Surety.
- 8. Amounts owed by Owner to Contractor under the Contract shall be used for the performance of the Contract and to satisfy claims, if any, under any performance bond. By Contractor furnishing and Owner accepting

this Bond, they agree that all funds earned by Contractor in the performance of the Contract are dedicated to satisfy obligations of Contractor and Surety under this Bond, subject to Owner's priority to use the funds for the completion of the Work.

- 9. Surety shall not be liable to Owner, Claimants, or others for obligations of Contractor that are unrelated to the Contract. Owner shall not be liable for payment of any costs or expenses of any Claimant under this Bond, and shall have under this Bond no obligations to make payments to, give notices on behalf of, or otherwise have obligations to Claimants under this Bond.
- 10. Surety hereby waives notice of any change, including changes of time, to the Contract or to related subcontracts, purchase orders, and other obligations.
- 11. No suit or action shall be commenced by a Claimant under this Bond other than in a court of competent jurisdiction in the location in which the Work or part of the Work is located or after the expiration of one year from the date (1) on which the Claimant gave the notice required by Paragraph 4.1 or Paragraph 4.2.3, or (2) on which the last labor or service was performed by anyone or the last materials or equipment were furnished by anyone under the Contract, whichever of (1) or (2) first occurs. If the provisions of this paragraph are void or prohibited by law, the minimum period of limitation available to sureties as a defense in the jurisdiction of the suit shall be applicable.
- 12. Notice to Surety, Owner, or Contractor shall be mailed or delivered to the addresses shown on the signature page. Actual receipt of notice by Surety, Owner, or Contractor, however accomplished, shall be sufficient compliance as of the date received at the address shown on the signature page.
- 13. When this Bond has been furnished to comply with a statutory requirement in the location where the Contract was to be performed, any provision in this Bond conflicting with said statutory requirement shall be deemed deleted here from and provisions conforming to such statutory requirement shall be deemed incorporated herein. The intent is that this Bond shall be construed as a statutory Bond and not as a common law bond.
- 14. Upon request of any person or entity appearing to be a potential beneficiary of this Bond, Contractor shall promptly furnish a copy of this Bond or shall permit a copy to be made.

15. Definitions

- 15.1 Claimant: An individual or entity having a direct contract with Contractor, or with a first-tier subcontractor of Contractor, to furnish labor, materials, or equipment for use in the performance of the Contract. The intent of this Bond shall be to include without limitation in the terms "labor, materials or equipment" that part of water, gas, power, light, heat, oil, gasoline, telephone service, or rental equipment used in the Contract, architectural and engineering services required for performance of the Work of Contractor and Contractor's subcontractors, and all other items for which a mechanic's lien may be asserted in the jurisdiction where the labor, materials, or equipment were furnished.
- 15.2 Contract: The agreement between Owner and Contractor identified on the signature page, including all Contract Documents and changes thereto.
- 15.3 Owner Default: Failure of Owner, which has neither been remedied nor waived, to pay Contractor as required by the Contract, or to perform and complete or otherwise comply with the other terms thereof.

FOR INFORMATION ONLY – (Name, Address, and Telephone)
Surety Agency or Broker:

Owner's Representative (Project Manager or other):