ARIZONA DEPARTMENT OF TRANSPORTATION
POLICIES AND PROCEDURES

SUP-3.05 DISADVANTAGED BUSINESS ENTERPRISE POLICY

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Responsible Office: Business Engagement and
Compliance Office (602) 712-4071

5.01 PURPOSE

To provide guidelines for the implementation and application of Arizona Department of Transportation’s (ADOT) Disadvantaged Business Enterprise (DBE) Program.

5.02 SCOPE

The following standards and regulations apply to all U.S. Department of Transportation (U.S. DOT (DOT)) assisted federally-funded contracts administered by ADOT, all ADOT employees, Subrecipients, Local Public Agencies (LPAs), prime contractors and consultants, subcontractors, subconsultants, Disadvantaged Business Enterprises (DBEs), Non-Disadvantaged Business Enterprises (DBEs), Small Business Concerns (SBCs), or any other vendor entities that do business with ADOT on DOT-assisted contracts.

5.03 AUTHORITY

Arizona Revised Statutes (A.R.S.) § 28-411
Arizona Revised Statutes (A.R.S.) § 32-1129.02
Title 49, Code of Federal Regulations (CFR) Part 26

5.04 DEFINITIONS

Disadvantaged Business Enterprise (DBE) A firm certified through the Arizona Unified Certification Program in accordance with 49 CFR Part 26 which is a for-profit small business concern:

(1) That is at least 51 percent owned by one or more individuals who are both socially and economically disadvantaged individuals or, in the case of a corporation, in which 51 percent of the stock is owned by one or more such individuals; and
Whose management and daily business operations are controlled by one or more of the socially and economically disadvantaged owners.

**Disadvantaged Business Enterprise (DBE) Liaison Officer**

Arizona Department of Transportation (ADOT) representative responsible for implementing all aspects of ADOT’s Disadvantaged Business Enterprise (DBE) Program who shall have direct, independent access to ADOT Director concerning DBE program matters. The Employee and Business Development Administrator shall serve as ADOT’s DBE Liaison Officer.

**DBE Program Plan**

Official document that describes procedures and processes that ADOT and its Subrecipients will implement to comply with DBE Program regulations outlined in 49 CFR Part 26 as approved by the U.S. Department of Transportation (DOT).

**DOT-Assisted/Federally-Funded Contract**

Any contract between a recipient and a contractor (at any tier) funded in whole or in part with the U.S. Department of Transportation (DOT) financial assistance, including letters of credit or loan guarantees, except a contract solely for the purchase of land.

**Good Faith Efforts**

When a Disadvantaged Business Enterprise (DBE) goal is established on a contract, the contract must be awarded only to firms who make good faith efforts to meet the DBE goals. Good faith efforts have been made if the bidder/offer does one of the following:

1. Documents that it has obtained enough Disadvantaged Business Enterprise (DBE) participation to meet the goal; or

2. Documents that it made adequate good faith efforts to meet the goal, even though it did not succeed in obtaining enough Disadvantaged Business Enterprise (DBE) participation to do so. If the bidder/offer does document adequate good faith efforts, the Arizona Department of Transportation (ADOT) must not deny award of the contract on the basis that the bidder/offer failed to
meet the goal. Appendix A of 49 CFR Part 26 provides guidance in determining the adequacy of a bidder/offeror’s good faith efforts.

Local Public Agency
A legal entity (e.g., cities, counties, towns, native nations, etc.) to which a funding sub-award is made by the Recipient [Arizona Department of Transportation (ADOT)] and is accountable to the Recipient (ADOT) for the use of the fund. May also be referred as Subrecipient.

Non-DBE Firm
A firm that does not meet the requirements to be certified as a DBE in accordance with 49 CFR Part 26.

Procuring Group
Any Arizona Department of Transportation (ADOT) Division, Section/Group and Subrecipient that procures/advertises, awards, utilizes or administers contracts.

Race-Conscious
A measure or program, such as the use of individual contract goals that focuses on specifically assisting Disadvantaged Business Enterprises (DBEs). A contract containing a DBE goal is considered a race-conscious contract.

Race-Neutral
Activities or program used to assist all small businesses equally, including Disadvantaged Business Enterprises (DBEs). For the purposes of this part, race-neutral includes gender-neutrality. Race-Neutral contracts have no DBE goals and race-neutral participation on a contract means that the bidder/offeror has voluntarily chosen to utilize DBEs on a contract. A race-neutral contract is also one in which a DBE firm is the prime consultant or contractor and DBE status did not play a part in the awarding of the contract.

Recipient
An organization, like Arizona Department Of Transportation (ADOT), that receives financial assistance directly from Federal awarding agencies to carry out transportation related projects or programs.
Small Business Concern

A small business concern is defined pursuant to Section 3 of the Small Business Act and Small Business Administration regulations (13 CFR Part 121), as a company that does not exceed the size cap for average annual gross income for its primary North American Industry Classification System (NAICS) code.

Subrecipient

A legal entity, such as a Local Public Agency (LPA), to which a funding sub-award is made by the Recipient (Arizona Department Of Transportation – [ADOT]) and which is accountable to the Recipient (ADOT) for the use of the fund.

5.05 BACKGROUND

The United States Congress has made a determination that certain classes of businesses, described as Disadvantaged Business Enterprises (DBEs), have been underutilized based on past discrimination. Congress authorized and U.S. Department of Transportation (DOT) has implemented rules to promote utilization of DBEs in projects utilizing federal funding. DOT implemented the DBE Program in 1982 and today the program is carried out by State and local transportation agencies under the rules and guidelines established in Title 49 CFR Part 26. The DBE program is unique to the transportation industry and covers DOT-assisted contracts awarded by ADOT and its Subrecipients. As required by law, ADOT receiving certain types of federal Transportation funding from DOT must implement a DBE Program and establish triennial DBE participation goal as required by federal regulations.

Arizona Department of Transportation (ADOT) has established a Disadvantaged Business Enterprise (DBE) Program in accordance with the regulations of the 49 CFR Part 26. ADOT has received Federal financial assistance from U.S. Department of Transportation (DOT) and as a condition of receiving funding assistance, ADOT has signed an assurance that it will comply with 49 CFR Part 26.

The policy covers the Disadvantaged Business Enterprise (DBE) Program for three U.S. Department of Transportation (DOT) administrations: Federal Highway Administration (FHWA), Federal Transit Administration (FTA) and Federal Aviation Administration (FAA). The policy was reviewed and updated on February 9, 2003, as a result of 1999 revised regulations.

The policy is updated regularly to reflect new DOT official guidance or changes in federal regulation requirements outlined in 49 CFR Part 26.

5.06 POLICY

ADOT Policy Statement

A. It is ADOT’s policy to ensure that Disadvantaged Business Enterprise (DBE)s, as defined in 49 CFR Part 26, have an equal opportunity to receive and participate in U.S. Department of Transportation (DOT) -assisted contracts. It is also ADOT’s policy to:
1. Ensure nondiscrimination in the award and administration of DOT-assisted contracts;
2. Create a level playing field on which DBEs can compete fairly for DOT-assisted contracts;
3. Ensure that the DBE Program is narrowly tailored in accordance with applicable law;
4. Ensure that only firms that fully meet 49 CFR Part 26 eligibility standards are counted as Disadvantaged Business Enterprises (DBEs);
5. Help remove barriers to the participation of DBEs in U.S. Department of Transportation (DOT)-assisted contracts; and
6. Assist in the development of firms that can compete successfully in the marketplace outside the DBE program.

ADOT’s DBE Policy and its concomitant procedures are further delineated in ADOT’s DBE Program Plans that describe how ADOT will meet regulatory requirements outlined in 49 CFR Part 26. DBE Program Plans for FHWA, FTA and FAA are approved by those operation administrations and must be adhered to when implementing the DBE program related to each agency.

**DBE Certification and Development**

B. Implementation of the Disadvantaged Business Enterprise (DBE) Program is accorded the same priority as compliance with all other legal obligations incurred by Arizona Department of Transportation (ADOT) in financial assistance agreements with U.S. Department of Transportation (DOT).

C. All ADOT Divisions, Sections/Group and Subrecipients that procure/advertise, utilize or administer contracts with federal aid funding are responsible for ensuring that DBE requirements are met.

D. The Business Engagement and Compliance Office (BECO) shall establish and oversee the implementation of the DBE Program, as required, for each federal agency that provides transportation funding to ADOT (Federal Highway Administration, Federal Transit Administration, and Federal Aviation Administration).

E. Business Engagement and Compliance Office (BECO) has implemented the *Arizona Unified Transportation Registration and Certification System* (AZ UTRACS) website, which includes a statewide centralized database of Disadvantaged Business Enterprise (DBE) companies (and registered Small Business Concerns [SBCs], as well as a vendor database of Prime Consultants and Contractors) that have indicated that they are ready, willing and able to perform work on federally-funded ADOT and local government transportation projects in the state of Arizona, as required by 49 CFR Part 26. All Prime Consultants and Contractors doing work on ADOT federally-funded contracts must register as a vendor through the AZ UTRACS website to be approved to work on federally-funded contracts.

F. The Business Engagement and Compliance Office (BECO) is responsible for certifying Disadvantaged Business Enterprises (DBEs) outside of Maricopa and Pima counties and the state of Arizona and registering Small Business Concerns (SBC) in accordance with eligibility
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requirements and guidelines outlined in 49 CFR Part 26. The City of Phoenix certifies DBE firms in Maricopa County and the City of Tucson certifies DBE firms in Pima County. All Certified DBE firms in the state of Arizona are listed in the Directory on the AZ UTRACS website.

G. Business Engagement and Compliance Office (BECO) in collaboration with other ADOT Divisions and Sections/Groups is also responsible for conducting business development, education, training, and outreach programs to help remove barriers to entry and assist Disadvantaged Business Enterprises (DBEs) and other small businesses to successfully participate in federally-funded contracts statewide.

H. Arizona Department of Transportation (ADOT) is responsible for submitting and securing approval of a statewide triennial Disadvantage Business Enterprise (DBE) goal from DOT. Business Engagement and Compliance Office (BECO) will coordinate with other ADOT Divisions and Sections, as well as with external stakeholders, to implement a DBE Availability and Disparity Study about every 3-5 years, as required by the Ninth Circuit Court of Appeals and develop and secure approval of the ADOT’s triennial DBE goal through DOT.

DBE Compliance and Reporting

I. The Employee and Business Development Administrator is the designated Arizona Department of Transportation (ADOT), Disadvantaged Business Enterprise (DBE) Liaison and is responsible for implementing, monitoring and enforcing all aspects of the DBE Program.

J. The Disadvantaged Business Enterprise (DBE) Liaison shall coordinate with the Business Engagement and Compliance Office (BECO) staff, ADOT’s Transportation Divisions management, ADOT contracting groups, Subrecipients, Local Public Agency (LPA) Group, Local Public Agencies (LPAs), DBEs, Consultants, Contractors and other stakeholders to implement the program and work to ensure that DBE goals and regulations are met.

K. ADOT Project Managers (for design and planning contracts), Contracts and Specifications Engineers (for construction contracts), Local Public Agency (LPA) DBE Liaison Officers and others requesting the procurement/letting of contracts are responsible for submitting the DBE goal requests for all FHWA funded contracts to BECO and ensuring that DBEs and small businesses are utilized as outlined in the contracts under their supervision.

L. Prime Consultants and Contractors involved in federally-funded contracts are responsible for utilizing DBEs to meet contract goals as outlined in their contracts. Prime Consultants and Contractors must contact Business Engagement and Compliance Office (BECO) for approval before making any changes to DBEs listed/approved on contracts to meet contract goals. Failure to do so could result in sanctions as outlined in the contract.

M. Arizona Department of Transportation (ADOT) procuring and contracting related groups (including Engineering Consultants Section, Contracts and Specifications, Field Reports, Multimodal Planning Division, Project Management Group, Procurement Group, Transportation Systems Management and Operations, and the Grand Canyon Airport), Subrecipients and LPAs administering federally-funded contracts must ensure compliance with ADOT’s Disadvantaged Business Enterprise (DBE) Program by ensuring that:

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1. A designated Disadvantaged Business Enterprise (DBE) staff liaison is identified and assigned for its unit or department that will interface with Business Engagement and Compliance Office (BECO) to implement and administer DBE Program requirements and ensure that DBE contract provisions are met by consultants/contractors during contract advertisement/procurement, administration, and closeout.

2. Any employee working with federally funded contracts must complete GEN1400W - DBE Program Overview training course.

3. All FHWA funded contracts are submitted to Business Engagement and Compliance Office (BECO) for Disadvantaged Business Enterprise (DBE) goal assessment. The goal will be assessed appropriately depending on the type of project, location, size and availability of DBEs.

4. Nondiscrimination assurances, Disadvantaged Business Enterprise (DBE) regulation related contract language, forms, and special provisions are included in all federally-funded advertisements and contracts. All such language shall be approved by Business Engagement and Compliance Office (BECO) prior to inclusion in contracts.

5. Federally-funded contracts shall not be awarded and executed that do not meet DBE requirements outlined in 49 CFR Part 26, DBE contract specifications and/or the ADOT DBE Program Plan.

6. All DBEs on executed contracts must be certified in the work category for which they are contracted to work on projects.

7. All appropriate forms including Bidders List/Proposers List, Disadvantaged Business Enterprise (DBE) Assurances and Affidavits are submitted to the Business Engagement and Compliance Office (BECO) office or the appropriate Procuring Group within ADOT, Subrecipient or LPA as listed in Arizona Department of Transportation’s (ADOT’s) DBE Program Plan.

8. All DBE compliance supporting forms are submitted to Business Engagement and Compliance Office (BECO) for ADOT contracts to contractorcompliance@azdot.gov and for LPA contracts to lpacontractorcompliance@azdot.gov.

9. All federally-funded contract awards with their DBE commitments, subcontractors and subconsultants information and contract payments for all contracts initiated by their Procuring Group or Subrecipients/LPAs are reported (created/entered, audited, monitored and closed) in one of the following databases:

   a. Arizona Department of Transportation’s (ADOT’s) Departments:

   ADOT DOORS (Disadvantaged Business Enterprise (DBE) and On The Job Training (OJT) Online Reporting System
   (https://adotdoors.dbesystem.com/)
or

b. Subrecipients and Local Public Agencies:

   ADOT LPA System (Local Public Agency System)  
   (https://arizonalpa.dbesystem.com/).

10. Good Faith Efforts requests with documentation are submitted promptly to the Business Engagement and Compliance Office (BECO) for approval.

11. Compliance with prompt payment of prime Consultants, Contractors, Disadvantaged Business Enterprises (DBEs), Small Business Concerns (SBCs) and other subcontractors pursuant to (A.R.S.) § 28-411 and (A.R.S.) § 32-1129.02.

12. Contractors and subcontractors are registered in AZUTRACS and subcontracts are not finalized without required AZUTRACS information.

13. Monthly contract award with DBE commitments in the Federal Highway Administration (FHWA) Contract Awards and Disadvantaged Business Enterprise (DBE) Commitments Report are submitted monthly to Business Engagement and Compliance Office (BECO) at contractorcompliance@azdot.gov by the 8th of each month.

14. Contracts are monitored, all incomplete contract audits are cleared up and completed contracts are closed in the ADOT DOORS before April 15 and September 15 of each year to ensure timely and accurate semi-annual reporting to the federal agencies.

15. Certification of Final DBE Payment form and documents that detail all payments made to Disadvantaged Business Enterprises (DBEs) for every federally-assisted contract are submitted to contractcompliance@azdot.gov or lpacontractcompliance@azdot.gov prior to contract closeout.

16. Report any potential fraudulent activity related to implementing the DBE requirements to Business Engagement and Compliance Office (BECO) and/or Office of Inspector General (OIG).

N. The Business Engagement and Compliance Office (BECO) shall coordinate with:

1. Field Reports Office and the Construction Districts and applicable sections/groups and Subrecipients to conduct active monitoring compliance with payment reporting.

2. Engineering Consultant Section and Procurement Group staff and applicable sections/groups and Subrecipients to conduct active monitoring compliance with payment reporting.

3. MPD staff to ensure that they shall coordinate with all ADOT Subrecipients to ensure compliance with payment reporting for all contracts.

4. Local Public Agency (LPA) Group to ensure compliance with all DBE requirements including SUP-3.05
5. Construction Districts and Subrecipients to conduct Commercially Useful Function (CUF) onsite project reviews on ADOT and Local Public Agency (LPA) projects to determine if DBEs are the performing work as outlined in the contract.

6. Arizona Department of Transportation (ADOT) and Subrecipient Procuring Groups to ensure that all Disadvantage Business Enterprise (DBE) regulations are met and when necessary, apply sanctions and other remedies for noncompliance in accordance with contract terms and conditions and 49 CFR Part 26.

O. Business Engagement and Compliance Office (BECO) shall conduct oversight, monitoring and compliance reviews of ADOT contracts and all Subrecipients and LPAs federally funded contracts to ensure compliance with DBE program requirements.

This policy shall be disseminated to all Arizona Department of Transportation (ADOT) Divisions, Subrecipients and Local Public Agencies (LPAs). The Disadvantaged Business Enterprise (DBE) policy statement signed by ADOT with U.S. Department of Transportation (DOT) must also be distributed to DBE and non-DBE business communities that perform work on ADOT DOT-assisted contracts, per 49 CFR Part 26.

5.07 CORRESPONDING POLICIES

PER-9.02 ADOT Nondiscrimination Policy
FHWA, FTA and FAA DBE Program Plans