Municipa	lity			T		Name		
		0 0	Illinois Departr of Transportat	ment ion	CO	Coombe-Bloxdorf, P.C.		
Township		L	Preliminary Engine Services Agreem		SU	Address 755 South Grand Avenue West		
County	Macoupin	A G E N	For Motor Fuel Tax Fu		TAN	City Springfield		
Section	12-00HSR-00-EG	C Y	CB Job No. 13005		T	State Illinois 62704		
THIS AGREEMENT is made and entered into this 19 th day of February, 2013 between the above Local Agency (LA) and Consultant (ENGINEER) and covers certain professional engineering services in connection with the improvement of the above SECTION. Motor Fuel Tax Funds, allotted to the LA by the State of Illinois under the general supervision of the State Department of Transportation, hereinafter called the "DEPARTMENT", will be used entirely or in part to finance ENGINEERING services as described under AGREEMENT PROVISIONS.								
			Section Description	on				
Name	Illinois High Speed Rail	187		5,				
Route	Length		Mi.	FT	(Structure No)		
Termini 16 various locations in Macoupin County, Illinois.								
Description: Plan/policy review of 16 at-grade railroad crossing locations for the Illinois High Speed Rail project.								
Agreement Provisions								
The Engineer Agrees,								
a. [Make such detailed surveys	as ar	re necessary for the prepar	ation of detaile	ed r	oadway plans		
b. [Make stream and flood plair of detailed bridge plans.	hydr	aulic surveys and gather hi	igh water data	, ar	nd flood histories for the preparation		
c. [requi	ired to furnish sufficient data	a for the desig	n o	uding borings and soil profiles and f the proposed improvement. onts of the DEPARTMENT.		
d. [Make or cause to be made s furnish sufficient data for the				rse	ction studies as may be required to		
e. [Office of Water Resources Permit, tions, and Railroad Crossing work		
f. [Prepare Preliminary Bridge and high water effects on ro				mic	analysis of bridge or culvert types)		
g. [Make complete general and with five (5) copies of the plant documents, if required, shall	ans, s	special provisions, proposal	s and estimate	es.	estimates of cost and furnish the LA Additional copies of any or all actual cost for reproduction.		
h. [f-way dedications, construction the corresponding plats and staking		

Note: Four copies to be submitted to the Regional Engineer

	i. Assist the LA in the tabulation and interpretation of the contractors' proposals						
	j. Prepare the necessary environmental documents in accordance with the procedures adopted by the DEPARTMENT's Bureau of Local Roads & Streets.						
	k. Prepare the Project Development Report when required by the DEPARTMENT.						
(2)	That all reports, plans, plats and special provisions to be furnished by the ENGINEER pursuant to the AGREEMENT, will be in accordance with current standard specifications and policies of the DEPARTMENT. It is being understood that all such reports, plats, plans and drafts shall, before being finally accepted, be subject to approval by the LA and the DEPARTMENT.						
(3)	To attend conferences at any reasonable time when requested to do so by representatives of the LA or the Department.						
(4)	In the event plans or surveys are found to be in error during construction of the SECTION and revisions of the plans or survey corrections are necessary, the ENGINEER agrees that he will perform such work without expense to the LA, even though final payment has been received by him. He shall give immediate attention to these changes so there will be a minimum delay to the Contractor.						
(5)	That basic survey notes and sketches, charts, computations and other data prepared or obtained by the Engineer pursuant to this AGREEMENT will be made available, upon request, to the LA or the DEPARTMENT without cost and without restriction or limitations as to their use.						
(6)	That all plans and other documents furnished by the ENGINEER pursuant to this AGREEMENT will be endorsed by him and will show his professional seal where such is required by law.						
Γh	e LA Agrees,						
1.	To pay the ENGINEER as compensation for all services performed as stipulated in paragraphs 1a, 1g, 1i, 2, 3, 5 and 6 in accordance with one of the following methods indicated by a check mark:						
	a. A sum of money equal to percent of the awarded contract cost of the proposed improvement as approved by the DEPARTMENT.						
	b. A sum of money equal to the percent of the awarded contract cost for the proposed improvement as approved by the DEPARTMENT based on the following schedule:						
	Schedule for Percentages Based on Awarded Contract Cost						
	Awarded Cost Percentage Fees						
	Under \$50,000 (see note)						
	——————————————————————————————————————						
							
							
	——————————————————————————————————————						
	Note: Not necessarily a percentage. Could use per diem, cost-plus or lump sum.						
2.	To pay for services as defined in Exhibit A at actual cost of						
	performing such work plus 160 percent to cover profit, overhead and readiness to serve – "actual cost" being						
	as material cost plus payrolls, insurance, social security and retirement deductions. Traveling and other out-of-pocket expenses will be reimbursed to the ENGINEER at his actual cost. Subject to the approval of the LA, the ENGINEER may						

or part of this work, the LA will pay the cost to the ENGINEER plus a five (5) percent service charge.

"Cost to Engineer" to be verified by furnishing the LA and the DEPARTMENT copies of invoices from the party doing the work. The classifications of the employees used in the work should be consistent with the employee classifications for the services performed. If the personnel of the firm, including the Principal Engineer, perform routine services that should normally be performed by lesser-salaried personnel, the wage rate billed for such services shall be commensurate with the work performed.

sublet all or part of the services provided under the paragraph 1b, 1c, 1d, 1e, 1f, 1h, 1j & 1k. If the ENGINEER sublets all

	practicable after the services have been performed in accordance with the following schedule:
	 Upon completion of detailed plans, special provisions, proposals and estimate of cost – being the work required by paragraphs 1a through 1g under THE ENGINEER AGREES – to the satisfaction of the LA and their approval by the DEPARTMENT, 90 percent of the total fee due under this AGREEMENT based on the approved estimate of cost.
	b. Upon award of the contract for the improvement by the LA and its approval by the DEPARTMENT, 100 percent of the total fee due under the AGREEMENT based on the awarded contract cost, less any amounts paid under "a" above.
	By Mutual agreement, partial payments, not to exceed 90 percent of the amount earned, may be made from time to time as the work progresses.
4.	That, should the improvement be abandoned at any time after the ENGINEER has performed any part of the services provided for in paragraphs 1a, through 1h and prior to the completion of such services, the LA shall reimburse the ENGINEER for his actual costs plus 160 percent incurred up to the time he is notified in writing of such
	abandonment –"actual cost" being defined as in paragraph 2 of THE LA AGREES.

That payments due the ENGINEER for services rendered in accordance with this AGREEMENT will be made as soon as

5. That, should the LA require changes in any of the detailed plans, specifications or estimates except for those required pursuant to paragraph 4 of THE ENGINEER AGREEs, after they have been approved by the DEPARTMENT, the LA will pay the ENGINEER for such changes on the basis of actual cost plus 160 percent to cover profit, overhead and readiness to serve –"actual cost" being defined as in paragraph 2 of THE LA AGREES. It is understood that "changes" as used in this paragraph shall in no way relieve the ENGINEER of his responsibility to prepare a complete and adequate set of plans and specifications.

It is Mutually Agreed,

- 1. That any difference between the ENGINEER and the LA concerning their interpretation of the provisions of this Agreement shall be referred to a committee of disinterested parties consisting of one member appointed by the ENGINEER, one member appointed by the LA and a third member appointed by the two other members for disposition and that the committee's decision shall be final.
- 2. This AGREEMENT may be terminated by the LA upon giving notice in writing to the ENGINEER at his last known post office address. Upon such termination, the ENGINEER shall cause to be delivered to the LA all surveys, permits, agreements, preliminary bridge design & hydraulic report, drawings, specifications, partial and completed estimates and data, if any from traffic studies and soil survey and subsurface investigations with the understanding that all such material becomes the property of the LA. The ENGINEER shall be paid for any services completed and any services partially completed in accordance with Section 4 of THE LA AGREES.
- 3. That if the contract for construction has not been awarded one year after the acceptance of the plans by the LA and their approval by the DEPARTMENT, the LA will pay the ENGINEER the balance of the engineering fee due to make 100 percent of the total fees due under this AGREEMENT, based on the estimate of cost as prepared by the ENGINEER and approved by the LA and the DEPARTMENT.
- 4. That the ENGINEER warrants that he/she has not employed or retained any company or person, other than a bona fide employee working solely for the ENGINEER, to solicit or secure this contract, and that he/she has not paid or agreed to pay any company or person, other than a bona fide employee working solely for the ENGINEER, any fee, commission, percentage, brokerage fee, gifts or any other consideration, contingent upon or resulting from the award or making of this contract. For Breach or violation of this warranty the LA shall have the right to annul this contract without liability.

Executed by the LA: of the Macoupin (Municipality/Township/County) ATTEST: State of Illinois, acting by and through its County Board Ву Macoupin County Clerk Ву Chairman of the County Board (Seal) Title Executed by the ENGINEER: Coombe-Bloxdorf, P.C. 755 South Grand Avenue West ATTEST: Springfield, Illinois 62704 Project Engineer President Title Title Approved Date Department of Transportation Regional Engineer

IN WITNESS WHEREOF, the parties have caused the AGREEMENT to be executed in quadruplicate counterparts, each of

which shall be considered as an original by their duly authorized officers.

EXHIBIT A

to
Preliminary Engineering
Services Agreement
CB Job No. 13005

Section: 12-00HSR-00-EG

Name: Illinois High Speed Rail Route:

Length:

Mi. (Structure No.)

Termini:

16 various locations in Macoupin County, Illinois.

Description:

Plan/policy review of 16 at-grade railroad crossing locations for the Illinois High Speed Rail

project.

Further Description of Basic Services, Duties of Owner, Method of Payment and Related Matters

This is an exhibit attached to and made part of the Agreement dated <u>February 19, 2013</u> between Macoupin County, Illinois (LA) and Coombe-Bloxdorf, P.C. (ENGINEER) for Engineering Professional Services.

BASIC SERVICES are defined as services described in ENGINEER AGREES provision of said Agreement, to include Paragraphs 1g, 2, 3, 4, 5 and 6 supplemented or amended as follows:

Par. 1g 1) Plans will be reviewed for each at-grade railroad crossing location for conformance to IDOT Local Road policy, Macoupin County Highway Department policy and to comment on concerns the LA may have with regards to issues that impact their local highways.

The LA AGREES to pay the Engineer as compensation for all services performed as stipulated under the LA AGREES provision of the AGREEMENT, amended as follows:

- 1) Delete Paragraph 1, including 1a. and 1b.
- Revise the first line of Paragraph 2 to include all BASIC SERVICES defined in EXHIBIT A.
- 3) Delete from Paragraph 3, Items 3a. and 3b.
- 4) Include in Paragraph 3 the terms, "Upon completion of the heretofore prescribed work under the ENGINEER AGREES, to the satisfaction of the LA and approval of the DEPARTMENT, 100% of the total fee due under the terms of the AGREEMENT will be paid."

The LA AGREES to pay as compensation for BASIC SERVICES described in this EXHIBIT A, a sum of money not-to-exceed \$36,200.00, in accordance with the terms and provisions of the AGREEMENT as amended by this EXHIBIT A.