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Letting June 16, 2023

Notice to Bidders, Specifications and Proposal



Contract No. 93671 SANGAMON County Section 07-00164-04-FP & 07-00090-08-FP Routes FAU 8153 & FAU 8048 (Iron Bridge & Woodside

Project BWWL-183 () District 6 Construction Funds

Rd.)



NOTICE TO BIDDERS

- 1. TIME AND PLACE OF OPENING BIDS. Electronic bids are to be submitted to the electronic bidding system (iCX-Integrated Contractors Exchange). All bids must be submitted to the iCX system prior to 12:00 p.m. June 16, 2023 at which time the bids will be publicly opened from the iCX SecureVault.
- **2. DESCRIPTION OF WORK**. The proposed improvement is identified and advertised for bids in the Invitation for Bids as:

Contract No. 93671 SANGAMON County Section 07-00164-04-FP & 07-00090-08-FP Project BWWL-183 () Routes FAU 8153 & FAU 8048 (Iron Bridge & Woodside Rd.) District 6 Construction Funds

Construction of two structures; one to carry Iron Bridge Road over the Union Pacific Railroad, the other to carry the Union Pacific Railroad over Woodside Road. Project includes a pedestrian truss bridge over Woodside Road, reconstruction of the signalized intersection of Iron Bridge Road at Woodside Road, and the relocation of the Interurban Trail.

- **3. INSTRUCTIONS TO BIDDERS.** (a) This Notice, the invitation for bids, proposal and letter of award shall, together with all other documents in accordance with Article 101.09 of the Standard Specifications for Road and Bridge Construction, become part of the contract. Bidders are cautioned to read and examine carefully all documents, to make all required inspections, and to inquire or seek explanation of the same prior to submission of a bid.
 - (b) State law, and, if the work is to be paid wholly or in part with Federal-aid funds, Federal law requires the bidder to make various certifications as a part of the proposal and contract. By execution and submission of the proposal, the bidder makes the certification contained therein. A false or fraudulent certification shall, in addition to all other remedies provided by law, be a breach of contract and may result in termination of the contract.
- 4. AWARD CRITERIA AND REJECTION OF BIDS. This contract will be awarded to the lowest responsive and responsible bidder considering conformity with the terms and conditions established by the Department in the rules, Invitation for Bids and contract documents. The issuance of plans and proposal forms for bidding based upon a prequalification rating shall not be the sole determinant of responsibility. The Department reserves the right to determine responsibility at the time of award, to reject any or all proposals, to re-advertise the proposed improvement, and to waive technicalities.

By Order of the Illinois Department of Transportation

Omer Osman, Secretary

CONTRACT 93671

INDEX FOR SUPPLEMENTAL SPECIFICATIONS AND RECURRING SPECIAL PROVISIONS

Adopted January 1, 2023

This index contains a listing of SUPPLEMENTAL SPECIFICATIONS, frequently used RECURRING SPECIAL PROVISIONS, and LOCAL ROADS AND STREETS RECURRING SPECIAL PROVISIONS.

ERRATA Standard Specifications for Road and Bridge Construction

(Adopted 1-1-22) (Revised 1-1-23)

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BDE SPECIAL PROVISIONS

The following special provisions indicated by an "X" are applicable to this contract. An * indicates a new or revised special provision for the letting.

	<u>File</u> Namo	<u>Pg.</u>		Special Provision Title	Effective	<u>Revised</u>
	80099	151	\square	Accessible Pedestrian Signals (APS)	April 1, 2003	Jan. 1, 2022
	80274		Ē	Aggregate Subgrade Improvement	April 1, 2012	April 1, 2022
*	80192			Automated Flagger Assistance Device	Jan. 1, 2008	April 1, 2023
	80173	153	\square	Bituminous Materials Cost Adjustments	Nov. 2, 2006	Aug. 1, 2017
	80426			Bituminous Surface Treatment with Fog Seal	Jan. 1, 2020	Jan. 1, 2022
	80436	155	\boxtimes	Blended Finely Divided Minerals	April 1, 2021	
	80241			Bridge Demolition Debris	July 1, 2009	
	5053I			Building Removal	Sept. 1, 1990	Aug. 1, 2022
	50261			Building Removal with Asbestos Abatement	Sept. 1, 1990	Aug. 1, 2022
	80384	156	\square	Compensable Delay Costs	June 2, 2017	April 1, 2019
	80198		Ц	Completion Date (via calendar days)	April 1, 2008	
	80199		Ц	Completion Date (via calendar days) Plus Working Days	April 1, 2008	
	80261			Construction Air Quality – Diesel Retrofit	June 1, 2010	Nov. 1, 2014
	80434	160		Corrugated Plastic Pipe (Culvert and Storm Sewer)	Jan. 1, 2021	
	80029	1/2		Disadvantaged Business Enterprise Participation	Sept. 1, 2000	Mar. 2, 2019
	80229	182	A	Fuel Cost Adjustment	April 1, 2009	Aug. 1, 2017
	80447		H	Grading and Shaping Ditches	Jan 1, 2023	lan 1 2022
	80433		H	Green Preiormed Thermoplastic Pavement Markings	Jan. 1, 2021 April 1, 2022	Jan. 1, 2022
	80443 80446	185		Hot Mix Asphalt Longitudinal Joint Sealant	April 1, 2022 Nov 1, 2022	
	80440	105		Illinois Works Apprenticeshin Initiative - State Funded Contracts	1000.1, 2022	Sent 2 2021
	80045	186		Material Transfer Device	June 15 1999	Jan 1 2022
	80441	188		Performance Graded Asphalt Binder	lan 1 2023	0dii. 1, 2022
	34261	193		Railroad Protective Liability Insurance	Dec. 1, 1986	Jan. 1, 2022
	80445	194	$\overline{\boxtimes}$	Seeding	Nov. 1, 2022	
*	80448	200	\square	Source of Supply and Quality Requirements	Jan. 2, 2023	
	80340			Speed Display Trailer	April 2, 2014	Jan. 1, 2022
	80127	201	\boxtimes	Steel Cost Adjustment	April 2, 2014	Jan. 1, 2022
	80397	204	\square	Subcontractor and DBE Payment Reporting	April 2, 2018	
	80391	205	\square	Subcontractor Mobilization Payments	Nov. 2, 2017	April 1, 2019
	80437	206		Submission of Payroll Records	April 1, 2021	Nov. 1, 2022
	80435	208	\square	Surface Testing of Pavements – IRI	Jan. 1, 2021	Jan. 1, 2023
	80410			Traffic Spotters	Jan. 1, 2019	
	20338	214	M	I raining Special Provisions	Oct. 15, 1975	Sept. 2, 2021
	80429	047		Ultra-Thin Bonded Wearing Course	April 1, 2020	Jan. 1, 2022
	80439	217	Å	Venicle and Equipment Warning Lights	Nov. 1, 2021	NOV. 1, 2022
	00440 80303	210	\square	Weekly DBE Trucking Reports	INUV. 1, 2021	Nov 1 2021
	80427	210		Work Zone Traffic Control Devices	Mar 2 2012	1100. 1, 2021
	80071	219		Working Dave	lan 1 2002	
	00071			working Days	Jan. 1, 2002	

GUIDE BRIDGE SPECIAL PROVISION INDEX/CHECK SHEET

Effective as of the: January 20, 2023 Letting

Pg		File Name	Title	Effective	Revised
#					
		GBSP 4	Polymer Modified Portland Cement Mortar	June 7, 1994	April 1, 2016
221	\boxtimes	GBSP 13	High-Load Multi-Rotational Bearings	Oct 13, 1988	Sept 2, 2022
		GBSP 14	Jack and Remove Existing Bearings	April 20, 1994	April 13, 2018
		GBSP 15	Three Sided Precast Concrete Structure	July 12, 1994	Dec 21, 2016
		GBSP 16	Jacking Existing Superstructure	Jan 11, 1993	April 13, 2018
228	X	*GBSP 18	Modular Expansion Joint	May 19, 1994	Dec 9, 2022
		GBSP 21	Cleaning and Painting Contact Surface Areas of Existing Steel	June 30, 2003	Oct 23, 2020
			Structures		
		GBSP 25	Cleaning and Painting Existing Steel Structures	Oct 2, 2001	April 15, 2022
		GBSP 26	Containment and Disposal of Lead Paint Cleaning Residues	Oct 2, 2001	Apr 22, 2016
		GBSP 28	Deck Slab Repair	May 15, 1995	April 13, 2018
		GBSP 29	Bridge Deck Microsilica Concrete Overlay	May 15, 1995	April 30, 2021
		GBSP 30	Bridge Deck Latex Concrete Overlay	May 15, 1995	April 30, 2021
		GBSP 31	Bridge Deck High-Reactivity Metakaolin (HRM) Conc Overlay	Jan 21, 2000	April 30, 2021
233	X	*GBSP 33	Pedestrian Truss Superstructure	Jan 13, 1998	Dec 9, 2022
		GBSP 34	Concrete Wearing Surface	June 23, 1994	Oct 4, 2016
		GBSP 45	Bridge Deck Thin Polymer Overlay	May 7, 1997	Feb 6, 2013
		GBSP 53	Structural Repair of Concrete	Mar 15, 2006	Aug 9, 2019
		GBSP 55	Erection of Curved Steel Structures	June 1, 2007	
		GBSP 59	Diamond Grinding and Surface Testing Bridge Sections	Dec 6, 2004	April 15, 2022
		GBSP 60	Containment and Disposal of Non-Lead Paint Cleaning	Nov 25, 2004	Apr 22, 2016
			Residues		-
		GBSP 61	Slipform Parapet	June 1, 2007	April 15, 2022
		GBSP 67	Structural Assessment Reports for Contractor's Means and	Mar 6, 2009	Oct 5, 2015
			Methods		
236	\boxtimes	GBSP 71	Aggregate Column Ground Improvement	Jan 15, 2009	Oct 15, 2011
		GBSP 72	Bridge Deck Fly Ash or GGBF Slag Concrete Overlay	Jan 18, 2011	April 30, 2021
241	\boxtimes	GBSP 78	Bridge Deck Construction	Oct 22, 2013	Dec 21, 2016
		GBSP 79	Bridge Deck Grooving (Longitudinal)	Dec 29, 2014	Mar 29, 2017
		GBSP 81	Membrane Waterproofing for Buried Structures	Oct 4, 2016	March 1, 2019
		GBSP 82	Metallizing of Structural Steel	Oct 4, 2016	Oct 20, 2017
		GBSP 83	Hot Dip Galvanizing for Structural Steel	Oct 4, 2016	Oct 20, 2017
		GBSP 85	Micropiles	Apr 19, 1996	Oct 23, 2020
243	\boxtimes	GBSP 86	Drilled Shafts	Oct 5, 2015	Oct 4, 2016
		GBSP 87	Lightweight Cellular Concrete Fill	Nov 11, 2011	Apr 1, 2016
		GBSP 88	Corrugated Structural Plate Structures	Apr 22, 2016	April 13, 2018
255	\boxtimes	GBSP 89	Preformed Pavement Joint Seal	Oct 4, 2016	Oct 23, 2020
		GBSP 90	Three Sided Precast Concrete Structure (Special)	Dec 21, 2016	April 13, 2018
262	\boxtimes	GBSP 91	Crosshole Sonic Logging Testing of Drilled Shafts	Apr 20, 2016	Aug 9, 2019
266	\boxtimes	GBSP 92	Thermal Integrity Profile Testing of Drilled Shafts	Apr 20, 2016	
		GBSP 93	Preformed Bridge Joint Seal	Dec 21, 2016	Oct 23, 2020
		GBSP 94	Warranty for Cleaning and Painting Steel Structures	Mar 3, 2000	Nov 24, 2004
270	\boxtimes	GBSP 96	Erection of Bridge Girders Over or Adjacent to Railroads	Aug 9, 2019	
		GBSP 97	Folded/Formed PVC Pipeliner	April 15, 2022	
		GBSP 98	Cured-in-Place Pipe Liner	April 15, 2022	
		GBSP 99	Spray-Applied Pipe Liner	April 15, 2022	
271	\boxtimes	*GBSP 100	Bar Splicers	Sept 2, 2022	Dec 9, 2022
		*GBSP 101	Noise Abatement Wall, Ground Wall	Dec 9, 2022	
		*GBSP 102	Noise Abatement Wall, Structure Mounted	Dec 9, 2022	
		*GBSP 103	Noise Abatement Wall Anchor Rod Assembly	Dec 9, 2022	

An * indicates a new or revised special provision.

STATE OF ILLINOIS SPECIAL PROVISIONS

The following Special Provisions supplement the "Standard Specifications for Road and Bridge Construction," (SSRBC) adopted January 1, 2022 and the latest edition of the "Illinois Manual on Uniform Traffic Control Devices for Streets and Highways" (ILMUTCD) and the "Manual of Test Procedures for Materials" in effect on the date of invitation for bids; and the "Supplemental Specifications and Recurring Special Provisions," indicated on the Check Sheet, included herein, which apply to and govern the construction of FAU Route 8153 - C.H. 22 (Iron Bridge Road) and FAU Route 8048 - C.H. 23 (Woodside Road), Section 07-00164-04-FP and Section 07-00090-08-FP, Project BWWL(183) in Woodside Township, Sangamon County. In case of conflict with any part or parts of said specifications, the said Special Provisions shall take precedence and shall govern.

LOCATION OF PROJECT

The Iron Bridge Road portion of the project begins 400 feet south of Baptist Camp Road and ends at Woodside Road, a distance of approximately 0.49 miles.

The Woodside Road portion of the project begins 600 feet east of Chatham Road and ends 200 feet east of North Lake Road; a distance of approximately 1.18 miles.

DESCRIPTION OF IMPROVEMENT

This improvement is split into two major phases of work.

<u>Phase I – Iron Bridge Road</u>. This phase includes a new structure with MSE retaining walls which will carry relocated Iron Bridge Road over the Union Pacific Railroad resulting in a new intersection with Woodside Road and a new point of access/parking lot for the Interurban Bike Trail which will be realigned and utilize a new structure to pass under Iron Bridge Road. Woodside Road will also be widened and resurfaced during this phase to extend the existing four-lane section with flush median/left turn lane coming from the west up to the new intersection with Iron Bridge Road. Finally, Pedigo Lane will be relocated to the west to make room for the new alignment of Iron Bridge Road.

<u>Phase II – Woodside Road</u>. This phase includes new structures for the Interurban Bike Trail and the Union Pacific Railroad to carry them over Woodside Road which will be reconstructed as an underpass with four thru lanes, bike lanes, and a raised median. East of the underpass, Woodside Road will be reconstructed to provide a five-lane section with four-lane thru lanes, bike lanes, and a center bi-direction turn lane with curb and gutter and sidewalk.

Major items of work during the phases are as follows.

<u>Phase 1 – Major Items of Work</u>. Tree removal, earth excavation, embankment, top soil excavation and placement, construction layout, pipe culverts, storm sewers, erosion control, aggregate column ground improvement, concrete structures, concrete superstructures, furnish and erect structural steel, shear stud connectors, bridge deck grooving, reinforcement bars (epoxy coated), temporary sheet piling, furnishing/driving metal shell piles, mechanically stabilized earth retaining walls, pavement removal, subbase granular material, full depth HMA pavement, HMA milling and resurfacing, HMA shoulders, bituminous prime coat, bituminous tack coat, curb and gutter, guardrail, sign panels, underground conduit, unit duct, lighting, traffic signals, entrances, seeding, and pavement markings.

<u>Phase 2 – Major Item of Work</u>. Earth excavation, embankment, trench backfill, top soil excavation and placement, construction layout, pipe culverts, storm sewers, erosion control, concrete structures, concrete superstructures, furnish and erect structural steel, water proofing membrane, form liner textured surface, reinforcement bars, temporary sheet piling, secant lagging, drilled shafts, railroad track, ballast, thermal integrity profile testing, pavement removal, subbase granular material, processing lime stabilized soil, full depth HMA pavement, bituminous prime coat, bituminous tack coat, curb and gutter, sidewalk, sign panels, underground conduit, unit duct, lighting, traffic signals, entrances, seeding, and pavement markings.

CONSTRUCTION SEQUENCE AND SCHEDULE

The Contractor shall prepare a progress schedule and shall coordinate items of work to keep hazards and traffic inconvenience to a minimum. The Contractor shall also not interfere with Union Pacific railway operations while on UP right-of-way except as approved by the UP. Construction shall be staged as shown on the plans and as listed below to meet the following requirements:

- Cooperation between utilities for the work they are performing should be included in progress schedules and anticipated staging.
- Entrances located adjacent to the construction zone shall be maintained for as long as possible during construction, until closure is required for removal or placement of pavement and bike path surfaces. These closures shall be staged to ensure closures last no longer than 24 hours. The use of aggregate for temporary access and construction fencing shall be used to maintain access.

Phase 1 of the project shall be staged as follows.

Stage 1

- Construct proposed Pedigo Access Road while existing Pedigo lane remains open to traffic.
- Widen, mill, and resurface Woodside Road west of the proposed intersection with Iron Bridge Road while keeping roadway open using Standards 701306 and 701326.
- Construct temporary aggregate bike trail and temporary construction fencing.

Stage 2 - Substage A

- Move Pedigo traffic to new Pedigo Access Road and shift trail users to the temporary trail.
- Remove existing Pedigo Lane, begin grading the borrow pit, and construct the north MSE wall, the underpass structure, and portion of Iron Bridge Road north of the railroad tracks.
- Construct the relocated Interurban Trail and the Trail Parking Access Road/parking lot and return trail traffic from the temporary trail.
- Construct Iron Side Drive (South) and the temporary access connection from Iron Bridge Road to maintain traffic during Stage 2B.

Stage 2 - Substage B

- Construct the Iron Bridge/Woodside intersection and the remaining improvements to Woodside Road east of the intersection. Keep roadway open to traffic using Standards 701306 and 701326. The Interurban Trail may be closed during this period but full closures of the trail shall be kept to a minimum and for a maximum closure time of 60 days. Trail closures shall be made with advance signing and type III barricades.
- A construction access point will needed to move earth from the borrow pit to the construction zone south of the railroad tracks. The location proposed in the staging plans shows the access point off of existing Iron Bridge Road, south of the railroad tracks, and within railroad right-of-way. This location will require flaggers at all times. If the Contractor proposes a new access location, it shall be approved by the Engineer prior to implementation.
- Open traffic to temporary Iron Bridge access while constructing the structure over the Union Pacific Railroad tracks, MSE walls, and Iron Bridge Road to the south. Advance signing, pavement marking, and traffic control should be setup according to IDOT standard 701331, with the advisory speed posted as 30 MPH through the temporary access road. Spacing of edge drums/barricades and advance signing should be adjusted to fit the layout of the temporary roadway. The pavement markings should extend up to the limits of the permanent pavement markings of the Iron Bridge Access Road.
- Use temporary construction fencing along the west side of the proposed trail once open to pedestrians to protect them from the grading operations and construction vehicles in the borrow pit.

Stage 3

• With traffic on relocated Iron Bridge Road, remove temporary access connection to Ironside Drive (South) and construct right shoulder of Iron Bridge Road. Build the private entrances on the right side of Iron Bridge Road and dead end the access road using Standards 701006 and 701201.

Phase 2 of the project shall be staged as follows.

Stage 1 - Substage A

• Construct the realigned Ironside Drive (North) and Miller Access Road and build temporary connections to existing Woodside Road.

- Construct a temporary trail crossing at Woodside Road and a temporary aggregate trail between relocated Iron Bridge Road and the borrow pit to shift path users away from proposed construction areas.
- Construct portions of the shoofly north of Woodside Road.
- Construct drilled shafts for retaining walls in accessible areas for construction.
- Woodside Road traffic to remain open during this stage.
- Ironside Drive (old Iron Bridge Road) traffic to utilize existing intersection of the abandoned Iron Bridge Road intersection with Woodside Road.

Stage 1 - Substage B

- Shift bike path users to temporary crossing/trail and complete drilled shafts for retaining walls in areas previously blocked by the existing bike path and crossing.
- Construct portions of the shoofly south of Woodside Road.
- Woodside Road traffic to remain open in this stage. UPRR traffic to remain on existing track until shoofly construction is complete.
- Shift Ironside Drive traffic to realigned roadway and temporary intersection with Woodside Road.
- Close existing Miller entrance and open new Miller Access Road and temporary intersection with Woodside Road.

Stage 2

- Construct shoofly across Woodside Road. Contractor will only enter UPRR right of way where necessary to construct shoofly.
- Cut over existing main track to shoofly (performed by UPRR).
- Close Woodside Road east of the new intersection with Iron Bridge Road intersection and west of the new intersection with Ironside Drive (North).
- Remove 200 feet of existing main track and store for reuse.
- UPRR will remove grade crossing signals and appurtenances.
- Excavate Woodside Road down to the bottom of the bridge abutments.
- Place railroad bridge superstructure and track sub-ballast (UPRR to place ballast, ties, and track across bridge). Contractor shall only enter upon UPRR right of way where needed for construction of proposed structure.
- Remove UPRR crossing surface. There shall be no closure to the UPRR outside of the scheduled cut-over work for shoofly connection.
- Interurban trail to be open and lined with temporary construction fence. Temporary crossing of Woodside Road to be in use during this stage.
- Sign detour route to direct traffic around construction zone and road closures.

Stage 3

• UPRR to construct track across new structure reusing track that was removed and stored in previous stage. Cut over shoofly to new main track (by UPRR).

- Construct bike path structure, bike path pavement and construct bike path connection north and south of Woodside Road. Bike path to be closed for a maximum of 60 days during this construction.
- Remove the shoofly. Contractor shall only enter upon UPRR right of way where necessary to remove shoofly.
- Complete roadway excavation, construction of storm sewer, roadway pavement, curb and gutter, and sidewalk along underpass.
- Under stage construction of the Woodside and Iron Bridge intersection, place pavement, curb and gutter, and sidewalks.
- Ironside Drive (North) and Miller Access Road remain open on new alignments and temporary connections.
- Woodside Road remains closed east of Iron Bridge Road and west of Ironside Drive (North).

Stage 4

- Construct proposed storm sewer and culverts along the south side of the roadway. Cap pipes at the edge of the construction zone for final construction in next stage.
- Construct south lanes of Woodside Road, south bike lane, and south curb and gutter from Ironside Drive (North) to intersection with North Lake Road.
- Remove temporary connection and construct the proposed intersection at Ironside Drive.
- Entrances and intersections shall be staged to maintain access. Temporary aggregate shall be used when pavement has been removed and will not be replaced within the same day.
- Miller Access Road will be open on new alignment and temporary connection.
- Bike path to be open to users and operating on new connections, pavement, and structure.
- Woodside Road to be closed at the south lanes. Two lanes should be open to traffic running on the existing north lanes of pavement. A lane drop and lane taper should be staged for eastbound traffic through the underpass to channel traffic into the existing south lane of Woodside Road east of the Ironside Drive intersection and along the construction zone.
- All bike lanes should be closed to bike users until construction is complete.
- UPRR train traffic to be operating on main track using new structure.

Stage 5

- Connect and construct all storm sewers, culverts, and drainage structures.
- Construct remaining Woodside Road including north lanes, north bike lane, and north curb and gutter.
- Construct proposed connection of Miller Access Road and entrances along north side of Woodside Road.
- Stage work zones to maintain access to intersections and entrances. Temporary aggregate shall be utilized when pavement has been removed and cannot be replaced the same day.
- Two lanes of traffic shall be maintained along Woodside Road at all times. Use of temporary aggregate should be used to provide two lanes of traffic when needed.
- A lane taper should be staged for westbound traffic east of the underpass to channel traffic

from the north lanes to the south lanes. A taper should also be included to direct eastbound traffic into the appropriate lane within the construction zone limits.

- Ironside Drive to be open along the proposed alignment and intersection at Woodside Road.
- All bike lanes should be closed to bike users until construction is complete.
- Place the top lift of HMA pavement along Woodside Road.
- Place all final pavement markings throughout the project.
- Remove temporary traffic control items.
- All lanes of traffic, including bike lanes, should be open and operating on final proposed pavement and alignments.

CONTRACTOR STAGING AND STORAGE AREA

The Contractor may set up a staging and storage area within the project limits and within public right-of-way. The location is to be approved by the Engineer prior to construction. The Contractor shall keep the staging and storage area clear of debris and properly maintained. Care must be taken to keep all items inside the area and off of private property.

WORKING DAYS

Phase 1 work shall be completed within 180 working days and Phase 2 work shall be completed within 260 working days, which provides a total of 420 working days for the project.

TRAFFIC CONTROL PLAN

Traffic control shall be in accordance with the applicable sections of the Standard Specifications, the applicable guidelines contained in the latest edition of the Manual on Uniform Traffic Control Devices; these special provisions, and any details and highway standards contained herein and in the plans.

Special attention is called to Articles 107.09 and 107.14, Sections 701 through 705 of the Standard Specifications, the traffic control related Highway Standards; the Supplemental Specifications and Recurring Special Provisions; and other Special Provisions relating to Traffic Control.

The contractor shall be responsible for the traffic control devices at all times during construction activities and shall coordinate the items of work to keep traffic hazards and/or inconveniences to a minimum.

No lane closures will be permitted without the use of the appropriate traffic control standard or flagger protection.

All advance-warning signs shall be in new or like new condition at the start of the project. If an

advanced warning sign is damaged or becomes unreadable, the sign shall be replaced by a new or like new sign. If temporary posts are required to mount temporary traffic control signs, breakaway metal posts or 4"x4" (100mm x 100mm) wood posts can be used in accordance with the Article 1007.05. The signs shown on Standard BLR 21 shall be 48" x 48" and meet the requirements of Article 1106.01.

Changeable message signs shall be placed 7 days prior to construction, along westbound and eastbound Woodside Road and northbound Iron Bridge Road.

Temporary concrete barrier shall be placed along the edge of pavement while the temporary access connection is being used as shown in the plans. Temporary concrete barrier will be removed when construction on Iron Bridge Road is complete and open to traffic.

Temporary construction fencing shall be placed along the interurban trail to separate the path users from the construction operations. The fencing will only be removed once the Engineer has determined that the distance between path users and construction operations is adequate. Closures of the interurban trail shall be completed using advance signing and Type III barricades. Maximum closure time for the trail is 60 days per phase of construction.

During the full closure of Woodside Road for the underpass, the Contractor shall set up and maintain the detour as shown on the plans. 48-hour prior notice to the County is required.

The Contractor shall provide the name and phone number of a contact on a 24-hour basis in the event an accident or other unforeseen damage occurs that necessitates replacement or resetting of traffic control items.

Basis of Payment. Traffic control and protection for Standards 701201, 701306, 701326, 701501, 701602, 701606, 701701, 701801 and BLR 21 will be paid for at the contract lump sum price. Traffic control and protection for Standard 701331 will be paid for as each. Traffic control devices used for Standards 701001, 701006, 701011, 701301, 701311, and 701901 will not be paid for separately.

Changeable message signs will be paid for at the contract unit price per calendar month for CHANGEABLE MESSAGE SIGN, SPECIAL.

Temporary Concrete Barrier will be paid for at the contract unit price per foot for TEMPORARY CONCRETE BARRIER.

Temporary Construction Fence will be paid for at the contract unit price per foot for TEMPORARY CONSTRUCTION FENCE.

Placement of Type III Barricades for road and trail closures will be paid for at the contract unit price per each for BARRICADES, TYPE III.

The work of establishing, maintaining, and removing the detour will be paid for at the contract lump sum price for DETOUR SIGNING.

STATUS OF UTILITIES TO BE ADJUSTED

The following utilities are involved in this project. The utility companies have provided the estimated dates.

Name & Address of Utility	Туре	Location	Estimated Date of Relocation Completed
AT&T Long Distance Mr. Carl Donahue 866 Rock Creek Road Plano, IL 60545 Phone: (847) 420-9115	Communication	Woodside Road and UPRR tracks	To be relocated underneath and/or around Woodside underpass during construction
AT&T Long Distance Mr. Ken Colwell 222 W. Jackson Woodstock, IL 60098 Phone: (630) 383-9249 Office: (312) 743-2223	Communication	Woodside Road and UPRR tracks	To be relocated underneath and/or around Woodside underpass during construction
AT&T Engineering Ms. Heather Bender 1640 Hazel Dell Rd. Springfield, IL 62703 Phone: (217) 789-5504	Communication	Throughout the Project	During Construction
Central Illinois Light Company Mr. Nolan Severson 825 North MacArthur Blvd. Springfield, Il 62702 Phone: (217) 753-5115	Gas	Throughout the Project	During Construction
Central Illinois Light Company Ms. Tracy Stoll 825 North MacArthur Blvd. Springfield, Il 62702 Phone: (217) 753-6458	Electric	No Known Facilities within Project limits	No Impact
Comcast Mr. David Bly 711 Dirkson Barkway St		T I	To be relocated during Iron Bridge construction.
Springfield, IL 62703 Phone: (224) 229-3204	Fiber Optic Cable	Project	To be relocated along Woodside Road during construction.
City Water, Light & Power Mr. Michael Johnson 401 North 11th Street Springfield, IL 62702	Water	Woodside Road and Iron Bridge	Water services connected during Iron Bridge Road construction.
Phone: (217) 789-2323 Ext. 1617		Road	Water main relocated prior to Woodside construction.

City Water, Light & Power Mr. Rick Meadows 1008 East Miller Street Springfield, IL 62702 Phone: (217) 321-1354	Electric	Throughout the Project	Prior to and During Construction
City Water, Light & Power Mr. Vince Smith 300 South Seventh Street Springfield, IL 62701 Phone: (217) 789-2244	Sewer	No Known Facilities within Project limits	No Anticipated Impact
MCI Network Services, Inc. Mr. Tom Buher ATTN: OSP National Support 7719 West 60 th Place Summit, IL 60501 Phone: (708) 458-6410	Fiber Optic Cable	Along UPRR tracks	To be located within abutments at Iron Bridge overpass. To be carried across new structure during Woodside construction.
RECC Mr. Tim Hemberger Phone: (217) 438-6197 Cell: (217) 652-2260	Electric	North to South along proposed Pedigo Access Road	Relocated prior to construction.
SBC/Ameritech Engineering Ms. Sarah Burk 529 S. Seventh Street, Floor 3b Springfield, IL 62721 Phone:	Communication	Unknown	To Be Determined
Sprint Nextel Mr. James Burton 5600 N. River Road, Suite 300 Rosemont, IL 60018 Phone:	Communication	Along UPRR tracks	To be relocated underneath Woodside underpass during construction
Union Pacific Railroad Mr. Josh Karrick Phone: 815-200-3211	Fiber Optic Cable	Along UPRR tracks	To be located between abutments at Iron Bridge overpass. To be relocated underneath Woodside underpass construction.
Union Pacific Railroad Mr. Nathan Gutmann Phone: 217-720-0182	Signal Cables	Along UPRR tracks	To be located between abutments at Iron Bridge overpass. To be relocated underneath Woodside underpass construction.

The above represents the best information available and is included for the convenience of the bidder.

Estimated utility relocation dates should be part of the progress schedule submitted by the Contractor. If any utility adjustments or relocations have not been completed by the above dates

specified and when required by the Contractor's operations after these dates, the Contractor should notify the Engineer in writing. A request for an extension of time will be considered to the extent the Contractor's critical path schedule is affected.

<u>ROADWAY</u>

BARRICADES, TYPE III

<u>Description</u>. This work shall consist of the furnishing, installation, maintenance, relocation, and removal of Type III barricades to close roadways, manage traffic as part of Standard BLR 21 or the Detour, and to close portions of the Interurban Trail.

<u>Iron Bridge Road</u>. During construction of the proposed Iron Bridge roadway and overpass structure, Type III barricades shall be installed to close off the roadway while the temporary access road is being used.

<u>Woodside Road</u>. During construction of the proposed underpass, Type III barricades shall be installed to close off the roadway.

<u>MacArthur Boulevard</u>. After construction of the proposed Iron Bridge/Woodside/MacArthur intersection, post mounted Type III Barricades shall be installed and left in place to close the north leg of the intersection. The barricades shall be configured according to the details on the "Phase 2 Signing, Striping, and Guardrail" plan sheets. The posts shall be telescoping steel, ground mounted according to Section 728. The object markers shall be solid red, Type OM4-3 according to Section 725 and the MUTCD.

Interurban Trail. Type III barricades shall be installed on the trail at various times for trail detours and short-term closures.

<u>Basis of Payment</u>. This work be paid for at the contract unit price per each for BARRICADES, TYPE III.

BOLLARD REMOVAL

Description. This work shall consist of removal of bollards at locations shown on the plans.

<u>General</u>. Bollards and any attached concrete shall be removed and disposed of according to Article 202.03. In the event the owner would like to have the bollards relocated to another area on the property, the cost of relocation will be included in this pay item. The void caused by the removal shall be backfilled with compacted embankment.

Basis of Payment. This work will be paid for at the contract unit price per each for BOLLARD REMOVAL.

CONCRETE GUTTER, TYPE A (SPECIAL)

Description. This work shall consist of constructing Type A gutters along Ironside Drive (South).

The gutter shall be built following standard 606101, except the flowline of the gutter shall follow the variable profile given on Ironside Drive (South) plan and profile sheets.

Basis of Payment. This work shall be paid for at the contract unit price per foot for CONCRETE GUTTER, TYPE A (SPECIAL).

CONCRETE REMOVAL (SPECIAL)

<u>Description</u>. This work shall consist of the removal and disposal of the concrete slab, foundations, and retaining walls of three former grain bins located along Woodside Road at:

- Station 100+90, 130' RT (south side, one former bin)
- Station 101+03, 115' LT (north side, two former bins).

Removal shall be to the full depth of the concrete in place. Per a commitment to the property owner, the removal area on the north side of Woodside Road shall be backfilled and graded to properly blend with the surrounding existing ground. The grain bin on the south side of Woodside Road is within the area of the borrow pit.

<u>Discontinuance of Utilities</u>. The Contractor shall arrange for the discontinuance of all utility services and the removal of the metering devices that served the buildings according to the respective requirements and regulations of the City, County, or utility companies involved.

<u>Method of Measurement</u>. This work will be measured for payment in place in square yards. Measurement will be made using the outermost edges of the concrete slabs.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price per square yard for CONCRETE REMOVAL (SPECIAL).

FENCE REMOVAL

<u>Description</u>. This work shall consist of removing existing fencing, posts, barbed wire, supports, foundations, gates, and associated hardware.

<u>General</u>. In the event a property owner would like to salvage any of the fencing material for future use, the Contractor shall take reasonable care to remove the fencing without unnecessary damage and place the materials at a location specified by the property owner. This location must be on the same property from which the fence was removed. All other fencing material shall be disposed of off-site according to Article 202.03 of the Standard Specifications.

<u>Method of Measurement</u>. Method of Measurement. This work will be measured for payment in feet. Measurement will be made along the line of the fence being removed.

Basis of Payment. This work will be paid for at the contract unit price per foot for FENCE REMOVAL.

GEOTECHNICAL FABRIC FOR GROUND STABILIZATION

<u>Description</u>. This work shall consist of furnishing and installing a layer of geotechnical fabric below the pavement within the Woodside underpass. Work shall be according to Section 210 of the Standard Specifications and the following.

Materials. The fabric shall be a woven fabric meeting the requirements of Article 1080.02.

The aggregate layer placed on the fabric shall be the subbase granular material, Type B used for the pavement.

BOLLARDS AND BOLLARDS, QUICK RELEASE

<u>Description</u>. This work shall consist of furnishing and installing bollards and a quick release bollard at the entrance to the Interurban Trail from the Trail Access Parking.

Each bollard shall be painted with a highly visible yellow paint and shall be installed according to the detail in the plans.

Basis of Payment. This work will be paid for at the contract unit price per each for BOLLARDS and BOLLARDS, QUICK RELEASE.

PORTLAND CEMENT CONCRETE SHOULDERS, 6"

<u>Description</u>. This work shall consist of constructing portland cement concrete shoulders according to Section 483 of the Standard Specifications, except as modified herein.

Concrete shoulders shall be used along portions of Pedigo Access Road for connecting the new roadway to the existing concrete pavement. The concrete shoulders shall be 4 feet wide with saw cuts at 10-foot spacings. Use of protective coat will not be required.

The existing concrete pavement shall be saw cut to provide a clean and neat joint with the new shoulders.

<u>Basis of Payment</u>. This work will be paid for according to Article 483.10 of the Standard Specifications.

PRECAST CONCRETE CAR BUMPER

<u>Description</u>. This work shall consist of furnishing and installing car bumpers in the parking spaces of the interurban trail parking lot.

The producer shall be on the Department's list of "Certified Precast Concrete Producers". Installation and anchoring shall be according to the manufacturer's specifications.

Basis of Payment. This work will be paid for at the contract unit per each for PRECAST CONCRETE CAR BUMPER.

QC/QA OF CONCRETE MIXTURES – APPLICABLE ITEMS

Recurring Special Provision #23, "Quality Control/Quality Assurance of Concrete Mixtures" shall only apply to self-consolidating concrete.

Recurring Special Provision #22, "Quality Control of Concrete Mixtures at the Plant" shall apply to all other portland cement concrete.

RELOCATE SIGN, SPECIAL

<u>Description</u>. This work shall consist of the removal and relocation of the existing sign which is located on the southeast corner of the Baptist Camp entrance along existing Iron Bridge Road. The sign is mounted on a wooden post with wooden sign panels.

<u>General</u>. This work shall include the removal of sign panels, footings, mounting hardware, and any other hardware associated with the existing sign. The sign should be stored in a location and manner as not to cause damage to the finish or general condition of the sign. Once the pavement has been placed for the new entrance and the embankment has been final graded, the sign shall be re-erected at the location shown on the plans.

Basis of Payment. This work will be paid for at the contract unit price per each for RELOCATE SIGN, SPECIAL.

RELOCATE EXISTING MAILBOX

<u>Description</u>. This work shall consist of the removal and relocation of the existing mailboxes along Iron Bridge Road and Woodside Road.

<u>General</u>. This work shall include the removal of posts, foundations, and boxes and their relocation to the alignment, stations, and offsets shown on the plans. Relocations are quantified per post and include paper boxes.

Basis of Payment. This work will be paid for at the contract unit price per each for RELOCATE EXISTING MAILBOX.

RETAINING WALL REMOVAL

<u>Description</u>. This work shall consist of removing part of the existing retaining wall on the west side of the proposed shoofly, on the east side of the Interurban Trail, and north of Woodside Road for the grading of shoofly embankment and ditches as shown on the plans. Work shall be according to Section 501 of the Standard Specifications and the following.

<u>General</u>. All rubbish, concrete, reinforcement bars and other debris resulting from the removal shall be disposed of according to Article 202.03. Any fill required to construct the proposed shoofly and maintain positive drainage through the removal area shall be included with this item and will not be paid for separately.

<u>Method of Measurement</u>. This work will be measured for payment in place in feet along the front face of the wall at the existing ground line.

Basis of Payment. This work will be paid for at the contract unit price per foot for RETAINING WALL REMOVAL.

SAWING PAVEMENT (FULL DEPTH)

<u>Description</u>. This work shall consist of making a full depth saw cut for the removal of driveway pavement, sidewalk, pavement, curb, gutter, and combination curb and gutter in areas where new work will adjoin the existing. The saw cut shall be made straight with no spalling.

<u>Basis of Payment</u>. This work for saw cutting and joint sealants will not be measured separately but shall be included in the contract unit price for the item to be removed.

SEEDING SPECIAL

<u>Description</u>. This work shall consist of preparing the seed bed and placing the seed and other materials required in seeding operations on the shoulders, slopes, and other areas of bare soil as a result of grading operations.

<u>General</u>. This specification covers SEEDING, CLASS 2 (SPECIAL), SEEDING, CLASS 3 (SPECIAL), and SEEDING, CLASS 7 (SPECIAL). All areas to be seeded shall include the following fertilizer nutrients applied at the given rates:

Nitrogen - 90 lb/acre Phosphorus - 90 lb/acre Potassium - 90 lb/acre

When agricultural limestone is specified, it shall be applied at 2 tons per acre multiplied by the source factor.

Mulching seeded areas shall be performed according to Article 251.03 (b) Method 2 of the Standard Specifications.

Preparation and placement for seeding shall be according to Section 250 of the Standard Specifications.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price per acre for SEEDING (SPECIAL) of the class specified. The items of mulch and fertilizer nutrients will not be paid separately but shall be included in the cost per acre for seeding of the class specified.

SEEDING, CLASS 5 – (SPECIAL)

Add the following to Table 1 of Article 250.07 of the Standard Specifications:

	"Table 1 - SEEDING MIXTURES					
lb/acre Class - Type Seeds (kg/hectare)						
5C Monarch and Pollinator Mixture Milkweed Mixture - Mixture live seed of any one species		Milkweed Mixture (Below) 6/ Pollinator Mixture (Below) 6/ acture not exceeding 50% by weight becies of the following:	4 (4) 3 (3)" pure,			
	<u>Species:</u> Asclepias incarnata (Sv Asclepias sullivantii (Pr Asclepias syriaca (Com Asclepias verticillata (W Asclepias tuberosa (Bu	wamp Milkweed) airie Milkweed) mon Milkweed) Vhorled Milkweed) itterfly Milkweed)				
	Pollinator Mixture - Mixture not exceeding 20% by weight pure, live seed of any one species of the following:					
<u>Species:</u> Echinacea purpurea (Purple Coneflower) Gaillardia x grandiflora (Blanket Flower) Liatris pycnostachya (Prairie Blazing Star) Monarda fistulosa (Prairie Bergamot) Rudbeckia hirta (Black-Eyed Susan) Symphyotrichum novae-angliae (New England Aster)"						

Revise Article 1081.04(c)(7) of the Standard Specifications to read:

(7) Native Grass, Forb, and Monarch and Pollinator Mixture. The seed quantities indicated per acre (hectare) for Prairie Grass Seed in Classes 3, 3A, 4, 4A, 6, and 6A in Article 250.07 shall be the amounts of pure, live seed per acre (hectare) for each species listed. Seed which has actual pure, live seed yield according to tests less than the intended yield, will have the specified quantity adjusted to meet the intended pure, live seed yields.

Thirty days prior to the time of seeding, the Contractor shall provide for the approval of the Engineer, a written description for the Forbs and Monarch and Pollinator seed mix showing the percentage by weight (mass) of each of the kinds of seed. This description shall also include the following.

- a. Name and location of the seed supplier.
- b. Origin and date of harvest of each of the various kinds of seed.
- c. A statement of the purity and germination of the seeds.
- d. The estimated number of seeds/lb (kg) of each of the kinds of seed to be furnished.

The monarch and pollinator species shall be of Illinois origin or from a bordering state. Nitrogen, Phosphorus, and Potassium nutrients shall be applied at a rate of 90 lb/acre. Placement of nutrients will not be paid for separately but shall be included in the cost of this item. Mulch shall also be placed to prevent erosion of soil and sediment prior to the establishment of vegetation.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price per acre for SEEDING, CLASS 5 (SPECIAL). The items of mulch and fertilizer nutrients will not be paid for separately but shall be included in the unit cost per acre.

SIGN REMOVAL

Description. This work shall consist of removing existing signs.

<u>General</u>. Existing street signs within the project corridor shall be removed, including the sign panels, hardware, posts, and foundations. Any backfill required to level the ground in voids left by foundation removal shall be included with this pay item.

The sign schedules shall be referenced to identify locations of sign panel relocation. Any sign that is to be relocated shall be removed to avoid damage to the sign panel. The sign panels shall be placed into storage until such time that they are ready to be reinstalled. Any sign not being relocated shall be returned to the Sangamon County Highway Department.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price per each for SIGN REMOVAL.

STONE RIPRAP – CLASSES B4 AND B5

<u>Description</u>. This work shall consist of furnishing and placing riprap according to Section 281 of the Standard Specifications and the following.

<u>Basis of Payment</u>. The filter fabric will not be paid for separately but shall be considered as included in the square yard cost of riprap.

SUBGRADE PREPARATION

<u>Description</u>. This work shall be according to Section 301 of the Standard Specifications and the following.

<u>Subgrade Compaction and Stability</u>. In an effort to obtain the required density and stability in a cut section, the Contractor shall cut temporary ditches graded to temporary sump pumps or other efforts approved by the Engineer to drain the Woodside underpass area. This work shall be done at least two weeks prior to Step 2 of Article 301.04.

<u>Basis of Payment</u>. This work will not be paid for separately but shall be considered as included in the cost of EARTH EXCAVATION.

TEMPORARY CONSTRUCTION FENCE

<u>Description</u>. This work shall consist of installing, maintaining, and removing temporary construction fence to control pedestrian traffic along the work area at locations shown on the plans.

<u>General</u>. The temporary fence shall be similar to plastic or wood lathe snow fence and shall be a minimum of 4 feet high with posts placed a maximum of 12 feet apart. In areas where fencing is placed along the interurban trail or the temporary trail, the fencing shall be placed a minimum of 2 feet from the edge of the trail.

Basis of Payment. This work will be paid for at the contract unit price per foot for TEMPORARY CONSTRUCTION FENCE.

TRANSVERSE DRAINS COMPLETE

<u>Description</u>. This work shall consist of constructing transverse drains using pipe underdrains, Type 3 and pipe underdrains, special with some modification. Work shall be according to the applicable portions of Section 601 of the Standard Specifications, the details shown on the plans, and the following.

Backfill and bedding aggregate gradation shall consist of either CA-16 or FA 4 Modified. Backfill and capping aggregate shall be compacted in separate operations to the satisfaction of the Engineer.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price per each for TRANSVERSE DRAINS, COMPLETE. Backfill, bedding, headwalls, and connections to inlet structures will not be paid for separately.

TREE REMOVAL, ACRES

<u>Description</u>. Tree removal shall be restricted to the removal limits shown on the plans. Removal of saplings and trees three (3) inches or greater in diameter at breast height shall not be permitted from April 1 through September 30.

Basis of Payment. This work will be paid for at the contract unit price per acre for TREE REMOVAL, ACRES.

TRENCH DRAIN

<u>Description</u>. This work shall consist of constructing a reinforced concrete trench drain and installing trench drain grates at Station 121+43 left on Woodside Road. Work shall be according to Sections 503, 508 and 602 of the Standard Specification and the following.

<u>General</u>. Trench drain grates shall meet ASTM-A48 Class 35-B for heavy duty use. The grates shall be iron and designed to set into a concrete trench. Manufacturer guidelines shall be adhered to when installing the grates. The max allowable gap in the grate openings shall be no wider than 3/16" and shall be oriented with the long axis of the gaps transverse to the sidewalk.

The concrete trench shall be a minimum of 24" wide and shall span the width of the driveway opening. The ends of the trench shall be cast to maintain the flowline through the adjacent ditches. The grading around the trench openings, at the edges of the driveway, shall be such that the embankment is sloped down at an angle no greater than 3:1 from the edge of the driveway to the adjacent groundline. No vertical drops or grade lines will be permitted.

Basis of Payment. This work will be paid for at the contract unit price per each for TRENCH DRAIN.

TYPE E INLET BOX, STANDARD 610001 (SPECIAL)

<u>Description</u>. This work shall consist of constructing Type E Inlet Boxes at locations shown on the plans in accordance with the details and standard 610001.

Inlet boxes may be cast-in-place or precast structures.

Backfill and bedding aggregate shall consist FA 4 natural sand. All aggregate shall be reasonably free of objectionable deleterious material. Backfill and capping aggregate shall be compacted in separate operations to the satisfaction of the Engineer.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price each for TYPE E INLET BOX, STANDARD 610001 (SPECIAL). Aggregate required for backfill, bedding, and capping of the transverse drains will not be paid for separately.

STRUCTURES

BICYCLE RAILING (GROUND MOUNTED)

<u>Description</u>. This work shall consist of fabricating, furnishing, and erecting a 54 inch chain link fence as shown on the plans. Work shall be according to the applicable requirements of Section 664 of the Standard Specifications except as modified herein.

<u>Installation</u>. The bicycle railing shall be installed into the ground in accordance with the details shown in the plans and mounted to the backwall of the pedestrian bridge abutments that cross Woodside Road. All posts shall be terminal posts.

Insure that the barbed end of chain link fence is near the bottom tension wire.

Install a continuous wood rub rail, the top of which should be 3'-6" above the riding surface, and is to match the type and size that is on the pedestrian bridge.

Install a continuous toe plate the full length also to match the type and size that is on the pedestrian bridge.

<u>Method of Measurement</u>. This work will be measured for payment in place in feet along the top of the fence from center to center of end posts.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price per foot for BICYCLE RAILING (GROUND MOUNTED)

BRIDGE FENCE RAILING (SPECIAL)

<u>Description</u>. This work shall consist of furnishing and installing a bridge fence railing. Work shall be according to the details in the plans and Section 509 of the Standard Specifications.

<u>Method of Measurement</u>. This work will be measured for payment in place in feet. The length measured will be the overall length along the top of the parapet through all posts and gaps.

Basis of Payment. This work will be paid for at the contract unit price per foot for BRIDGE FENCE RAILING (SPECIAL).

CHAIN LINK FENCE, ATTACHED TO STRUCTURE, SPECIAL

<u>Description</u>. This work shall consist of fabricating, furnishing and erecting a chain link fence attached to a newly constructed retaining wall and bridge at the locations shown in the plans.

Work shall be performed according to Section 664 of the Standard Specifications and the details provided in the plans and Highway Standard 664001, except as modified herein.

<u>Materials</u>. Materials shall meet the requirements of Section 1006.27 of the Standard Specifications, except as modified herein.

All terminal and line posts shall be 2.375-inch O.D. pipe.

All components shall be zinc-coated or galvanized.

<u>Construction Requirements</u>. Terminal posts with brace and truss rod shall be installed at ends, changes in alignment, and changes in profile greater than 1V:5H. Line posts shall be spaced at maximum 10'-0" center to center. All posts shall be located clear of joints in the concrete structure.

Each post shall be attached to the concrete structure with a base plate or shoe and four 5/8-inch diameter embedded or grouted anchor bolts.

<u>Method of Measurement</u>. This work will be measured for payment in place in feet along the top of the fence from center to center of end posts.

Basis of Payment. This work will be paid for at the contract unit price per foot for CHAIN LINK FENCE, ATTACHED TO STRUCTURE, SPECIAL

CONCRETE STRUCTURES

For concrete structure work done according to Section 503 of the Standard Specifications, the concrete material requirements are revised as follows.

- All Structures. The minimum compressive strength at fourteen (14) days shall be 4,000 psi.
- SN 084-9950 Only. All concrete elements with surfaces exposed to possible salt spray (abutment caps, backwalls, cheek walls, facing wall at abutments, pier cap, pier columns, and pier crash wall) shall include the addition of calcium nitrite corrosion inhibitor per Article 1021.07 at a quantity of 5 gallons per cubic yard and microsilica slurry per Article 1010.03 at a rate of 5 to 7 percent by weight of cement and finely divided minerals summed together.

CONCRETE STRUCTURES (RETAINING WALL)

For concrete retaining wall work done according to Section 522 of the Standard Specifications, the

concrete material requirements are revised as follows.

The minimum concrete compressive strength at fourteen (14) days shall be 4,000 psi.

Self-consolidating concrete shall be used for the retaining wall cast-in-place concrete facing which utilizes form liners. The self-consolidating concrete shall be according to Article 1020.04 and the self-consolidating concrete admixtures shall be according to Article 1021.05.

DRILLED TANGENT PILE RETAINING WALL

<u>Description</u>. This work shall consist of constructing a non-gravity cantilever wall (including walls for bridge abutments) consisting of closely-spaced, reinforced drilled shafts and unreinforced secant lagging. Work shall be according to the details shown on the plans, GBSP #86 "Drilled Shafts" and the following requirements.

The remainder of the retaining wall components as shown on the plans, such as concrete facing, reinforcement bars in the concrete facing, railings, and various drainage items etc., are not included in this Special Provision but are paid for as specified elsewhere in this Contract.

<u>Materials</u>. The materials used shall satisfy the following requirements:

1. Temporary casing shall be produced by electric seam, butt, or spiral welding to produce a smooth wall surface, fabricated from steel satisfying ASTM A252 Grade 2. The minimum wall thickness shall be as required to resist the anticipated installation and dewatering stresses, as determined by the Contractor, but in no case less than 1/4 in. (6 mm). The temporary casing shall have rock teeth on the bottom of the casing and slots in the top of the casing for twisting the casing into rock. Temporary casing of the appropriate size shall be onsite during drilling operations.

<u>Submittals</u>. Submittals shall be according to Article 516.04 GBSP #86 "Drilled Shafts." In addition to these submittal requirements the Contractor's installation method shall maintain the C.I.P. concrete facing location and minimum facing thickness shown in the plans. This method shall be detailed in the installation plan submittal.

<u>General</u>. No shaft excavation, casing installation, or casing removal with a vibrator hammer shall be made within four shaft diameters center to center of a shaft with concrete that has a compressive strength less than 1,500 psi, nor adjacent to secant lagging until the CLSM has reach sufficient strength to maintain its position and shape unless otherwise approved by the Engineer. The site-specific soil strengths and installation methods selected will determine the actual required minimum spacing, if any, to address vibration and blow out concerns.

<u>Construction Tolerances</u>. The following construction tolerances shall apply to all drilled shafts in addition to the revision requirements to GBSP #86 "Drilled Shafts."

1. Center of Shaft. The center of the drilled shaft shall be within 3 in. of the plan station and -1/2 in. to +3 in. offset at the top of the shaft. (- offset towards C.I.P facing).

- 2. Diameter of Drilled Shaft. Oversized production drilled shafts that exceed the construction tolerance provided by the retaining wall concrete facing will require concrete removal for portions of the drilled shaft that exceed the construction tolerance. Concrete removal shall be limited to areas where the concrete facing is installed and provide the minimum concrete facing thickness. The concrete removal method shall not damage the drilled shaft and shall be approved by the Engineer prior to removing. Cost for concrete removal will be at the expense of the Contractor and to the satisfaction of the Engineer.
- 3. Center of Reinforcement Cage. The center of the reinforcement cage shall be within 1 1/2 in. of plan station and -1/2 in. to +1 1/2 in. offset at the top of the shaft (- offset towards C.I.P. facing).

<u>Excavation</u>. Excavation in front of the drilled shafts as necessary to place a concrete facing and complete the roadway work shall be made and paid for according to Section 202. The additional excavation necessary to place geocomposite wall drain between the shafts shall be included in this work.

<u>Geocomposite Wall Drain</u>. When required by the plans, the geocomposite wall drain shall be installed and paid for according to Section 591 except that the drain shall be fastened to the soil face. The pervious (fabric) side of the drain shall be installed to face the soil.

Demonstration Shaft.

- Demonstrate equipment and methods, prior to construction of the first production drilled shaft, by installing a non-production drilled shaft. This non-production drilled shaft shall have six (6) CSL tubes installed according to the General Notes of the UPRR bridge. Install shaft on site at a location the Engineer determines. The demonstration shaft shall not be at a location of a permanent shaft required for the wall construction.
- 2. Construct a 5 ft 0 in. diameter demonstration shaft a minimum of 6 ft into bedrock. The shaft shall be construction using a temporary casing. A reinforcing steel cage, designed by the Contractor, to adequately support the CSL tubes will be required for the demonstration shaft. Concrete shall be placed in the shaft according to the specifications.
- 3. Construct the demonstration shaft according to the requirements of this specification.
- 4. The Contractor shall excavate 6ft below the top of the demonstration shaft to expose the upper portion of the shaft. This excavation shall be all-around the shaft. This will facilitate in determining the approximate as-built shaft size due to oversizing the drilled hole to install the temporary casing and verify if the shaft will satisfy the construction tolerances provided by the concrete retaining wall facing.
- 5. If the demonstration shaft installation demonstrates the equipment and methods used to construct drilled shafts to the requirements of this specification are inadequate, the Engineer will require appropriate alterations in equipment or methods, or both, to eliminate the unsatisfactory results. The Contractor may be required to perform additional demonstration

shafts until an adequate procedure is demonstrated and approved by the Engineer. Additional demonstration shafts, alterations to equipment and/or methods will be at the expense of the Contractor.

- 6. Do not begin constructing production drilled shafts until the Engineer approves the methodology and reviews the CSL report. The CSL testing will be completed by the Contractor at no additional cost to the Contractor. The Engineer will complete the review process within five (5) working days of receiving the CSL report.
- 7. Cost for installing the demonstration shaft and excavating around the drilled will will not be measured or paid for but shall be included in the cost of DRILLED SHAFT IN SOIL and DRILLED SHAFT IN ROCK.

<u>Method of Measurement</u>. Drilling and placing CLSM secant lagging will be measured for payment in cubic feet of the shaft excavation required to install the secant lagging as shown in the plans. This volume shall be the theoretical volume computed using the diameter(s) shown on the plans and the difference in elevation between the as built shaft excavation bottom and the ground surface at the time of the CLSM placement.

<u>Basis of Payment</u>. The secant lagging will be paid for at the contract unit price per cubic foot (cubic meter) for SECANT LAGGING. The required shaft excavation and CLSM backfill required to fill that excavation shall be included in this item.

Mitigation of undisclosed obstructions will be paid for according to Article 109.04.

Excavation through existing utilities and sewers where shown on the plans shall not be considered extra work but shall be included in the cost for DRILLED SHAFT IN SOIL.

No additional compensation, other than noted above, will be allowed for removing and disposing of excavated materials, for furnishing and placing concrete, CLSM, bracing, lining, temporary casings placed and removed or left in place, or for any excavation made or concrete placed outside of the plan diameter(s) of the shaft(s) specified.

ERECTION OF COMPLEX STEEL STRUCTURES

<u>Description</u>. In addition to the requirements of Article 505.08(e), the following shall apply. The Contractor or sub-Contractor performing the erection of the structural steel is herein referred to as the Erection Contractor.

<u>Erector Qualifications</u>. The Erection Contractor shall be certified as an Advanced Certified Steel Erector (ACSE), by the AISC Certification Program. The Erection Contractor shall submit evidence of current ACSE certification to the Engineer with the submittal of the proposed erection plan.

<u>Erection Plan</u>. The Erection Contractor shall retain the services of an engineering firm, prequalified with the Illinois Department of Transportation in the Complex Structures category, for

the completion of a project-specific erection plan. An Illinois Licensed Structural Engineer, employed by this pre-qualified engineering firm, herein referred to as the Erection Engineer, shall sign and seal the erection plan, drawings, and calculations for the proposed erection of the structural steel.

The erection plan shall be complete in detail for all phases, stages, and conditions anticipated during erection. The erection plan shall include structural calculations and supporting documentation necessary to completely describe and document the means, methods, temporary support positions, and loads necessary to safely erect the structural steel in conformance with the contract documents and as outlined herein. The erection plans shall address and account for all items pertinent to the steel erection including such items as sequencing, falsework, temporary shoring and/or bracing, girder stability, crane positioning and movement, means of access, pick points, girder shape, permissible deformations and roll, interim/final plumbness, cross frame/diaphragm placement and connections, bolting and anchor bolt installation sequences and procedures, and blocking and anchoring of bearings. The Erection Contractor shall be responsible for the stability of the partially erected steel structure during all phases of the steel erection.

The erection plan and procedures shall be developed in accordance with the current AASHTO LRFD Bridge Construction Specifications, including interim specifications. Calculations for all items pertinent to the steel erection shall be in accordance with the 2014 AASHTO LRFD Bridge Design Specifications.

The erection plans and procedures shall be submitted to the Engineer for review and acceptance prior to starting the work. Review, acceptance and/or comments by the Department and Railroad shall not be construed to guarantee the safety or final acceptability of the work or compliance with all applicable specifications, codes, or contract requirements, and shall neither relieve the Contractor of the responsibility and liability to comply with these requirements, nor create liability for the Department nor the Railroad. The Contractor is responsible for meeting all IDOT and Railroad requirements. No additional compensation or time shall be allowed for Railroad restrictions. The erection plans and procedures shall be submitted 90 days prior to beginning work. The Contractor shall not proceed with work until written approval from each of the approval agencies has been received. Approval agencies are IDOT, and the Railroad. Significant changes to the erection plan in the field must be approved by the Erection Engineer and accepted by the Engineer for the Department.

<u>Basis of Payment</u>. This work will not be paid for separately but shall be included in the applicable pay items according to Article 505.13 of the Standard Specifications.

FORM LINER TEXTURED SURFACE

<u>Description</u>. This work shall consist of designing, developing, furnishing and installing form liners and forming concrete using reusable, high-strength urethane form liners to achieve the concrete treatment as shown in the drawings and specifications. Form lined surfaces shall include areas of the wall facing, where shown in the plans. Work shall be according to the applicable portions of Sections 503 and 504 of the Standard Specifications and the following.

Form liners shall be installed 12 in. below finish grade unless otherwise shown on the plans and shall match the exact size of concrete.

<u>Materials</u>. Form liners shall be high quality, highly reusable and capable of withstanding anticipated concrete pour pressures without causing leakage or causing physical defects.

Form liners shall attach easily to pour-in-place forms and be removable without causing concrete surface damage or weakness in the substrate. Liners used for the texture shall be made from high-strength elastomeric urethane material which shall not compress more than 0.02 ft when poured at a rate of 10 vertical ft per hour. Form release agents shall be non-staining, non-residual, non-reactive and shall not contribute to the degradation of the form liner material.

<u>Form Liner Mockup</u>. The Contractor shall provide cast concrete mockup(s) containing the form liner surface. Purpose of the mockup is to verify the pattern to be used, demonstrate details of form liner construction, and provide a visual quality standard.

- a) Locate a mockup at construction location as directed by the Engineer. Mockup shall be readily accessible to construction personnel and the Engineer during form liner construction. The same mockup may be used at both locations if it is moved when required.
- b) The mockup shall be a minimum 4 ft x 4 ft x 6 in. thick and shall be cast in a vertical position, representative of the actual construction.
- c) Include examples of each condition required for construction (e.g., liner joints, construction joints, expansion joints, edges of textured surface, form ties, etc.). See Exhibit A, provided below.
- d) Upon receipt of comments from inspection of the mockup, adjustments or corrections shall be made where imperfections are found. If required, additional mockups shall be prepared when the initial mockup is found to be unsatisfactory.
- e) After the mockup is determined to be acceptable by the Engineer, the work may proceed.


Exhibit A - Elevation View of Mockup Panel

<u>Form Liner Pattern</u>. The form liner pattern shall be a large, sandstone ashlar. "Exhibit B" is provided below, illustrating the desired appearance.

The following form liner manufacturers are known manufacturers that provide the desired pattern for use with the cast-in-place concrete units.

- Custom Rock International, St. Paul, MN #1
- Milestone Incorporated, Hudson, WI

#1501-R2, Large Sandstone Ashlar.MS-1007, Rectangular Sandstone.No. 462, Zion Stone.

Greenstreak, St. Louis, MO

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The form liner stone module is to be integrated into the face panel such that there are no joints crossing the stone modules.



Exhibit B - Cast-in-place Pattern

<u>Installation</u>. Form liners shall be installed in accordance with the manufacturer's recommendations to achieve the highest quality concrete appearance possible. Form liners shall withstand concrete placement pressures without leakage causing physical or visual defects. A form release agent shall be applied to all surfaces of the liner which will come in contact with concrete as per the manufacturer's recommendations. After each use, liners shall be cleaned and made free of build-up prior to the next placement and visually inspected for blemishes or tears. If necessary, the form liners shall be repaired in accordance with the manufacturer's recommendations. All form liner panels that will not perform as intended or are no longer repairable shall be replaced. An on-site inventory of each panel type shall be established based on the approved form liner shop drawings and anticipated useful life for each form liner type.

The liner shall be securely attached to the forms according to the manufacturer's recommendations. Liners shall be attached to each other with flush seams and seams filled as necessary to eliminate visible evidence of seams in cast concrete. Liner butt joints shall be blended into the pattern so as to create no visible vertical or horizontal seams or conspicuous form butt joint marks. Liner joints must fall within pattern joints or reveals. Finished textures shall be continuous without visual disruption and properly aligned over adjacent and multiple liner panels. Continuous or single liner panels shall be used where liner joints may interrupt the intended pattern. Panel remnants shall not be pieced together.

The Contractor shall coordinate concrete pours to prevent visible differences between individual pours or batches. Concrete pours shall be continuous between construction or expansion joints. Adjust form liner to align concrete joints between fins of the textured surface. Construction joints may be shifted ± 1 in. from plan location to achieve a continuous, uniformly spaced pattern. Wall ties shall be coordinated with the liner and form to achieve the least visible result. Liners shall be stripped between twelve (12) and twenty-four (24) hours as recommended by the manufacturer. Curing methods shall be compatible with the desired aesthetic result. Use of curing compounds will not be allowed.

The Contractor shall employ proper concrete placement and consolidation methods to ensure a high-quality finish. A self-consolidating concrete is required in all wall facings where form liners

are specified. The finished exposed formed concrete surfaces shall be free of visible vertical seams, horizontal seams, and butt joint marks. Grinding and chipping of finished formed surfaces shall be avoided.

<u>Method of Measurement</u>. This work will be measured for payment in place and the area computed in square feet.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price per square foot for FORM LINER TEXTURED SURFACE.

FORM LINER, SIMULATED LARGE SANDSTONE ASHLAR FOR MSE WALL

<u>Description</u>. This work shall consist of designing, developing, furnishing, and installing form liners and forming concrete using reusable, high-strength urethane form liners to achieve the various concrete treatment as shown in the drawings and specifications. Form lined surfaces shall include areas of pre-cast retaining walls. Work shall be according to the applicable portions of Sections 503 and 504 of the Standard Specifications and as specified herein.

<u>Form Liner Pattern</u>. The form liner pattern shall be a large, sandstone ashlar. An example is provided below, illustrating the desired appearance.

The following form liner manufacturers are known to provide the desired ashlar stone pattern for the precast panels.

- Custom Rock International, St. Paul, MN
- Milestone Incorporated, Hudson, WI
- Greenstreak, St. Louis, MO

#1501-R2, Large Sandstone Ashlar MS-1007, Rectangular Sandstone No. 462, Zion Stone



Example of Pattern

Shop Drawings. Shop drawings submittals shall include:

- Form liner pattern descriptions, dimensions, and sequencing of form liner sections. Include details showing typical cross sections, joints, corners, stone relief and stone size.
- Color photographs of a typical MSE wall panel with the pattern as described above.

<u>Basis of Payment</u>. This work will not be paid for separately but shall be included in the contract unit price for Mechanically Stabilized Earth Retaining Wall.

FURNISHING AND ERECTING STRUCTURAL STEEL BRIDGE

<u>Description</u>. This work shall consist of furnishing, fabricating, transporting, erecting and painting steel structures or portions thereof for the structures listed below. Work shall be according to Section 505 of the Standard Specifications, the design drawings, and the following.

SN 084-9949 (Iron Bridge Road over UPRR) – BRIDGE NO. 1 SN 084-9950 (UPRR over Woodside Road) – BRIDGE NO. 2

<u>Field Weld Inspection Requirements</u>. The Contractor shall be responsible for visual inspection and Nondestructive Testing (NDT) according to the ANSI/ASSHTO/AWS D1.5 Bridge Welding Code and necessary correction of all deficiencies in material and workmanship. Fillet welds joining steel deck plates to the top flange of the primary members shall be magnetic particle tested (MT) according to the bridge welding code. Costs of this shall not be included in the unit price for FURNISHING AND ERECTING STRUCTURAL STEEL of the respective bridge.

<u>Basis of Payment</u>. This work will be paid for at the lump sum price for FURNISHING AND ERECTING STRUCTURAL STEEL BRIDGE NO. 1 or FURNISHING AND ERECTING STRUCTURAL STEEL BRIDGE NO. 2.; which price shall include all labor, materials, and equipment necessary for furnishing, fabricating, transporting, , erecting, and painting the steel.

The cost for furnishing and installing the bearings and anchor bolts shall also be included in the lump sum price for FURNISHING AND ERECTING STRUCTURAL STEEL BRIDGE NO. 1 or FURNISHING AND ERECTING STRUCTURAL STEEL BRIDGE NO. 2.

MEMBRANE WATERPROOFING, SPECIAL

Summary:

- A. Section Includes:
 - 1. Bridge Membrane:
 - a. Furnish labor, products and equipment required for the application of a seamless, spray elastomer coating system to suitable concrete, masonry or structural and miscellaneous metal surfaces.

- b. The membrane system shall be capable of sealing across the typical expansion joint system without the need to use a separate gland and bonding agents on the membrane.
 - 1) This will assure a continuous waterproofing membrane system across the entire deck.
- 2. Integrated Ballast Protection Mat:
 - a. Furnish labor, products and equipment required for the application of a spray Integrated Ballast Mat system to suitable concrete, masonry or metal surfaces.
 - b. The Integrated Ballast Mat system shall be a spray applied, 100 percent solids, fast cure, high build polymer system combined with proprietary SBR rubber blend.
- 3. Expansion Joints:
 - a. Furnish labor, products and equipment required for the application of a preformed elastomeric expansion joint system to concrete and steel substrates as shown in the Plans and specified herein.
 - b. The joint system shall be a preformed, and constructed using a two-component, fast cure, high build coating system, and shall be chemically compatible with the structure waterproofing membrane system, so that both the joint system and waterproofing membrane form a continuous waterproofing system.
 - c. The joint system shall be secured to the concrete or steel structure using the same two-component, fast cure, high build coating system.
- B. Related Specification Sections include but are not necessarily limited to:
 - 1. IDOT Standard Specifications for Road and Bridge Construction

Quality Assurance:

- A. Referenced Standards:
 - 1. AREMA American Railway Engineering and Maintenance-of-Way Association Manual for Railway Engineering
 - a. C-8.29.9.10, Cold Liquid-Applied Elastomeric Membrane (2005)
 - 2. ASTM International (ASTM):
 - a. C661, Standard Test Method for Indention Hardness of Elastomeric-Type Sealants by Means of a Durometer.
 - b. C836, Standard Specification for High Solids Content, Cold Liquid-Applied Elastomeric Waterproofing Membrane for Use with Separate Wearing Course.
 - c. D57, Standard Test Methods for DC Resistance or Conductance of Insulating Materials.
 - d. D412, Standard Test Methods for Vulcanized Rubber and Thermoplastic Elastomers-Tension.
 - e. D624, Standard Specification for Tear Strength of Conventional Vulcanized Rubber and Thermoplastic Elastomers.
 - f. D6378, Standard Test Method for Tensile Properties of Plastics.
 - g. D2240, Standard Test Method for Rubber Property Durometer Hardness.

- h. D4060, Standard Test Method for Abrasion Resistance of Organic Coatings by the Taber Abraser.
- i D4541, Standard Test Method for Pull-Off Strength of Coatings Using Portable Adhesion Testers.
- j. E96, Standard Test Method for Water Vapor Transmission of Materials.
- 3. The Society for Protective Coating (SSPC):
 - a. SP 5, White Metal Blast Cleaning.
 - b. SP 6, Commercial Blast Cleaning.
 - c. SP 10, Near-White Metal Blast Cleaning.
 - d. PA 2, Measurement of Dry Coating Thickness with Magnetic Gages.
 - e. PA 9, Measurement of Dry Coating Thickness on Cementitious Substrates using Ultrasonic Gages.
- 4. The Society for Protective Coatings/NACE International (SSPC/NACE):
 - a. SP 13/NACE No. 6, Surface Preparation of Concrete.
- B. Quality Control Provisions:
 - 1. Manufacturer Qualifications;
 - a. Use manufacturer with minimum five years experience providing similar systems on railroad bridge decks.
 - b. The manufacturer should be a primary blender with proprietary formulations, an Authorized Applicator training program, capacity to provide field technical services as required and manufacturer to issue warrantee to Owner.
 - c. List a manufacturer's batch numbers for each unit of product used in Work.
- C. Quality Assurance Provisions:
 - 1. Schedule pre-installation conference to review installation schedule, shut down and restricted access procedures.
 - a. Indicate Owner's Representative and Contractor's Superintendent.
 - 2.Inspect surface preparation, application procedures, and review proposed dry film thickness measurements at each installation location.
 - 3. The membrane system shall pass Crack Bridging Test according to ASTM C836 at 80 mils, or the membrane thickness applied shall be at least equal to the thickness used by the manufacturer for ASTM C836 testing.
 - 4. The membrane system shall meet AREMA C-29.9.10 cold applied waterproofing membrane, and shall be applied at a minimum thickness of 80 mils, or the membrane thickness applied shall be at least equal to the thickness used by the manufacturer to pass the Crack Bridging Test according to ASTM C 836.
 - a. Primer is required for all membrane applications.
 - 5. The base waterproofing membrane for the integrated ballast protection mat shall pass Crack Bridging Test according to ASTM C836 at the thickness applied and shall be at least equal to the thickness used by the manufacturer for the ASTM C836 testing.
 - 6. Joint membrane material shall be subjected to cyclic displacement testing.
 - a. Cyclic displacement testing shall include tests at seismic displacements and velocities.

- D. Quality Assurance Provisions:
 - 1. Schedule pre-installation conference to review installation schedule, shut down and restricted access procedures.
 - a. Indicate Owner's Representative and Contractor's Superintendent.
 - 2. Inspect surface preparation, application procedures, and review proposed dry film thickness measurements at each installation location.
 - 3. The membrane system shall pass Crack Bridging Test according to ASTM C836 at 80 mils, or the membrane thickness applied shall be at least equal to the thickness used by the manufacturer for ASTM C836 testing.
 - 4. The membrane system shall meet AREMA C-29.9.10 cold applied waterproofing membrane, and shall be applied at a minimum thickness of 80 mils, or the membrane thickness applied shall be at least equal to the thickness used by the manufacturer to pass the Crack Bridging Test according to ASTM C 836.

Primer is required for all membrane applications.

- 5. The base waterproofing membrane for the integrated ballast protection mat shall pass Crack Bridging Test according to ASTM C836 at the thickness applied and shall be at least equal to the thickness used by the manufacturer for the ASTM C836 testing.
- Joint membrane material shall be subjected to cyclic displacement testing.
 a. Cyclic displacement testing shall include tests at seismic displacements and velocities.

Definitions:

- A. Ballast: Rock or other material used to bed rail track ties.
- B. Concrete Surface Preparation: SSPC-SP 13/NACE No. 6.
- C. Metal Surface preparation: SSPC Metal Preparation Standards SSPC-SP 5, White Metal Blast; SP 6, Commercial Blast; and SP 10 Near White Blast.

Submittals:

- A. Submit product data sheets and installation Specification.
- B. Submit MSDS sheets for product used in the Work.
- C. Submit substrate preparation details.
- D. Submit sample of proposed membrane.
 - 1. 4 in. (100 mm) square sample shall include color, texture, and thickness of proposed membrane system.
- E. Submit qualifications of applicator at least three weeks prior to installation.
- F. Submit spray schedule to Engineer at least two weeks prior to installation.

Project Conditions:

- A. Environmental Requirements:
 - 1. Install system when air and substrate temperature is above -20 DegF and substrate is +5 DegF above dew point and rising, or as required by manufacturer.
- B. Personnel Requirements:
 - 1. Provide protective clothing, gloves, and respirators for use by installers as required.

Approved Manufacturer:

A. Bridge Preservation 686 South Adams Kansas City, KS 66105 913-321-9000

B. Alternative products will be allowed but must meet this specification and/or be approved by the Engineer and railroad.

Materials:

- A. Primer
 - 1. Bridge deck concrete primer:
 - a. 100 percent solids, two component polymer primer.
 - 2. Bridge deck steel primer:
 - a. Single component modified polymer primer.
- B. Bridge deck membrane:
 - 1. 100 percent solids, rapid curing elastomer.
 - a. Spray Installed.

Property, Cured Product	Test Method	Typical Value
Solids Content		100%
Shore Hardness	ASTM D 2240	50 D
Elongation	ASTM D 638	.250%
Tensile Strength, psi	ASTM D 638	> 2,000
Tear Strength, pli, Die C	ASTM D 624	390
Tabor Abrasion, mg. Loss (1000 gm, 1000 rev, H-18)	ASTM D 4060	250
Moisture Vapor Transmission	ASTM E 96	< 0.025 perms
Gel Time		< 10 Seconds
Tack Free		< 30 Seconds
Open to Light Traffic		1 Hour
Electrical Resistance	ASTM D 257-99	> 2.0 x 1013 ohm-cm
Crack Bridging Test (80 Mils - 1/8 in. opening @ -15 DegF, 25 cycles)	ASTM C 836-00	Pass
Ballast Test (North American)	2 Million Cycles	No Damage

- C. Integrated ballast mat:
 - 1. Bridge deck top coat:
 - a. 100 percent solids, rapid curing elastomer.
 - b. Spray Installed.

Property, Cured Product	Test Method	Typical Value
Solids Content		100%
Shore Hardness	ASTM D 2240	< 50 D
Elongation	ASTM D 638	> 250%
Tensile Strength, psi	ASTM D 638	> 2,000
Tear Strength, pli, Die C	ASTM D 624	> 390
Tabor Abrasion, mg. Loss (1000 gm, 1000 rev, H-18)	ASTM D 4060	> 250
Moisture Vapor Transmission	ASTM E 96	< 0.025 perms
Gel Time	ASTM D 2240	< 90 Seconds
Tack Free	ASTM D 638	< 2 Minutes
Ballast Loading		1 Hour
Ballast Impact Test, Loading 9.2 - 28.1 Kips, 2,000,000 Cycles		Pass

D. Preformed Joint Materials:

- 1. Expansion Joint:
 - a. Preformed elastomeric expansion joint system designed specifically for use on concrete and steel structures.
 - b. Designed to be used in conjunction with specified spray applied waterproofing membrane, to form a continuous monolithic membrane and joint system across the entire structure.

Property	Test Method	Typical Value
Shore Hardness	ASTM D2240	< 45D
Elongation	ASTM D638	> 250%
Tensile Strength, psi	ASTM D638	> 2,000
Tear Strength, pli, Die C	ASTM D624	> 390
Operating Temperature Range		-40°F to 400°F
Movement Capability (of nominal joint size)		+50% and -50%

- E. Coating and Joint Anchoring Materials:
 - 1. Primer bridge deck concrete primer.
 - a. Plural component primer for porous substrates.

Property	Test Method	Typical Value
Color		Amber / White
Solids Content, %		89

Elongation		6%
Shore D Hardness	ASTM D 2240	71
Tensile Strength, psi	ASTM D 638	4,500
Adhesion to Substrate, psi, concrete	ASTM D 4541	>150
Viscosity, cps, neat, 770 F		25
VOC g/1	ASTM D 4541	2.3
Pot Life @ 770 F		5 min
Tack Free @ 770 F Final Cure @ 770 F		15 min
Tack Free @ 770 F Final Cure @ 770 F		20 min

F. Joint Adhesive:

- 1. Bridge deck joint adhesive.
 - a. A slow setting, 100 percent solids, two-component polymer product.

Property, Cured Product	Test Method	Typical Value
Solids Content		100%
Shore Hardness	ASTM D 2240	< 50 D
Elongation	ASTM D 638	> 250%
Tensile Strength, psi	ASTM D 638	> 2,000
Tear Strength, pli, Die C	ASTM D 624	390
Gel Time		> 90 seconds
Tack Free		>2 minutes

G. Surface Activator:

- 1. Bridge deck membrane surface activator.
 - a. Single component activating agent used to treat expansion joint surfaces prior to adhesive or over coating applications.
 - b. May also be used with bridge deck membrane at coating overlap areas where coating has cured for more than 24 HRS.

Typical Physical Properties	Typical Value
Viscosity @ 25 °C	N.D.
Appearance	Clear Liquid
Odor	Mild Sweet Odor
Specific Gravity @ 25 °C	1.08
Flash Point	> 200
Vapor Density (Air = 1)	N.D.

H. Joint Sealant (OPTIONAL):

- 1. Bridge deck joint sealant.
 - a. Single component, moisture-curing product which can be used as an optional double joint.

Typical Physical Properties	Test Method	Typical Value
VOC Content		35.1 g/1
Shore Hardness	ASTM C 661	25A
Elongation	ASTM D 412	> 600%
Tensile Strength, psi	ASTM D 412	400
100% Modulus, psi	ASTM D 412	44
Service Temperature		-22 °F – 176 °F
Specific Gravity		1.17
Tack-Free Time @ 73 °F and 50% RH		90 - 150 minutes

Equipment:

- A. A Contractor shall utilize heated 1:1 plural component heated equipment capable of at least 100 DegF Delta T without recirculation and continuous discharge pressure of 2,500 psi.
 - 1. Pump shall have heated hose capable of maintaining 170 DegF Temperature at all times.
 - 2. Spray gun shall be impingement mix with either air or mechanical purge.
 - 3. Pump shall be capable of recording critical functions, including, product temperature of A component, B component, hose temperature, fluid pressure of A component, B component, number of pump cycles, and pump error codes.
 - 4. Contractor shall have a minimum of two spray guns in working order present at all times during the application.
 - 5. Backup parts for critical components such as feed pumps and proportioning cylinders shall be required.
 - 6. Contractor shall have pump, electrical generator, air compressor, supplies, spare parts and materials in a self-contained truck or trailer.

Execution

Inspection:

- A. Assure all owner property construction requirements have been made and completed prior to commencement of primer and coatings installation.
- B. Prior to application of primer inspect and approve substrate preparation.
- C. Waterproofing installation shall be observed and approved by the manufacturer's authorized representative.

Preparation:

- A. Bridge Membrane and Integrated Ballast Mat:
 - 1. Provide clean, sound and dry surfaces.
 - 2. Sand blast metal surfaces to remove laitance and other contamination and provide suitable 3-5 mil blast profile.

- 3. Prepare metal surfaces to SSPS-SP 10 near White Blast or better.
- 4. Metal surfaces must be above dew point prior to application.
- 5. Repair spalls and other defects with Five Star Structural Concrete or other as acceptable to the Manufacturer.
- 6. Prepare concrete surfaces to SSPC SP 13/NACE No. 6 Surface Preparation of Concrete.
- 7. Concrete to have less than 5.0 percent moisture content prior to installation of primer.
- Test prepared steel surface using Elcometer adhesion testing (ASTM D 4541).
 a. Minimum pull strength is 400 psi.
- 9. Test prepared concrete surface suing Elcometer adhesion testing (ASTM D 4541). a. Minimum pull strength is 150 psi or failure in the concrete substrate.
- 10. Mask protected surfaces prior to spray applications.
- 11. Erect spray curtains and partitions as required.
- B. Expansion Joints: Joint fascia shall be of a uniform width and height.

Installation:

- A. Bridge Membrane and Integrated Ballast Mat:
 - 1. Mix all products in accordance with manufacturer's written instructions.
 - 2. Steel Surfaces:
 - a. Spray or roll primer at 600 800 SR/GAL over surfaces to receive coating system.
 - b. Allow primer to go tack free before spraying Bridge Deck Membrane.
 - c. Primer is not necessary provided steel surface is prepared to 5 mil profile or better and no rust present.
 - 3. Concrete Surfaces:
 - a. Spray, squeegee or roll concrete primer at 130-200 SQ FT/GAL over surfaces to receive coating system.
 - b. Allow primer to go tack free before spraying Bridge Deck Membrane.
 - 4. Concrete and masonry surfaces must have less than 5.0 percent moisture prior to installation.
 - 5. Metal surfaces must be dry, rust-free, and have proper SSPC profile and preparation.
 - 6. Reapply primer if set more than twenty four (24) HRS.
 - 7. Spray base coat over primed deck surfaces at 20 SQ FT/GAL for a total thickness of 80 mils on all surfaces.
 - 8. Retouch coat by filling low spots or areas with inadequate thickness.
 - 9. Spray additional base coats to achieve specified system thickness.
 - a. Retouch as required.
 - 10. Spray membrane over primed surfaces at 20 SF/GAL (80 mils) by using a Graco Reactor pumping system or other approved by the manufacturer.
 - 11. Apply a base coat of Bridge Deck Membrane at 80 mils, followed by SBR rubber aggregate broadcast into Bridge Deck Top Coat in two lifts applied at 40 mils per lift with rubber aggregate broadcast.
 - a. Apply a third 40 mil lift to seal rubber aggregate particles.
 - 12 Apply immediately broadcast rubber aggregate at 0.25 to 0.35 LBS/FT² to achieve 100 percent coverage rate.
 - a. Remove excess aggregate after initial set and repeat process a second time, followed by a 40 mil seal coat to lock rubber aggregate.

- 13. Total thickness of Integrated Ballast Mat system is 1/4 IN (250 mils, 6.3 mm) on all surfaces.
- B. Expansion Joints:
 - 1. Concrete and steel structures to receive joint shall be free of surface defects such as air voids, fins, form-release agents and honeycombs, scaling, rust and shall be uniform in width.
 - 2. Apply primer over concrete or masonry surfaces to receive joint system.
 - a. Surfaces to receive adhesive membrane must be surface dry prior to application of primer and coating.
 - 3. Reapply primer if set more than 24 HRS.
 - 4. Assemble pre-molded joint sections, cutting joint sections to allow a minimum 4 in. overlap between sections.
 - 5. Surfaces to be adhered and overlap sections must be treated with Bridge Preservation Activator 15 minutes prior to application.
 - 6. Spray applied at 60 to 80 mils to adhere both the joint flanges and sealjoint overlaps.
 - 7. Spray coating over primed surfaces at a rate of 60 to 80 mils, and immediately place joint flaps or overlap sections into the liquid material.
 - 8. For coating and joint anchoring materials, apply uniform pressure to freshly sprayed areas to insure positive contact between joint sections and coating material.
 - For coating and joint anchoring materials, apply by brush, spray, or roller to clean, dry, properly prepared surfaces at 160-200 SF/GAL depending on substrate porosity.
 a. Allow primer to dry to the touch before overcoating.
 - 10. Inspect joint flaps and overlap sections to insure that all areas are properly adhered and sealed.
 - a. Retouch areas where additional coating is required to insure a watertight seal.
 - 11. On ballasted decks, the joint system shall have a minimum 3/8 in. galvanized steel plate with a minimum 4 in. overlap on each side of the joint fascia, and shall be held in place by imbedding in a liquid mastic or anchored on one side of the joint header using mechanical fasteners.
- C. Coating to Joint Overlap Installation:
 - 1. Apply primer over concrete or masonry surfaces to receive coating system.
 - a. Surfaces must be surface dry prior to application of primer and coating.
 - 2. Reapply primer if set more than 24 HRS.
 - 3. Surfaces to be over coated must be treated with Bridge Deck Membrane Surface Activator 15 minutes prior to application.
 - 4. Spray coating over treated joint surfaces and primed concrete surfaces at authorized rate.
 - 5. Spray additional base coats to achieve specified base coat thickness.
 - a. Retouch as required.
- D. Double Joint:
 - 1. Install closed cell backer rod in joint opening (if not utilizing optional Double Joint).
 - 2. Install 3/8 in. galvanized steel plate over finished joint system.
 - a. Steel plate provided by others.
 - b. Secure to the substrate by mastic caulking or by securing one side using mechanical fasteners.

c. Apply a sealant in the anchor holes prior to inserting mechanical fasteners to insure a proper seal.

Field Quality Control:

- A. Perform dry film thickness tests in accordance with SSPC-PA 2 Measurement of Dry Coating Thickness or SSPC-PA 9, Measurement of Dry Coating Thickness on Cementitious Substrates Using Ultrasonic Gages.
- B. Use magnetic or ultrasonic test equipment, destructive testing, or stroke per gallon method of assuring proper film thickness.
 - 1. Spray equipment is calibrated and tested to a stroke count per gallon of product sprayed. a. This is suitable for thickness assurance on most project.
 - 2. Ultrasonic testing is usually accurate to +/-5 percent.
 - 3. Repair destructive testing areas by respraying or filling with special two component gun grade material provided by manufacturer.
- C. Other components of the system may be wet film tested for thickness.
- D. Maintain spray and other installation equipment in proper operating condition throughout installation.
 - 1. Provide reserve equipment as required.
- E. Ensure that joint overlaps are a minimum of 4 in. and are properly sealed revealing no pinholes of defects in the joint overlap.

Cleaning:

- A. Clean spills and oversprays as they occur.
- B. Consult manufacturer's literature and MSDS sheets for proper cleaning products and methods.
- C. High pressure water clean any liner of covering material used to contain overspray and other debris.
- D. Remove drums and waste material.
- E. Clean site to Owner's satisfaction prior to final acceptance.

Protection:

- A. Protect installed work prior to acceptance by owner.
- B. Provide protective clothing, gloves, and respirators for use by installers as required.
- C. Install a minimum of 6 inches of ballast on top of the completed membrane before allowing construction traffic on the bridge.

Method of Measurement. The elastomeric cold spray applied waterproofing will be measured in square feet of a horizontal surface area of deck finished and in place. Measurement will be based on the horizontal distance between the face of curbs and the horizontal length of the membrane installed. Membrane waterproofing applied to the curb and backwall faces will not be measured for payment but shall be included in the unit price for MEMBRANE WATERPROOFING (SPECIAL).

Basis of Payment. This work will be paid for at the contract unit price per square foot for MEMBRANE WATERPROOFING (SPECIAL) which price shall be payment in full for completing the work according to these specifications.

SHOP DRAWING SUBMITTAL (STRUCTURAL ITEMS)

<u>Description</u>. This work shall consist of the submittal of shop drawings of structural items to the Engineer for review. Work shall be according to Sections 105, 504, 505, 509, and 1042 of the Standard Specifications and the following.

The following items shall require a shop drawing submittal.

- Mechanically Stabilized Earth Retaining Walls
- Structural Steel, Bearings and Anchor Bolts *
- Steel Railing (Special) *
- Membrane Waterproofing (Special) *
 - * The Engineer will forward to the railroad agency for review.

<u>Basis of Payment</u>. This work will not be paid for separately but shall be included in the cost of the respective structural item.

STEEL RAILING (SPECIAL)

<u>Description</u>. This work shall consist of the fabrication and erection of the steel railing. Work shall be according to the design drawings, applicable portions of Section 509 of the Standard Specifications, and the following.

Materials. All members supplied shall comply with the applicable ASTM standards.

- a) Hollow Structural Sections (HSS). ASTM A500, Grade B (46 ksi) (cold formed)
- b) Shapes and Plate. ASTM A36/A36M or ASTM A572, Grade 50.
- c) Fasteners. ASTM A325 Type 1, mechanically galvanized bolts, 5/8 in. diameter, in 11/16 in. diameter holes, unless noted otherwise.

<u>Shop Drawings</u>. Shop drawings shall include plans, elevations, sections, and detail views. Detail the posts, rails, and handrails. Indicate post and panel types, sizes, orientations and locations. Indicate critical dimensions from adjacent reveals, rustications and joints. Indicate welded connections by AWS standard symbols. Detail loose and cast-in hardware, inserts, connections, and joints, including accessories.

Indicate locations and details of anchorage devices to be embedded in other construction. Coordinate with other trades to embed anchorages in other construction if required.

<u>Fabrication and Erection</u>. Cut, drill, and punch metals cleanly and accurately. Remove burrs and ease edges to a radius of approximately 1/32 in. unless otherwise indicated. Remove sharp or rough areas on exposed surfaces.

Welding procedures and personnel shall be qualified according to AWS D1.1/D1.1M, "Structural Welding Code – Steel."

Use materials and methods that minimize distortion and develop strength and corrosion resistance of base metals. Obtain fusion without undercut or overlap.

The railing shall be erected accurately in location, alignment, and elevation.

<u>Method of Measurement</u>. This work will be measured for payment according to Article 509.09 of the Standard Specifications.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price per foot for STEEL RAILING (SPECIAL) which price shall include all labor, materials, and equipment necessary to erect the steel railing.

ELECTRICAL - LIGHTING

JUNCTION BOX EMBEDDED IN STRUCTURE (SPECIAL)

<u>Description</u>. This work shall consist of furnishing and installing a junction box embedded in structure. Work shall be according to Section 813 of the Standard Specification and the following.

Size Requirement. The junction box size shall be 4" x 4" x 3.5".

Basis of Payment. This work will be paid for at the contract unit price per each for JUNCTION BOX EMBEDDED IN STRUCTURE (SPECIAL).

ROADWAY LUMINAIRE

The roadway luminaires for this project shall be selected from one of the three manufacturers listed below.

Fixture Type F1 (Type 3 Optical Distribution)

American Electric Lighting:	ATB2-P601-MVOLT-R3
Kim Lighting:	ALT2-100L-200-4k7-3
Cooper Streetworks:	NVN-SA4-C-740U-T3R

Fixture Type F2 (Type 4 Optical Distribution)

American Electric Lighting:	ATB2-P601-MVOLT-R4
Kim Lighting:	ALT2-100L-200-4k7-4
Cooper Streetworks:	NVN-SA4-C-740U-T4W

UNDERPASS LUMINAIRE

<u>Description</u>. This work shall consist of furnishing and installing luminaires for the Interurban Trail underpass. Work shall be according to Section 821 of the Standard Specifications, Sections 821 and 1067 of the Supplemental Specifications, and the following.

The underpass luminaires for this project shall be selected from one of the three manufacturers listed below.

Lithonia:	KACM LED 20C 700 40K R5 MVOLT
Cooper:	CLCS15-5500/40W-4k/80CRI-120-277V
Current Lighting:	NRG-30L-U-4K-035-BZ

The luminaire shall be low profile, IP-66 rated, and shall be listed for wet locations. The housing shall be die-cast aluminum with gray finish. Type 5 lighting distribution. The refractor shall be polycarbonate and vandal resistant.

The luminaire shall mount on a flush box and shall be provided with a wire guard and tamperproof screws.

The luminaire shall be 70 watt, LED and when installed as shown on the plans, provide a minimum average maintained horizontal illuminance level of 20 foot candles with an average to minimum ratio of 4 using a total light loss factor of 0.764. The solid-state driver shall be 240 volt.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price per each for LUMINAIRE, LED, UNDERPASS, SUSPENDED, of the output designation specified.

ELECTRICAL - TRAFFIC SIGNALS

ELECTRIC CABLE IN CONDUIT, EQUIPMENT GROUNDING CONDUCTOR, NO. 6 1/C

<u>Description</u>. This work shall consist of furnishing and installing a grounding wire to bond all traffic signal handholes (lids and rings), mast arm assemblies, posts, light poles, cabinets and exposed metallic conduits. Work shall be according to the applicable portions of Sections 801, 806, 873, and 1076 of the Standard Specifications and the following.

Materials. The ground wire shall be an insulated #6 XLP copper conductor with green insulation.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price per foot for ELECTRIC CABLE IN CONDUIT, EQUIPMENT GROUNDING CONDUCTOR, NO. 6 1C.

FULL ACTUATED CONTROLLER AND TYPE IV CABINET, SPECIAL

<u>Description</u>. This work shall be according to Sections 857, 1073, and 1074 of the Standard Specifications except as modified herein.

The cabinet and controller shall be compatible with the existing Econolite closed loop system and Aries remote monitoring software.

The traffic signal cabinet shall have a NEMA TS-2 back panel. The cabinet shall include a malfunction management unit to allow enhanced fault monitoring capabilities. The malfunction management unit shall support flashing yellow arrow operation and be a Reno A&E model MMU-1600G equipped with a graphical display and Ethernet port.

The controller shall be an Econolite ASC/3-2100 NEMA TS-2 Type 2 controller.

The cabinet, controller, and malfunction management unit shall be configured by the manufacturer for flashing yellow arrow operation.

The malfunction management unit shall be equipped with the latest software and firmware revisions. The cabinet shall be equipped with a plexi-glass shield that covers the power panel which houses the mercury bus relay, line filter, circuit breakers, and other electrical components.

The cabinet shall be equipped with a plexi-glass shield that covers the thermostat and a fluorescent lighting assembly that turns on when the door is opened. The fluorescent lighting assembly shall be equipped with a cold weather ballast and mounted in a location that will not interfere with cabinet maintenance.

The traffic signal cabinet shall be equipped with a sixteen load switch back panel to accommodate future expansion.

The cabinet shall be furnished with a compact heater strip to be used for moisture reduction during cold weather. The heater shall be thermostatically controlled, operate at 120 volts, have a minimum wattage of 150 watts, a maximum wattage of 250 watts, have a shield to protect service personnel and equipment from damaging heat, be separately fused, and be mounted where it does not interfere with a person working in the cabinet.

The cabinet shall be equipped with a twenty-four fiber wall-mountable interconnect center and two six-fiber bulkheads. The cabinet shall also be equipped with any and all other components necessary to provide for a complete and functional fiber optic telemetry.

The cabinet shall be equipped with toggle switch guards for all switches located on the door to prevent accidental switching. The cabinet shall include a high quality deluxe pleated filter.

The cabinet shall be equipped with additional surge protection for the controller, malfunction management unit, and detector amplifiers, and/or video detection system. The surge protector shall be a Transtector model ACP100BWN3 and shall be included in addition to an EDCO SHA-1250 IRS protector. The EDCO SHA-1250 IRS surge protector is to be provided in accordance with Section 1085.47 A(4a) and shall be wired to provide surge protection for the controller, malfunction management unit, and detector amplifiers. The Transtector surge suppressor may be wired to the equipment protected power terminals of the EDCO SHA-1250 IRS unit provided that the controller, MMU, and detection system are protected.

The controller cabinet shall contain one 10A, 120V, single pole circuit breaker for the control equipment, one 40A, 120V, single pole circuit breaker for the signal load, and one 15A, 120V, single pole circuit breaker for the internally illuminated street name signs.

The Contractor shall set up each cabinet in his or her shop for inspection by the Engineer. All phases that are utilized shall be hooked up to a light board to provide observation for each signal indication. The Engineer shall be notified when the setup is complete so that all pertinent timings may be entered into each traffic signal controller. The facility shall be subject to a seven-day burn-in period before installation will be allowed.

The Contractor shall ground and safety-bond the controller cabinet in accordance with NEC requirements.

After installing the cabinet in the field, prior to resuming normal signal operation, the Contractor shall test the cabinet by connecting a jumper to the cabinet field terminals to ensure that all conflicting signals will place the cabinet into conflict flash and to verify that the cabinet, controller, and malfunction management unit are operating correctly. The Contractor shall make arrangements with the local police agency to provide traffic control during the conflict test.

Basis of Payment. This work will be paid for at the contract unit price per each for FULL-ACTUATED CONTROLLER AND TYPE IV CABINET, SPECIAL.

HANDHOLE (CONTRACTOR OPTION)

<u>Description</u>. This work shall consist of furnishing the material and constructing a cast-in-place handhole, heavy-duty handhole, or double handhole or furnishing and installing a precast composite concrete handhole, heavy-duty handhole, or double handhole. Work shall be according to Sections 814 and 1088.05 of the Standard Specifications and the following additions or exceptions.

Precast composite concrete handhole or double handhole: If the Contractor chooses to install a precast structure, the frame and cover shall be constructed of a polymer concrete and reinforced with a heavy-weave fiberglass cloth. The material shall be in accordance with Section 1088.05 of the Standard Specifications for Road and Bridge Construction. The nominal dimensions of the handhole shall be a minimum 17" (W) x 30" (L) x 30" (D) and the nominal dimensions of the double handhole shall be a minimum 30" (W) x 48" (L) x 36" (D).

The cover shall contain the legend "TRAFFIC SIGNALS" and shall be held down by two stainless steel hex head bolts. The cover shall contain two recessed lift pins. The cover for a double handhole shall be a split-lid, two-piece cover.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price per each for HANDHOLE, PORTLAND CEMENT CONCRETE or DOUBLE HANDHOLE, PORTLAND CEMENT CONCRETE.

PEDESTRIAN SIGNAL HEAD, LED, 1-FACE, BRACKET MOUNTED WITH COUNTDOWN TIMER

<u>Description</u>. This work shall be according to Section 881 and Section 1078 of the Standard Specifications, except as modified herein.

The pedestrian signal head shall consist of a single 16" polycarbonate section and shall be equipped with an overlaid LED indication with countdown timer (Walking Person/Upraised Hand).

The traffic signal head shall have a yellow finish with black doors and tunnel visors.

The LED signal faces shall be equipped with spade connectors and connected to the traffic signal head terminal block.

The LED signal face shall have international symbols (Upraised Hand - Color: Portland Orange, Walking Person - Color: Lunar White). Only filled indications will be allowed.

The LED assembly shall meet or exceed the following minimum specifications:

The LED assembly must conform to the following minimum specifications:

Lens: 16" x 18", Hard Coated for Abrasion Resistance, UV Stabilized Dome

LEDS: Interconnected to minimize the effect of single LED failures, Nominal Wattage White: 8W or less, Nominal Wattage Orange: 11W or less, Nominal Wattage Countdown: 6W

Luminous Intensity (min): Countdown = 1,400 cd/m², Hand = 1,400 cd/m², Person = 2,200 cd/m²

Product Warranty: 5 Year Replacement

Combination hand/person pedestrian signal modules shall incorporate separate power supplies for the hand and the person displays.

The assembly shall be capable of operating from 80 to 135 VAC with less than 10% variation in intensity, shall have an operating temperature range of -40° to 74°C, and shall be sealed and highly resistant to water intrusion.

All LED Pedestrian Signal Modules shall be fully compliant to the ITE PTCSI Part-2: LED Pedestrian Traffic Signal Modules specifications adopted March19, 2004 or the latest adopted version as listed on the ITE website at time of bid

The assembly shall be compatible with signal control equipment per NEMA TS-2, NEMA TS-1 standards, and include transient voltage protection and fusing to withstand high-repetition noise transients and low repetition high energy transients per NEMA standard 1992 per ITE VTCSH - STD Part 2.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price per each for PEDESTRIAN SIGNAL HEAD, LED, 1-FACE, BRACKET MOUNTED WITH COUNTDOWN TIMER.

REMOVE EXISTING TRAFFIC SIGNAL EQUIPMENT

Description. This work shall according to Section 895 of the Standard Specifications, except as modified herein.

The Contractor shall remove all wires pertaining to existing traffic signals, pedestrian signal accommodations, grounding, at all intersections noted within the plans. The contractor shall remove all handholes, signal posts, mast arms, and poles and corresponding foundations as noted in the plans to a grade three feet below the finished ground. This work and any restoration shall be included in the bid price for this pay item.

It is the responsibility of the Contractor to verify the equipment required for removal, salvage, and disposal and bid accordingly. All salvageable equipment shall be delivered to the County.

<u>Method of Measurement</u>. All Traffic signal equipment including but not limited to controllers, handholes, cabinets, push buttons, signs, signal posts, mast arms, concrete foundations, cable, vehicle or pedestrian signal heads, video detection equipment, will be paid for as each (per intersection).

Basis of Payment. This work will be paid for at the contract unit price each (per intersection) for

REMOVE EXISTING TRAFFIC SIGNAL EQUIPMENT and shall be paid in full for removing, disposing of, and transporting the equipment described above, complete. No additional compensation will be allowed.

SERVICE INSTALLATION, TYPE B

<u>Description</u>. This work shall be according to Sections 805 and 1086 of the Standard Specifications except as modified herein.

Galvanized steel conduit shall be used for the service riser. The use of PVC conduit will not be allowed.

The service disconnect enclosed shall be a stainless steel, weatherproof NEMA 4X enclosure that meets the following specifications:

60-Ampere Fused Disconnect Switch: The fused disconnect switch shall be single-throw, threewire (two poles, two fuses, and solid neutral). The switch shall provide for locking the blades in either the "On" or "Off" position with one or two padlocks and for locking the cover in the closed position. The fuses shall be cartridge fuses and contacts shall be rated 60 amperes, 240 volts and included with the disconnect installation.

Sangamon County will furnish all padlocks.

The service for the proposed traffic signal will be pulled from unidentified location. It is the contractor's responsibility to verify the potential location with the utility company and determine the wire, conduit, and any other material necessary to extend service to the proposed traffic signal controller location. The wire, conduit, and any other material to extend service to the proposed traffic signal traffic signal controller location will not be paid for separately.

Basis of Payment. This work shall be paid for at the contract unit price per each for SERVICE INSTALLATION, TYPE B.

SIGN PANEL – TYPE 1

This work shall be in accordance with Sections 720 and 1090, and 1091 of the Standard Specifications except as modified herein.

The Contractor shall furnish "Left Turn Yield on Flashing Arrow" signs as shown on the plan sheet detail and install them on the mast arms (to the right of the flashing yellow arrow signal head) at the locations indicated on the plan sheets.

The contractor shall supply all materials required to install the sign (stainless steel banding, brackets, hardware, etc.) as a part of this pay item.

Basis of Payment. This work will be paid for at the contract unit price per square foot for SIGN

PANEL – TYPE 1 which price shall be payment in full for all labor, equipment, and materials required to supply and install the sign panel described above, complete.

SIGNAL HEAD, LED

<u>Description</u>. This work shall be according to Sections 880 and 1078 of the Standard Specifications except as modified herein.

The traffic signal heads shall consist of 12" polycarbonate sections and shall be equipped with LED assemblies for all red bulb, yellow bulb, green bulb, red arrow, yellow arrow, and green arrow indications.

The traffic signal heads shall have a yellow finish with black doors and tunnel visors.

The LED signal faces shall be equipped with spade connectors and connected to the traffic signal head terminal block.

The LED modules shall conform to the specifications listed under the section TRAFFIC SIGNAL LED MODULE SPECIFICATIONS.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price per each for SIGNAL HEAD, LED of the type specified.

TRAFFIC SIGNAL LED MODULE SPECIFICATIONS

The material requirement shall be according to Sections 880 and 1078 of the Standard Specifications except as modified herein.

The LED assemblies for the red, yellow, and green solid and arrow indications shall meet or exceed the following minimum specifications:

Solid Indication LED Module Specifications

Fully compliant with ITE VTCSH LED Circular Signal Supplement specifications dated and adopted June 27, 2005
Intertek ETL verified compliance – Product must be listed
on the "Directory of LED Modules Certified Products" list
located on the ETL website at
http://www.intertek.com/lighting/performance-
testing/traffic-signals/
12" (300mm)
UV stabilized scratch resistant polycarbonate, tinted red
or yellow, clear for green, uniform non-pixelated
illumination, Incandescent Appearance
Hi-Flux

Operating Temperature Range: Operating Voltage Range: Power Factor (PF): Total Harmonic Distortion (THD): Minimum Voltage Turn-Off: Turn-On/Turn-Off Time: Nominal Power: Nominal Power: Nominal Wavelength: Minimum Maintained Intensity: Standard Conformance:	-40 to +74C (-40 to +165F) 80 to 135 V (60Hz AC) > 90% < 20% 35V <75 ms 10.0 W (Red), 18.0W (Yellow), 12.5 W (Green) 625-626 nm (Red), 589-590 nm (Yellow), 500-502 nm (Green) 365 Cd (Red), 910 Cd (Yellow), 475 Cd (Green) FCC compliant for electrical noise, MIL-STD-810F for moisture resistance, MIL-STD-883 for mechanical vibration, NEMA TS2 Transient Voltage Protection	
Warranty:	5 year replacement (materials, workmanship, and intensity)	
Arrow Indication LED Module Specifications (Red, Yellow, Green)		
Compliance:	Fully compliant with ITE VTCSH LED Vehicle Arrow	
Compliance Verification:	Supplement specifications adopted July 1, 2007 Intertek ETL verified compliance – Product must be listed on the "Directory of LED Modules Certified Products" list	
Diameter: Lens:	located on the ETL website at http://www.intertek.com/lighting/performance- testing/traffic-signals/ 12" (300mm) Clear Frosted, UV stabilized scratch resistant polycarbonate, tinted red or yellow, clear for green, uniform non-pixelated illumination, incandescent	
I EDS:	Appearance, onni-directional Hisflux I EDe	
Operating Temperature Range	-40 to $+74C$ (-40 to $+165E$)	
Operating Voltage Range:	80 to 135 V (60Hz AC)	
Power Factor (PF):	> 90%	
Total Harmonic Distortion (THD):	< 20%	
Minimum Voltage Turn-Off:	35V	
Turn-On/Turn-Off Time:	<75 ms	
Nominal Power:	5.0-7.0 W (Red), 6.0-12.5W (Yellow), 5.0-7.0 W (Green)	
Nominal Wavelength:	625-628 nm (Red), 590 nm (Yellow), 500nm (Green)	
Minimum Maintained Intensity:	50.8-58.4 Cd (Red), 141.0-140.0 Cd (Yellow), 73.9-76.0	
Standard Conformance:	FCC compliant for electrical noise, MIL-STD-810F for moisture resistance, MIL-STD-883 for mechanical	
Warranty:	vibration, NEMA TS2 Transient Voltage Protection 5 year replacement (materials, workmanship, and intensity)	

Arrow Indication LED Module Speci	fications (Yellow/Green Dual Mode)
Diameter:	12" (300mm)
LEDS:	Interconnected to minimize the effect of single LED failures
Lens:	Clear UV stabilized scratch resistant polycarbonate,
	uniform non-pixelated illumination, incandescent
	appearance
Operating Temperature Range:	-40 to +74C (-40 to +165F)
Operating Voltage Range:	80 to 135 V (60Hz AC)
Power Factor (PF):	> 90%
Total Harmonic Distortion (THD):	< 20%
Minimum Voltage Turn-Off:	35V
Turn-On/Turn-Off Time:	<75 ms
Nominal Power:	8.0-10.0 W (Yellow), 8.0-10.0 W (Green)
Nominal Wavelength:	590-592 nm (Yellow), 505-508 nm (Green)
Minimum Maintained Intensity:	141.6-146.0 Cd (Yellow), 73.9-76.0 Cd (Green)
Standard Conformance:	FCC compliant for electrical noise, MIL-STD-810F for
	moisture resistance, MIL-STD-883 for mechanical
	vibration, NEMA TS2 Transient Voltage Protection
Warranty:	5 year replacement (materials, workmanship, and
-	intensity)
16" Pedestrian LED Module Specific	<u>cations (Man/Hand with Countdown Timer)</u>
Compliance:	Fully compliant with ITE PTCSI Part-2 LED Pedestrian
	Traffic Signal Modules specification adopted August 4,
	2010
Compliance Verification:	Intertek ETL verified compliance – Product must be listed
	on the "Directory of LED Modules Certified Products" list
	located on the ETL website at
	http://www.intertek.com/lighting/performance-
	testing/traffic-signals/
Size:	16" x 18"
Configuration:	Man/Hand Overlay with Countdown Timer
Lens:	UV stabilized scratch resistant polycarbonate, uniform
	non-pixelated illumination, incandescent appearance
Operating Temperature Range:	-40 to +74C (-40 to +165F)
Operating Voltage Range:	80 to 135 V (60Hz AC)
Power Factor (PF):	> 90%
Total Harmonic Distortion (THD):	< 20%
Minimum Voltage Turn-Off:	35V
Turn-On/Turn-Off Time:	<75 ms
Nominal Power:	6.0-9.0 W (Man), 7.0-9.0W (Hand), 5.0-8.0 W (Timer)
Minimum Maintained Intensity:	1,400 Cd (Hand), 1,400 Cd (Timer), 2,200 Cd (Man)
Standard Conformance:	FCC compliant for electrical noise, MIL-STD-810F for
	moisture resistance, MIL-SID-883 for mechanical
	Vibration, NEMA IS2 Transient Voltage Protection
warranty:	5 year replacement (materials, workmanship, and
	intensity)

VIDEO DETECTION SYSTEM

<u>Description</u>. This work shall consist of furnishing and installing video detection systems at the Iron Bridge Road and Woodside Road intersection as indicated on the plans. The system shall be compatible with the Econolite system and shall follow the specifications for road traffic applications as detailed below.

1. Video Detection – General.

This specification sets forth the minimum requirements for a system that monitors vehicles on a roadway via processing of video images. The detection of vehicles passing through the field-of-view of an image sensor shall be made available to a large variety of end user applications as simple contact closure outputs that reflect the current real-time detector or alarm states (on/off) or as summary traffic statistics that are reported locally or remotely. The contact closure outputs shall be provided to a traffic signal controller and comply with the National Electrical Manufacturers Association (NEMA) type C or D detector rack or 170 input file rack standards.

The system architecture shall fully support Ethernet networking of system components through a variety of industry standard and commercially available infrastructures that are used in the traffic industry. The data communications shall support direct connect, [modem,] and multi-drop interconnects. Simple, standard Ethernet wiring shall be supported to minimize overall system cost and improve reliability, utilizing existing infrastructure and ease of system installation and maintenance. Both streaming video and data communications shall optionally be interconnected over long distances through fiber optic, microwave, or other commonly used digital communications transport configurations.

On the software application side of the network, the system shall be integrated through a clientserver relationship. A communications server application shall provide the data communications interface between as few as one to as many as hundreds of Machine Vision Processor (MVP) sensors and a number of client applications. The client applications shall either be hosted on the same PC as the communications server or may be distributed over a local area network of PC's using the industry standard TCP/IP network protocol. Multiple client applications shall execute simultaneously on the same host or multiple hosts, depending on the network configuration. Additionally, a web-browser interface shall allow use of industry standard Internet web browsers to connect to MVP sensors for setup, maintenance, and playing digital streaming video.

1.1 System Hardware

The machine vision system hardware shall consist of three components:

- 1) a color, 559 step, 10x zoom, MVP sensor
- 2) a modular cabinet interface unit
- 3) a communication interface panel

Additionally, an optional personal computer (PC) shall host the server and client applications that are used to program and monitor the system components. The real-time performance shall be

observed by viewing the video output from the sensor with overlaid flashing detectors to indicate the current detection state (on/off). The MVP sensor shall optionally store cumulative traffic statistics internally in non-volatile memory for later retrieval and analysis.

The MVP shall communicate to the modular cabinet interface unit via the communications interface panel and the software applications using the industry standard TCP/IP network protocol. The MVP shall have a built-in, Ethernet-ready, Internet Protocol (IP) address and shall be addressable with no plug in devices or converters required. The MVP shall provide standard MPEG-4 streaming digital video. Achievable frame rates shall vary from 5 - 30 frames/sec as a function of video quality and available bandwidth.

The modular cabinet interface unit shall communicate directly with up to eight (8) MVP sensors and shall comply with the form factor and electrical characteristics to plug directly into a NEMA type C or D detector rack providing up to thirty-two (32) inputs and sixty-four (64) outputs or a 170 input file rack providing up to sixteen (16) contact closure inputs and twenty-four (24) contact closure outputs to a traffic signal controller.

The communication interface panel shall provide four (4) sets of three (3) electrical terminations for threewire power cables for up to eight (8) MVP sensors that may be mounted on a pole or mast arm with a traffic signal cabinet or junction box. The communication interface panel shall provide high-energy transient protection to electrically protect the modular cabinet interface unit and connected MVP sensors. The communications interface panel shall provide single-point Ethernet connectivity via RJ45 connector for communication to and between the modular cabinet interface module and the MVP sensors.

1.2 System Software

The MVP sensor embedded software shall incorporate multiple applications that perform a variety of diagnostic, installation, fault tolerant operations, data communications, digital video streaming, and vehicle detection processing. The detection shall be reliable, consistent, and perform under all weather, lighting, and traffic congestion levels. An embedded web server shall permit standard internet browsers to connect and perform basic configuration, maintenance, and video streaming services.

There shall be a suite of client applications that reside on the host client / server PC. Available client applications shall include:

- Master network browser: Learn a network of connected modular cabinet interface units and MVP sensors, display basic information, and launch applications software to perform operations within that system of sensors.
- Configuration setup: Create and modify detector configurations to be executed on the MVP sensor and the modular cabinet interface unit.
- Operation log: Retrieve, display, and save field hardware run-time operation logs of special events that have occurred.
- Software install: Reconfigure one or more MVP sensors with a newer release of embedded system software.
- Streaming video player: Play and record streaming video with flashing detector overlay.

- Data retrieval: Fetch once or poll for traffic data and alarms and store on PC storage media.
- Communications server: Provide fault-tolerant, real-time TCP/IP communications to / from all devices and client applications with full logging capability for systems integration. The communications server shall operate as a Windows* Service.

2. Functional Capabilities.

2.1 MVP Sensor

The MVP sensor shall be an integrated imaging color CCD array with zoom lens optics, highspeed, dualcore image processing hardware bundled into a sealed enclosure. The CCD array shall be directly controlled by a dual-core MVP processor providing quality video with virtually no noise to degrade detection performance. It shall be possible to zoom the lens as required to satisfy detection objectives. The sensor shall provide JPEG video compression as well as standard MPEG-4 digital streaming video with flashing detector overlay. The MVP shall provide direct real-time iris and shutter speed control. The MVP image sensor shall be equipped with an integrated 559 step,10x zoom lens that can be changed using either configuration computer software. The faceplate of the enclosure shall be glass and shall have a thermostatically controlled indium tin oxide (ITO) heater, directly connected to the faceplate to minimize power consumption, and to keep the faceplate clear in extreme weather conditions. The exterior of the lens shall have hydrophilic coating to reduce debris accumulation and maintenance of the lens. The digital streaming video output and all data communications shall be transmitted over the three-wire power cable.

2.1.2 Power

The MVP sensor shall operate on 110/220 VAC, 50/60Hz at a maximum of 25 watts. The camera and processor electronics shall consume a maximum of 10 watts and the remaining 15 watts shall support an enclosure heater.

2.1.3 Detection Zone Programming

Placement of detection zones shall be by means of a PC, a keyboard, and a mouse. The PC monitor shall be able to show the detection zones superimposed on images of traffic scenes.

The detection zones shall be created by using a mouse to draw detection zones on the PC monitor. Using the mouse and keyboard it shall be possible to place, size, and orient detection zones to provide optimal road coverage for vehicle detection. It shall be possible to download detector configurations from the PC to the MVP sensor and cabinet interface module, to retrieve the detector configuration that is currently running in the MVP sensor, and to back up detector configurations by saving them to the PC fixed disks or other removable storage media.

The supervisor computer's mouse and keyboard shall be used to edit previously defined detector configurations to permit adjustment of the detection zone size and placement, to add detectors for additional traffic applications, or to reprogram the MVP sensor for different traffic applications or changes in installation site geometry or traffic rerouting.

2.1.4 Optimal Detection

The video detection system shall optimally detect vehicle passage and presence when the MVP sensor is mounted 30 feet (10 m) or higher above the roadway, when the image sensor is adjacent to the desired coverage area, and when the distance to the farthest detection zone locations are not greater than ten (10) times the mounting height of the MVP. The recommended deployment geometry for optimal detection also requires that there be an unobstructed view of each traveled lane where detection is required. Although optimal detection may be obtained when the MVP is mounted directly above the traveled lanes, the MVP shall not be required to be directly over the roadway. The MVP shall be able to view either approaching or receding traffic or both in the same field of view. The preferred MVP sensor orientation shall be to view approaching traffic since there are more high contrast features on vehicles as viewed from the front rather than the rear. The MVP sensor placed at a mounting height that minimizes vehicle image occlusion shall be able to simultaneously monitor a maximum of six (6) traffic lanes when mounted at the road-side or up to eight (8) traffic lanes when mounted in the center with four lanes on each side.

2.1.5 Count Detection Performance

Using an installed camera that meets the optimal viewing specifications described above for count station traffic applications, the system will be able to accurately count vehicles with at least 98% accuracy under normal operating conditions (day and night), and at least 93% accuracy under artifact conditions.

Artifact conditions are combinations of weather and lighting conditions that result from shadows, fog, rain, snow, etc. The volume count will be accumulated for the entire roadway (all traveled lanes), and accumulated over time intervals that contain a minimum of one hundred (100) vehicles to ensure statistical significance.

2.1.6 Demand Presence Detection Performance

Using an installed camera that meets the optimal viewing specifications described above for intersection control traffic applications, the system will be able to accurately provide demand presence detection.

Different detector types will be selectable during configuration. All of the following Detector Types will be supported: Stop Line, Count Detector, Presence Detector, Bicycle Detector, Speed Detector, Detector Function, Station, Input, Label, Scheduler, Speed Alarm, and Contrast Loss Detector.

The demand presence accuracy will be based on the ability to enable a protected turning movement on an intersection stop line, when a demand exists. The probability of not detecting a vehicle for demand presence will be less than 1% error under all operating conditions. In the presence of artifact conditions, the MVP will minimize extraneous (false) protected movement calls to less than 7%.

To ensure statistical significance, the demand presence accuracy and error will be calculated over

time intervals that contain a minimum of one hundred, protected turning movements.

These performance specifications will be achieved with a minimum of 2 presence detectors coupled with a single detector function (Type-9) to provide adequate road coverage to sample the random arrival pattern of vehicles at the stop line.

The calculation of the demand presence error will not include turning movements where vehicles do not pass through the presence detectors, or where they stop short or stop beyond the combined detection zones.

2.1.7 Speed Detection Performance

The MVP will accurately measure average (arithmetic mean) speed of multiple vehicles with more than 97% accuracy under all operating conditions for approaching and receding traffic.

The average speed measurement will include a minimum of 100 vehicles in the sample to ensure statistical significance. Optimal speed detection performance requires the camera location to follow the specifications described above for count station traffic applications with the exception that the camera must be higher than 13 m (40) feet.

The MVP will accurately measure individual vehicle speeds with more than 94% accuracy under all operating conditions for vehicles approaching the camera (viewing the front end of vehicles), and more than 90% accuracy for vehicles receding from the camera (viewing the rear end of vehicles).

These specifications will apply to vehicles that travel through both the count and speed detector pair and will not include partial detection situations created by lane-changing maneuvers.

To ensure statistical significance, the average speed accuracy and error will be calculated over time intervals that contain a minimum of one hundred vehicles.

Using an MVP sensor installed within the optimal viewing specifications described above or count station traffic applications.

2.2 Modular Cabinet Interface Unit

The modular cabinet interface unit shall provide the hardware and software means for up to eight (8) MVP sensors to communicate real-time detection states and alarms to a local traffic signal controller. It shall comply with the electrical and protocol specifications of the detector rack standards. The card shall have 1500 Vrms isolation between rack logic ground and street wiring.

The modular cabinet interface unit shall be a simple interface card that plugs directly into a 170 input file rack or a NEMA type C or D detector rack. The modular cabinet interface unit shall occupy only 2 slots of the detector rack. The modular cabinet interface unit shall accept up to sixteen (16) phase inputs and shall provide up to twenty-four (24) detector outputs.

2.3 Communications Interface Panel

The communications interface panel shall support up to six MVPs. The communications interface panel shall accept 110/220 VAC, 50/60 Hz power and provide predefined wire termination blocks for MVP power connections, a Broadband-over-Power-Cable transceiver to support up to 14Mb/s interdevice communications, electrical surge protectors to isolate the modular cabinet interface unit and MVP sensors, and an interface connector to cable directly to the modular cabinet interface interface unit.

The interface panel shall provide power for up to eight (8) MVP sensors, taking local line voltage 110/220 VAC, 50/60 Hz and producing 110/220 VAC, 50/60 Hz, at about 30 watts to each MVP sensor. Two ½amp SLO-BLO fuses shall protect the communications interface panel. Spare fuses shall be included with each panel.

3. Branch Cable Specification.

This specification sets forth the minimum requirements for the branch cable. This "three-wiresonly" cable is designed for 110VAC use between MVP sensors mounted on traffic structures and the traffic cabinet.

3.1 Cable Construction

The cable shall consist of three conductors 18 AWG with an overall UV-resistant Low Density Polyethylene jacket.

- 18 AWG COMPONENTS: Three conductors, 18 AWG, 19 strands of 30 gauge tin-plated
- copper conductor diameter .046"/.052"
- CONDUCTOR INSULATION: Extruded polyethylene 200 with nominal .030" wall thickness
- COLORS: Black, green, and white
- JACKET: Extruded black polyethylene .040"/.050" wall thickness, UV-resistant
- FINISHED DIAMETER: .330" .354" maximum
- ELECTRICAL: 600 volts (rms)
- CABLE IDENTIFICATION: The cable identification shall be printed with the manufacturer's part number, number of conductors, conductor size, voltage rating, jacket material, and an indication that it is conduit rated (e.g.,Terra Cable, Part #1175-011, 3 COND, 18 AWG, 600V, polyethylene jacket, conduit rated).
- PART NUMBER and CABLE LENGTHS: The Econolite part number for this cable is 1175-011 on a 1000 ft. spool, and 1175-010 on a 500 ft. spool.

4. System Installation & Training.

The supplier of the video detection system may supervise the installation and testing of the video detection system and computer equipment as required by the contracting agency.

Training is available to personnel of the contracting agency in the operation, set up, and maintenance of the video detection system. The MVP sensor and its support hardware / software is a sophisticated leading-edge technology system. Proper instruction from certified instructors

is recommended to ensure that the end user has complete competency in system operation. The User's Guide is not an adequate substitute for practical classroom training and formal certification by an approved agency.

5. Warranty, Service, & Support.

For a minimum of three (3) years, the supplier shall warrant the video detection system. An option for additional year(s) warranty for up to 6 years shall be available. Ongoing software support by the supplier shall include software updates of the MVP sensor, modular cabinet interface unit, and supervisor computer applications. These updates shall be provided free of charge during the warranty period. The supplier shall maintain a program for technical support and software updates following expiration of the warranty period. This program shall be available to the contracting agency in the form of a separate agreement for continuing support.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price per each for VIDEO VEHICLE DETECTION SYSTEM.

UPRR SPECIFICATIONS

Union Pacific Railroad General Conditions and Specifications to be followed for applicable rail work unless project specifications exceed and deviations are approved by UPRR Engineer.

CHAIN LINK FENCE, 6' (SPECIAL)

<u>Description:</u> This work shall consist of constructing chain link fence and accessories in accordance with Section 02444 of the Union Pacific Standard Specifications and Section 664 of the IDOT Standard Specifications. This fence shall be placed temporarily for the construction of the UPRR shoofly and remain in place until UPRR traffic is back on the existing alignment after completion of the proposed railroad structure. This fence will also be used to permanently replace sections of removed chain link fence along the UPRR right-of-way.

Installation:

- 1. Fence installation shall be based upon the alignment coordinates included within the plan set.
- 2. Chain link fence at juncture with ornamental steel fencing shall be connected to ornamental steel fencing post utilizing painted tension bands as manufactured by Stephens Pipe and Steel, LLC, 603 Oak Crest Dr., North Aurora, IL 60542, 1-888-855-3009 www.spsfence.com or approval equal, as approved by the Engineer. The use of tension band will not void the product warranty of the ornamental steel fencing.
- 3. Where chain link fence terminates at a structure, locate terminal post as close as practicable to structure. Excavate post hole against structure and set post offset from centerline at 3 inches maximum clearance to structure.
- 4. The grounding of chain link fences and gates shall be in accordance with the provisions of Article 664.11 of the Standard Specifications. Refer to the Miscellaneous Fencing Details.
- 5. Tension wires shall be stretched tight with galvanized turn buckles spaced at intervals of not more than 1,000 feet.

- 6. Any grading or ground disturbance areas within limits of UPRR right-of-way areas on account of chain link fence installation shall be restored to the original grade and reseeded with annual rye grass and spring oats at a rate of twenty-five (25) pounds each per acre to the satisfaction of the Engineer.
- 7. The provisions of fence post hole augering, placement of fence post within the hole, the placement of the concrete footing and removal of augered material off-site legally shall occur on the same day. As an alternate to removal of augered material off-site daily, the Contractor would be permitted to stockpile augered material at one location with the stockpile properly protected with erosion control measures in accordance with best management practices until such time as the stockpiled material has been removed legally off-site. Daily augered material from the post hole locations must be moved to the stockpiled location daily.
- 8. Seeding, Class 2, Nitrogen Fertilizer Nutrients, Phosphorus Fertilizer Nutrients and Potassium Fertilizer Nutrients will be applied to all bare earth surfaces in accordance with Section 250 of the Standard Specifications. The Contractor will stabilize the seeded areas with either Mulch, Method 1 or Mulch, Method 2 in accordance with Section 251 of the Standard Specifications.
- 9. Once fence has been removed, all holes left by removed posts shall be filled and area grade to its previously undisturbed state.

<u>Basis of Payment:</u> This work will be paid for at the contract unit price foot for CHAIN LINK FENCE, 6' (SPECIAL), which price shall include concrete footings, removal of augered material, seeding, removal and disposal of fence after use, and all materials, equipment and labor necessary to complete the work.

GATE, TUBULAR 16' SWING (SPECIAL)

<u>Description</u>: This work shall consist of providing and installing tubular steel gate.

Submittals:

- 1. Product information; all material to meet "Buy America" requirements.
- 2. Shop drawings

<u>Warranty</u>: Contractor shall warranty for a period of one year against failure of assembly and installation. The Product shall have a one year manufacturer's warranty against product failure.

Products:

- 1. Tubular single swing gate components shall be:
 - a. Made of standard weight steel tubing having a minimum tensile strength of 36,000 psi (ASTM Grade A) and of the dimensions as shown on the plans.
 - b. Tubing shall be sawcut.
 - c. All holes shall be drilled.
 - d. Gate shall be welded. Welds shall be made smooth and flush and shall be A36 steel and in accordance with the AWS Welding Code.
 - e. Grease fittings shall be 1/8" Zerk fittings.
 - f. Gate post, locking post and bollard post shall include a welded steel cap.
 - g. Chain shall be Grade 70 high tensile steel 3/8" welded to locking post. Chain will be welded to gate end ring when installing facing tubular 16' single swing gates.

- h. Gate components shall receive a gray organic zinc-rich epoxy primer and a top coat OSHA safety yellow latex.
 - 1. Exposed surfaces shall be clean of all grease, oil, mill scale, dirt, concrete, rust, old paint or any other contaminants.
 - 2. Prime coat shall be applied at 3.0-4.0 mils Dry Film Thickness.
 - 3. Two top coats shall be applied each at 1.5 mils Dry Film Thickness. A minimum of 24 hours shall be allowed between coats for the preceding coat to dry completely.
 - 4. Application shall be by brush or spraying. Adjacent surfaces shall be protected. The Contractor shall be responsible for damage for overspray and airborne paint particles.
 - 5. Paint shall not be applied when the air temperature in the shade is below 40 degrees Fahrenheit or when the surface is wet. Paint shall not be applied when inclement weather conditions are pending. the Contractor shall repaint if weather affects drying.
- i. Private Property No Trespassing sign, tamper proof stainless steel fasteners and neoprene washers shall be as shown on the plans.
- j. Pad lock to be provided by Railroad.
- k. Grease shall be commercial grade to provide adequate lubrication.
- 2. Concrete shall meet requirements of Concrete Footings and is to be IDOT Class SI concrete.

Installation:

- 1. Holes for steel gate post, locking post and bollard post sleeve shall be augered to the diameter and depth according to the plans. Locking post is not required when installing facing tubular 16' single swing gates.
- 2. The augering of a gate post, locking post and bollard post sleeve; the placement of a gate post or locking post or sleeve; the placement of the concrete footing and removal of augered material off-site and legal disposal is to occur on the same day. As an alternate to removal of augered material off-site daily, the Contractor would be permitted to stockpile augered material at one location with stockpile properly protected with erosion control measures in accordance with best management practices, until such time as stockpiled material has been removed legally off-site. Daily augered material from gate post, locking post or bollard post sleeve locations must be moved to stockpiled location daily.
- 3. Steel gate post, locking post and bollard post sleeve shall be set and centered within the augered hole according to the plans. Posts and sleeve shall be set plumb, level and secure for full opening of gate without interference. Gate end rings shall match when locked according to plan details.
- 4. Concrete footings shall be installed as shown on plans.
- 5. Sign shall be affixed to gate with two (2) tamper-proof stainless steel one-way fasteners. Neoprene washers to be placed between sign surface and gate framing. Sign to be installed in order to be read by those entering Railroad right of way.
- 6. When cutting/drilling gate components adhere to the following steps to seal the exposed steel surfaces:
 - a. Remove all metal shavings from cut area.
 - b. Apply zinc-rich primer to thoroughly cover cut edge and/or drilled hole; let dry.
 - c. Apply two (2) coats of custom finish paint matching gate color. Spray cans or paint pens shall be used to prime and finish exposed surfaces; it is recommended that paint pens be used to prevent overspray.
- 7. Grease shall be furnished and applied to the Zerk fittings in adequate quantity to ensure the smooth opening and closing of the swing gate to the satisfaction of the Engineer.

- 8. Any damage to products or site will be repaired or replaced to the satisfaction of the Engineer.
- 9. Gate posts to be cleaned of any concrete residue to the satisfaction of the Engineer.
- 10. Existing surface around gate installation to be cleaned up to the satisfaction of the Engineer.
- 11. Contractor is required to provide gate layout surveying and staking.
- 12. Seeding, Class 2, Nitrogen Fertilizer Nutrients, Phosphorus Fertilizer Nutrients and Potassium Fertilizer Nutrients will be applied to all bare earth surfaces in accordance with Section 250 of the Standard Specifications. The Contractor will stabilize the seeded areas with either Mulch, Method 1 or Mulch, Method 2 in accordance with Section 251 of the Standard Specifications.
- 13. Contractor shall provide "As Built" drawings in acceptable format of all gates installed. Cost is included in gate installation.

Basis of Payment: This work will be paid for at the contract unit price per each of GATE, (TUBULAR 16' SINGLE SWING (SPECIAL), which price shall include concrete footings, removable bollard, removal of augered material, gate, signs, gate layout surveying and staking, seeding, "As Built" drawings and all other materials, equipment and labor necessary to complete the work.

SUBBALLAST

<u>Description</u>: This work shall consist of furnishing, placing, and compacting subballast on the prepared subgrade at locations shown on the plans.

<u>General</u>: Work and material shall conform to the requirements of Section 311 of the SSRBC for Subbase Granular Material, Type A with the following modifications:

- 1. The maximum lift thickness shall be 6 in.
- 2. The compaction requirement shall be not less than 100 percent of the standard laboratory density.
- 3. The material shall be crushed stone in accordance with Article 1004.04 of the SSRBC.
- 4. The gradation shall be CA-6 in accordance with Article 1004.04 of the SSRBC, except that the gradation of the No. 16 sieve shall be 20-40 percent and the No. 200 sieve shall be 3-8 percent.

<u>Submittals</u>: Submittals shall be made in accordance with Section 106 of the SSRBC and the Bureau of Materials and Physical Research's Policy Memorandum "Aggregate Gradation Control System". Weekly stockpile/loadout tests shall be submitted to the Engineer.

<u>Basis of Payment</u>: This work shall be paid for at the contract unit price per cubic yard for SUBBALLAST.

SHORING ZONE DIAGRAM

Shoring operations adjacent to railroad property and track shall be in accordance with the "Guidelines for Temporary Shoring" as found on the UPRR's website. https://www.up.com/cs/groups/public/@uprr/@customers/@industrialdevelopment/@operations specs/@specifications/documents/up pdf nativedocs/pdf up str temp-shoring.pdf

The shoring diagram below is shown as reference for acceptable slopes and clearances when excavation occurs in the indicated zone(s).



TRACK PROTECTION SHORING ZONES

NO TRESPASSING SIGN

A "No Trespassing" sign shall be placed at UPRR's entrance located along Ironside Drive (North) Sta 6+26.00, 19' LT. This sign shall also be placed at each end of the UPRR bridge over Woodside Road at approximate Woodside Road Sta 499+37 13' RT and 500+63 13' LT. These signs shall be in accordance with UPRR Standard Drawing 0538E "Private Property and No Dumping Signs". See next page.


UPRR SPECIAL CONDITIONS

00 00 00 PROCUREMENT AND CONTRACTING REQUIREMENTS

00 07 00 General Conditions

- 1. All material requirements and methods of construction for all track construction and all related ancillary items required for the successful completion of this project shall adhere to most current version of the UPRR General Conditions and Specifications and these Special Provisions, which shall serve as a supplement thereto.
- 2. The Contractor shall not take advantage of any apparent error, omission, or discrepancy in the Contract Documents. Upon discovery of such an error, omission, or discrepancy, the Contractor shall immediacy notify the UPRR Engineer. The UPRR Engineer will then make such corrections or interpretations as necessary to fulfill the intent of the Plans and/or specifications. Should discrepancies be encountered among various references, the most stringent standard shall apply.
- 3. UPRR General Conditions and Specifications will be followed unless project specifications exceed and deviations are approved by UPRR Engineer.
- 4. Contractor to provide 20cy roll up dumpster to be serviced 2 times per month.
- 5. Contractor to provide any needed survey for UPRR work force.

01 33 00 Submittal Procedures

01 33 23 Shop Drawings

- 1. Materials purchased by contractor must be from UPRR approved vendors as outlined in "UPRR DWG 6010" (Approved Trackwork Suppliers)
- 2. A 14 day review timeframe should be expected for shop drawing submittals. If multiple shop drawings are submitted within a short timeframe a longer review timeframe may be required.

01 55 00 Vehicular Access and Parking

01 55 13 Access Roads and Crossings

1. The Contractor shall furnish, install, and maintain throughout the course of construction all necessary construction signs, traffic control signs, barricades and other warning devices as required by local agencies, the Union Pacific General Conditions and Specifications, or as directed by the Engineer.

01 56 00 Temporary Barriers and Enclosures

01 56 24 Fencing and Barricades

1. Contractor shall provide a secured, fenced area for UPRR material and track construction equipment storage. The storage area shall be fenced with 8-foot high chain link fence with 3-strand barbed wire on top and have a gate at each end of sufficient size to accommodate the movement of large trucks and work equipment. The storage area shall have minimum dimensions of approximately 140 feet by 400 feet and be surfaced with a wearing coarse of subballast or other similar material and shall be graded to promote positive drainage. The storage area will be located on site as reasonably determined by the Engineer. The Contractor shall leave the fenced storage area in place for use by UPRR Track Construction forces after Contractor is substantially completed with their work. At completion of track construction activities the Contractor shall return to remove the material storage area fencing and restore the area to the previous condition or better.

01 78 00 Closeout Procedures

- 01 78 39 Project Record Documents
 - 1. As-built CAD files shall be provided by the agency or agencies representative to UPRR at the commencement of construction.

32 31 00 Fences and Gates

32 31 10 Right of Way Fences and Gates

 The Contractor shall phase fence construction or provide temporary construction fence as directed by the Engineer to prevent unwanted entry or exit from adjacent properties. If temporary construction fence is used, the Contractor shall furnish, install, and maintain construction fence as directed by the engineer around areas where permanent fence construction and removal, or gate construction is taking place.

34 11 00 Rail Tracks

34 11 10 Railroad Track Construction

- 1. Project track material, to be installed by Contractor and UP forces, shall be delivered to a location as directed by the UPRR Engineer
- 2. Tracks on wood ties shall be constructed at 24 ties per 39 ft. rail length (19-1/2" centers).
- 3. UP shall have the right, but not the obligation, to salvage all or any portion of the tracks or other facilities owned by UP that are located on the Project Property. Contractor will be responsible for the removal and disposal of any materials other than those salvaged by UPRR.
- 4. The contractor shall utilize Flash Butt Welds for all track/ turnout field welds.

Miscellaneous

1. The Contractor at its cost and expense will be responsible for testing, hauling, treating remedying, removing and disposing of, as applicable, any materials and other conditions (including without limitation hazardous materials and nonhazardous wastes or materials, e.g., hazardous wastes, toxic substances, waste concrete, slag material, ballast, railroad ties, methane and other gases, petroleum, excess fill materials and other physical conditions or subsurface conditions) that are encountered in the course of Contractor's work, all in accordance with UP's standards and applicable law, and subject to UP review and approval. UP shall not be responsible for any such obligations.

UPRR Bid Document Index

The contractor shall solely reference the documents below when performing work for UPRR Infrastructure on UPRR property. It should be noted that all documents are regularly updated and that it is the contractor's responsibility to obtain the most current documents. Unless otherwise noted the documents listed below are available online at the following link: https://www.up.com/emp/engineering/apps/archives/standards/public/index.cfm. Note that the Bold titles below represent the section in which the document is available using the provided link. Documents with a *** behind their name are provided with the project specification package and are not available online. Contact your UPRR representative or obtain updated copies of documents not available online.

• DESIGN DOCUMENTS

- o <u>General Documents</u>
 - Fire Prevention Plan
 - Fire Risk Assessment
 - UPRR Smoking Policy
 - UPRR Electronic Devices Policy
 - UPRR Back-Up Policy
 - Guidelines for Contractors on UPRR Property
 - Contractor in Charge
- o General Specifications and Standard Drawings Civil:
 - UP General Specifications
 - UP General Specifications Addendum
 - Guidelines for Temporary Shoring
 - Culvert Pipe Suppliers***
 - Soil Import Specifications
 - 0000 Storm Water Pollution Plan Details***
 - End Treatments for Steel Pipe Culverts General
 - End Treatments for Steel Pipe Culverts Handrails
 - End Treatments for Steel Pipe Culverts Type A
 - End Treatments for Steel Pipe Culverts Type B
 - End Treatments for Steel Pipe Culverts Type C
 - End Treatments for Steel Pipe Culverts Type D
 - General Notes and Details for Round Steel Pipe Culverts
 - Construction Notes and Table for Smooth Steel Pipe Culverts
 - Construction Notes and Table for Structural Plate Pipe Culverts
 - Construction Notes for Corrugated Metal Pipe Culverts
 - Concrete Collar for CMP or SSP
 - Concrete Collar Round RCP
 - Typical Intermediate Mounds
 - Typical Mound for 6x6 House

o General Specifications and Standard Drawings - Track:

- <u>UPRR Engineering Track Maintenance Field Handbook</u> (Link at the bottom of the web page)
 - <u>https://www.up.com/emp/engineering/mapcontent/fieldhandbook/</u> Complete%20Book/Complete%20Field%20Handbook.pdf
- Track Welding Rules and Procedures***
 - <u>https://www2.hanson-</u> inc.com/projectDocs/Track%20Welding%20Rules%20and%20Pro cedures.pdf
- UPRR Engineering Track Maintenance Work Procedure Docs***
 - <u>https://www2.hanson-</u> inc.com/projectDocs/UPRR%20Engineering%20Track%20Mainte nance%20Work%20Procedure%20Docs.pdf</u>
- Rail Train Instructions***

- <u>https://www2.hanson-</u> inc.com/projectDocs/Rail%20Train%20Instructions.pdf
- Ballast Specification***
 - <u>https://www2.hanson-</u> inc.com/projectDocs/Ballast%20Specification.pdf
- Exhibit 'E' Typical Walkway Standards for Industry Tracks

• BALLAST, ROADBED SECTIONS and GEOMETRY

- 0001 Roadbed Sections for Wood Tie Track Construction
- \circ 0002 Roadbed Sections for Concrete Tie Track Construction
- o 0010 Ballast and Subballast Gradation Table
- 0013 Grain Size Distribution for Subgrade Soils
- 0015 Curve Marking Standard
- o 0025 Rail Marking for Engines, Cars or Eqpt Clear Of Rd Grade Xings
- o 0026 Clearance Point Marking
- 0030 Standard Treatment for End of Track
- o 0075 Standard Right-of-way Fence
- o 0076 High Security Gate at Grade Crossing

• CONCRETE, WOOD and STEEL TIES and PANELS

- o 0220 Standard Transition Zones
- 6031 Standard Transition Zones at Bridges
 - See UPRR Special Provision Appendix

• ROAD CROSSINGS

- 0301 Installation of Road Crossing with Prefab Timber Panels
- 0304 Installation of Road Crossing with Precast Concrete Panels
- 0310 Type IV Barricade For Road Crossing Closure
- 0311 StarTrak Standard Road Crossing
- o 0312 StarTrak Heavy Duty Road Crossing
- 200100 Layout for Concrete Panels for 10' Long Wood Ties (10W)
- 200200 Layout for Concrete Panels for 9' Long Wood Ties (9W)
- 200300 Layout for Concrete Panels for 10' Long Concrete Ties (10C)
- 200400 Layout for Concrete Panels for 8'-6" Long Concrete Ties (85C)
- 200900 Typical Details for Concrete Panels

• TIE PLATES, FASTENERS, and ACCESSORIES

- 0453 Spiking Pattern
- 0460 Rail Anchor Patterns for New Rail Installations

• ROADWAY SIGNS and I.D. TAGS

- o 0575 Standard Barricade for Placement at Bridge Backwalls
- 0519 Culvert Location Tie Marking

• SWITCHES: POINTS, STOCKS and PLATES

• 1600 - No. 15 Hollow Switch Tie Assembly 136/141 Lb.

• DERAILS, SWITCH STANDS, RODS and ROLLERS

- o 2005 16'-6" Double Switch Point Derail
- 2006 Single Switch Point Derail
- o 2007 Sliding Derail with Wheel Crowder
- o 2009 Sliding Bi-Directional Derail with Wheel Crowder
- o 2010 Concrete Tie Double Switch Point Derail

• TURNOUT LAYOUTS, GEOMETRY, and BILLS OF MATERIAL

- \circ 5004 No. 9 Crossover
- o 5005 No. 11 Crossover
- o 5006 No. 15 Crossover
- o 5007 No. 20 Crossover
- o 5035 No. 11 Concrete Tie Turnout 136/141 Lb.
- 5047 No. 15 Turnout and Crossover
- o 5048 No. 15 Concrete Tie Turnout 136/141 Lb.
- o 5052 No. 20 Turnout SP Design
- o 5056 No. 20 Main Line Crossover 133 Lb.
- o 5060 No. 20 Concrete Turnout 136/141 Lb.
- o 341000 No. 9 Turnout 136 Lb. Panel No. 1
- o 341001 No. 9 Turnout 136 Lb. Panel No. 2
- o 341002 No. 9 Turnout 136 Lb. Panel No. 3 With Optional RBM Frog
- o 341003 No. 9 Turnout 136 Lb. Panel No. 4
- o 341004 No. 9 Turnout 136 Lb. Panel No. 3 With Optional SMSG Frog
- o 341100 No. 9 Turnout 16'-6" Straight Switch, Turnout Geometry
- o 341200 No. 9 Turnout with RBM and SMSG Frogs Bill of Materials
- o 343000 No. 11 Turnout 136/141 Lb. Panel No. 1
- o 343001 No. 11 Turnout 136/141 Lb. Panel No. 2
- o 343002 No. 11 Turnout 136/141 Lb. Panel No. 3 With Optional RBM Frog
- o 343003 No. 11 Turnout 136/141 Lb. Panel No. 4
- o 343004 No. 11 Turnout 136/141 Lb. Panel No. 3 With Optional SMSG Frog
- o 343005 No. 11 Turnout 136/141 Lb. Panel No. 3 With Optional Jump Frog
- o 343100 No. 11 Turnout 19'-6" Curved Switch, Turnout Geometry
- o 343200 No. 11 Turnout with RBM, SMSG, Jump and Spring Frogs Bill of Materials
- o 345000 No. 15 Turnout 136/141 Lb. Panel No. 1
- o 345001 No. 15 Turnout 136/141 Lb. Panels No. 2 and No. 3
- o 345002 No. 15 Turnout 136/141 Lb. Panel No. 4
- o 345003 No. 15 Turnout 136/141 Lb. Panel No. 5
- o 345100 No. 15 Turnout 26'-0" Curved Switch, Turnout Geometry
- o 345200 No. 15 Turnout 136/141 Lb. with RBM and Spring Frogs, Bill of Materials
- o 346000 No. 20 Turnout 136/141 Lb. Panel No. 1
- o 346001 No. 20 Turnout 136/141 Lb. Panel No. 2
- o 346002 No. 20 Turnout 136/141 Lb. Panel No. 3
- o 346003 No. 20 Turnout 136/141 Lb. Panel No. 4
- o 346004 No. 20 Turnout 136/141 Lb. Panel No. 5
- o 346200 No. 20 Turnout with RBM and Spring Frogs 136/141 Lb. Bill of Materials
- o 346100 No. 20 Turnout, With 39'-0" Curved Switch, Turnout Geometry

UPRR SUBMITTALS

Following their own internal review and approval the Applicant or their representative shall submit, at a minimum, all applicable submittals defined in Tables 3-1 or 3-2 of the UPRR's "Guidelines for Railroad Grade Separation Projects" to the Railroad Local Representative for review and approval. The Engineer-of-Record's review comments must be submitted to the Railroad along with the submittal.

The following construction submittals shall be prepared in PDF format. They shall include, but are not limited to, submittals for Shoring, Falsework, Demolition, Erection, Erosion Control, and Construction Phasing Plans, Construction Material Certifications, Concrete Mix Design, Structural Steel, Rebar and Strand Certifications, 28 day Cylinder Test of Concrete Strength Waterproofing Material Certification, Test reports for fracture critical members, Foundation Construction Reports (eg.: pile driving records, caisson drilling and/or crosshole sonic log testing for drilled shafts.), and any other project specific information as requested by the Railroad.

A 4-week review timeframe should be expected for submittals. Submittals which do not follow the schedules as outlined in Tables 3-1 or 3-2, are partial, incomplete or inadequate may require greater review time.

RAILROAD TIES

Description: This work shall consist of all labor and materials to furnish railroad ties.

<u>General</u>: Materials shall conform to the requirements of UPRR Special Conditions in this document. Contractor shall furnish the material for installation by UPRR. Railroad ties shall be concrete. Contractor shall deliver and stack the railroad ties in an orderly manner at a location directed by UPRR.

Basis of Payment: This work will be paid for at the contract unit price per each for RAILROAD TIES.

BALLAST

Description: This work shall consist of all labor and materials to furnish railroad ballast.

<u>General</u>: Materials shall conform to the requirements of UPRR Special Conditions in this document. Contractor shall furnish the material for installation by UPRR. Contractor shall deliver and place the ballast at a location directed by UPRR.

Basis of Payment: This work will be paid for at the contract unit price per ton for BALLAST.

EMBANKMENT (UPRR)

<u>Description</u>: This work shall consist of construction of embankments on UPRR property and/or supporting UPRR tracks. Work shall be according to Section 205 of the Standard Specifications, except as modified by this Special Provision.

<u>General</u>: Embankment materials on UPRR property or placed under UPRR tracks shall conform to the requirements of UPRR General Conditions and Specifications. Embankment materials sourced from locations outside of the UPRR right-of-way shall conform to the UPRR Soil Import Specifications. All quality control and quality assurance testing and inspecting to ensure the completed Work meets the Project Plans and Specifications shall be provided by the Contractor. The Engineer will not perform compaction or analytical testing for the embankment placed under this special provision.

When back-filling at culverts and bridges, located under UPRR tracks, the Contractor shall be required to attain 100 percent of maximum density, by modified proctor (ASTM D1557), within 20 feet of a culvert and 100 feet of a bridge abutment, per UPRR General Conditions and Specifications Section 31 23 26.

<u>Basis of Payment</u>: This work will not be paid for separately but shall be considered included in the unit prices per cubic yard for Earth Excavation.

PIPE CULVERTS, SPECIAL 36"

<u>Description</u>: This work shall consist of furnishing and installing concrete collar and pipe culverts of the required diameter according to Sections 542 of the Standard Specifications at locations shown on the plans or as directed by the Engineer, except as modified by this document.

General:

- A. Pipe shall be limited to Smooth Steel Pipe.
- B. The steel pipe shall conform to ASTM Specifications A 139 Grade B (No Hydro). The minimum yield strength of this pipe shall be 35,000 psi. The minimum wall thickness is as follows:

Normal Size	Minimum Wall Thickness				
(Inches)	(Inches)				
36	0.50				

C. Material and installation shall conform to UPRR Special Conditions (Section 33 42 20), including UPRR Standard Drawing 680010.

Pipe Connections

Smooth steel pipe joints and connection to existing smooth steel pipe by welding using a full depth, single "V" groove butt weld. Welding shall be performed by skilled welders, welding operators, and tackers who have had adequate experience in the type of materials to be used.

Welders shall be qualified under the provisions of ANSI/AWS D1.1 by an independent local, approved testing agency not more than 6 months prior to commencing work on the pipe. Machines and electrodes similar to those used in the work shall be used in qualifications test. The Contractor shall be responsible for all material and bear the expense of qualifying welders.

Basis of Payment: This work will be paid for at the contract unit price per foot for PIPE CULVERTS, SPECIAL 36".

PIPE CULVERT CLASS D, TYPE 1, 18" (TEMPORARY)

<u>Description</u>: This work shall consist of furnishing and installing pipe culverts conforming to the requirements of UPRR Special Conditions in this document (including UPRR standard drawings 680000 and 680021).

General: Pipe culverts shall be round corrugated steel pipe and be either helical lockseam or riveted annular pipe. The helical lockseam pipe shall be Class 2 with 2 2/3" x $\frac{1}{2}$ " helical corrugations. Ends shall be rerolled with 2 2/3" x $\frac{1}{2}$ " circumferential corrugations to accommodate the appropriate coupling band. Riveted annular pipe shall be Class 1 with 2 2/3" x $\frac{1}{2}$ " annular corrugations and include single riveted longitudinal seams. Both helical lockseam and riveted annular pipes shall be Shape I and vertical elongation is not required. Pipes shall be 14 gage with a 0.079 inch thickness according to UPRR Standard 680021.

Basis of Payment: This work will be paid for at the contract unit price per foot for PIPE CULVERT, CLASS D, TYPE 1, 18" (TEMPORARY).

RAILROAD TRACK

<u>Description</u>: This work shall consist of furnishing all labor, materials, tools and supervision to provide and install the railroad track as detailed on the Plans, complete with rail, transition rails, ties, other track material and ballast on a prepared subballast platform.

<u>General</u>: All materials and installation shall conform to the requirements of UPRR Special Conditions in this document. All transportation, handling, and storage shall be included in the cost of this pay item.

<u>Basis of Payment</u>: This work will be paid for at the contract unit price per track foot for RAILROAD TRACK.

RAILROAD TRACK REMOVAL

<u>Description</u>: This work shall consist of all work associated the complete removal of existing railroad tracks in accordance with the requirements of the UPRR Special Conditions in this document.

<u>General</u>: Contractor shall take care not to damage any adjacent track. All rail, transition rails, ties, other track material, shall become property of the Contractor and be hauled off site. All ballast and subballast shall be removed from the site in accordance with applicable State and Federal laws and regulations.

Basis of Payment: This work will be paid for at the contract unit price per track foot for RAILROAD TRACK REMOVAL.

HOT-MIX ASPHALT BINDER COURSE, IL-19.0, N50

<u>Description</u>: This work shall consist of constructing hot-mix asphalt (HMA) binder on a prepared base according to Section 406 of the Standard Specifications, except as modified by this Special Provision. This provision shall apply only to materials placed on UPRR property.

<u>General</u>: Materials for the hot mix asphalt underlayment at the bridge transitions shall conform to the requirements of UPRR Standard Drawing 0095 (Hot Mix Asphalt Underlayment).

<u>Basis of Payment</u>: This work will be paid for at the contract unit price per ton for HOT-MIX ASPHALT BINDER COURSE, IL-19.0, N50.

GEOTECHNICAL INVESTIGATION LABORATORY DATA

The following data was collected during preliminary engineering and is attached herein for the Contractor's information. Data included is in reference to the MSE retaining wall which requires Aggregate Column Ground Improvement.

CONSOLIDATION TEST DATA

SUMMARY REPORT



	Before Test	After Test
Water Content, %	27.11	20.25
Dry Unit Weight, pcf	97.05	100.4
Saturation, %	101.94	82.87
Void Ratio	0.70	0.65

Tested By: RIN	Project No.: 9652002F					
Tested By: RIN						
rested by. Thit	Checked By: JCC					
Test Date: 5/20/09	Depth: 9.5-9.8					
Sample Type: Tube	Elevation: N/A					
Description: Yel. brn. & gray vf. sandy silt / ox. spots.						
Remarks:						
	Test Date: 5/20/09 Sample Type: Tube sandy silt / ox. spots.					

Height: 0.997 in

GS: 2.65

PI: 0

Overburden Pressure: 0 tsf Preconsolidation Pressure: 0 tsf Compression Index: 2.54639e-313

PL: 0

Diameter: 2.499 in

LL: 0

Project: Iron Bridge Raod Boring No.: 17 Sample No.: 4-4 Test No.: 1	Location: Chatham, Illinois Tested By: RIN Test Date: 5/20/09 Sample Type: Tube		Project No.: 96S20 Checked By: JCC Depth: 9.5-9.8 Elevation: N/A	02F
Soil Description: Yel. brn. & gray vf. Remarks:	sandy silt / o	. spots.		
Estimated Specific Gravity: 2.65 Initial Void Ratio: 0.70 Final Void Ratio: 0.65	Liquid Limit: 0 Plastic Limit: 0 Plasticity Index: 0		Initial Height: 1.00 in Specimen Diameter: 2.50 in	
	Before Co	onsolidation	After Consol	idation
	Trimmings	Specimen+Ring	Specimen+Ring	Trimmings
Container ID	10	RING	11	11
Wt. Container + Wet Soil, gm	143.65	373.64	365.1	365.1
Wt. Container + Dry Soil, gm	123.41	339.87	339.87	339.87
Wt. Container, gm	49.92	215.3	215.3	215.3
Wt. Dry Soil, gm	73.49	124.57	124.57	124.57
Water Content, %	27.54	27.11	20.25	20.25
Void Ratio	1	0.70	0.65	
Degree of Saturation, %		101.94	82.87	
Dry Unit Weight, pcf		97.045	100.4	

Project: Iron Bridge Raod Boring No.: 17 Sample No.: 4-4 Test No.: 1 Location: Chatham, Illinois Tested By: RIN Test Date: 5/20/09 Sample Type: Tube Project No.: 96S2002F Checked By: JCC Depth: 9.5-9.8 Elevation: N/A

Soil	Description:	Yel.	brn.	&	gray	vf.	sandy	silt	1	ox.	spots.
Remai	cks:										

	Applied	Final	Void	Strain	т50	Fitting	Coeffi	cient of Con	solidation
	Stress	Displacement	Ratio	at End	Sq.Rt.	Log	Sq.Rt.	Log	Ave.
	tsf	in		8	min	min	in^2/sec	in^2/sec	in^2/sec
1	0.0625	-8.347e-005	0.705	-0.01	0.0	0.0	0.00e+000	0.00e+000	0.00e+000
2	0.125	0.0007915	0.703	0.08	7.0	0.0	1.17e-004	0.00e+000	1.17e-004
3	0.25	0.002318	0.701	0.23	6.8	5.9	1.21e-004	1.38e-004	1.29e-004
4	0.5	0.004635	0.697	0.46	3.5	0.0	2.31e-004	0.00e+000	2.31e-004
5	1	0.008565	0.690	0.86	3.5	0.0	2.31e-004	0.00e+000	2.31e-004
6	2	0.01404	0.681	1.41	3.4	3.5	2.33e-004	2.30e-004	2.32e-004
7	4	0.02002	0.670	2.01	1.8	1.8	4.29e-004	4.35e-004	4.32e-004
8	8	0.02656	0.659	2.66	0.9	0.9	8.35e-004	9.08e-004	8.70e-004
9	2	0.02478	0.662	2.49	0.0	0.0	2.79e-002	6.28e-002	3.86e-002
10	0.5	0.02339	0.665	2.35	0.3	0.3	2.26e-003	2.46e-003	2.36e-003
11	0.125	0.02169	0.668	2.18	3.3	0.0	2.35e-004	0.00e+000	2.35e-004
12	0.0625	0.02064	0.669	2.07	13.3	13.0	5.88e-005	6.01e-005	5.94e-005
13	0.125	0.0206	0.669	2.07	0.8	0.0	9.49e-004	0.00e+000	9.49e-004
14	0.25	0.02072	0.669	2.08	0.9	0.0	8.75e-004	0.00e+000	8.75e-004
15	0.5	0.02127	0.668	2.13	0.9	0.6	8.37e-004	1.41e-003	1.05e-003
16	1	0.02217	0.667	2.22	0.5	0.4	1.71e-003	1.97e-003	1.83e-003
17	2	0.02331	0.665	2.34	0.2	0.0	3.34e-003	0.00e+000	3.34e-003
18	4	0.02451	0.663	2.46	0.2	0.2	4.38e-003	4.76e-003	4.56e-003
19	8	0.02802	0.657	2.81	0.2	0.2	3.31e-003	4.23e-003	3.72e-003
20	16	0.03391	0.647	3.40	0.5	0.5	1.64e-003	1.41e-003	1.51e-003
21	32	0.0414	0.634	4.15	0.4	0.4	2.06e-003	2.14e-003	2.10e-003
22	8	0.03993	0.636	4.00	0.0	0.0	7.79e-002	0.00e+000	7.79e-002
23	2	0.03843	0.639	3.85	0.1	0.0	1.29e-002	7.99e-002	2.22e-002
24	0.5	0.03646	0.642	3.66	1.0	1.2	7.91e-004	6.54e-004	7.16e-004
25	0.125	0.03459	0.646	3.47	3.7	0.0	2.04e-004	0.00e+000	2.04e-004
26	0.0625	0.03335	0.648	3.35	26.8	0.0	2.84e-005	0.00e+000	2.84e-005

CONSOLIDATION TEST DATA

SUMMARY REPORT



					Before Test	After Test
Overburden f	Pressure: 0 tsf			Water Content, %	21.59	17.78
Preconsolidation Pressure: 0 tsf			Dry Unit Weight, pcf	104.2	114.4	
Compression Index: 2.54639e-313			Saturation, %	97.33	105.53	
Diameter: 2.501 in Height: 0.999 in		Void Ratio	0.59	0.45		
LL: 0	PL: 0	PI: 0	GS: 2.65			

Anson	Project: Iron Bridge Road	Location: Chatham, Illinois	Project No.: 96S2002F			
	Boring No.: 18	Tested By: RIN	Checked By: JCC			
	Sample No.: 7-2	Test Date: 5/20/09	Depth: 16.5-16.8			
	Test No.: 1	Sample Type: Tube	Elevation: N/A			
	Description: Orange brn. & gray vff. sandy clayey silt (tr. c. sand & sm. gravel).					
	Remarks: LT108 2008 Calibration 2000#					

Project: Iron Bridge Road Boring No.: 18 Sample No.: 7-2 Test No.: 1	Location: Chatha Tested By: RIN Test Date: 5/20, Sample Type: Tub	am, Illinois /09 De	Project No.: 96S2002F Checked By: JCC Depth: 16.5-16.8 Elevation: N/A		
Soil Description: Orange brn. & gray Remarks: LT108 2008 Calibration 2000#	vff. sandy claye	ey silt (tr. c. sand	& sm. gravel).		
Estimated Specific Gravity: 2.65 Initial Void Ratio: 0.59 Final Void Ratio: 0.45	Liquid Limit: 0 Plastic Limit: 0 Plasticity Inde:	Liquid Limit: 0 Plastic Limit: 0 Plasticity Index: 0		Initial Height: 1.00 in Specimen Diameter: 2.50 in	
	Before Con	nsolidation	After Consol	idation	
	Trimmings	Specimen+Ring	Specimen+Ring	Trimmings	
Container ID	11	RING	10	10	
Wt. Container + Wet Soil, gm	202.11	378.13	373.01	373.01	
Wt. Container + Dry Soil, gm	174.13	349.15	349.15	349.15	
Wt. Container, gm	50.14	214.93	214.93	214.93	
Wt. Dry Soil, gm	123.99	134.22	134.22	134.22	
Water Content, %	22.57	21.59	17.78	17.78	
Void Ratio		0.59	0.45		
Degree of Saturation, %		97.33	105.53		
Dry Unit Weight, pcf		104.19	114.38		

Project: Iron Bridge Road Boring No.: 18 Sample No.: 7-2 Test No.: 1 Location: Chatham, Illinois Tested By: RIN Test Date: 5/20/09 Sample Type: Tube Project No.: 96S2002F Checked By: JCC Depth: 16.5-16.8 Elevation: N/A

Soil Description: Orange brn. & gray vf.-f. sandy clayey silt (tr. c. sand & sm. gravel). Remarks: LT108 2008 Calibration 2000#

	Applied	Final	Void	Strain	т50	Fitting	Coeffi	cient of Con	solidation
	Stress	Displacement	Ratio	at End	Sq.Rt.	Log	Sq.Rt.	Log	Ave.
	tsf	in		8	min	min	in^2/sec	in^2/sec	in^2/sec
1	0.0625	-0.001116	0.590	-0.11	0.0	8.8	0.00e+000	9.38e-005	9.38e-005
2	0.125	-0.0006256	0.589	-0.06	0.0	0.0	0.00e+000	0.00e+000	0.00e+000
3	0.25	0.0005212	0.587	0.05	0.9	0.0	8.87e-004	0.00e+000	8.87e-004
4	0.5	0.004713	0.580	0.47	1.8	0.0	4.43e-004	0.00e+000	4.43e-004
5	1	0.0108	0.571	1.08	0.9	0.0	8.92e-004	0.00e+000	8.92e-004
6	2	0.02149	0.554	2.15	0.9	0.0	8.66e-004	0.00e+000	8.66e-004
7	4	0.0401	0.524	4.01	1.9	0.0	4.02e-004	0.00e+000	4.02e-004
8	8	0.06629	0.482	6.64	3.6	0.0	2.04e-004	0.00e+000	2.04e-004
9	2	0.06294	0.488	6.30	0.2	0.0	4.21e-003	0.00e+000	4.21e-003
10	0.5	0.05626	0.498	5.63	3.8	0.0	1.90e-004	0.00e+000	1.90e-004
11	0.125	0.04816	0.511	4.82	13.9	0.0	5.29e-005	0.00e+000	5.29e-005
12	0.0625	0.04516	0.516	4.52	0.0	32.2	0.00e+000	2.31e-005	2.31e-005
13	0.125	0.04492	0.516	4.50	0.5	0.0	1.61e-003	0.00e+000	1.61e-003
14	0.25	0.04475	0.517	4.48	2.0	0.0	3.79e-004	0.00e+000	3.79e-004
15	0.5	0.04621	0.514	4.63	2.4	0.0	3.09e-004	0.00e+000	3.09e-004
16	1	0.04894	0.510	4.90	9.6	0.0	7.75e-005	0.00e+000	7.75e-005
17	2	0.05359	0.503	5.36	1.9	0.0	3.93e-004	0.00e+000	3.93e-004
18	4	0.05944	0.493	5.95	1.8	0.9	3.95e-004	8.32e-004	5.36e-004
19	8	0.06973	0.477	6.98	1.9	0.0	3.75e-004	0.00e+000	3.75e-004
20	16	0.09354	0.439	9.36	3.7	0.0	1.89e-004	0.00e+000	1.89e-004
21	32	0.1251	0.389	12.52	6.2	0.0	1.05e-004	0.00e+000	1.05e-004
22	8	0.1196	0.398	11.98	0.0	0.0	1.42e-002	5.39e-002	2.25e-002
23	2	0.1081	0.416	10.82	14.1	1.2	4.58e-005	5.35e-004	8.43e-005
24	0.5	0.1038	0.423	10.39	9.3	1.8	7.09e-005	3.59e-004	1.18e-004
25	0.125	0.09543	0.436	9.55	0.0	18.5	0.00e+000	3.60e-005	3.60e-005
26	0.0625	0.08899	0.446	8.91	0.0	17.9	0.00e+000	3.77e-005	3.77e-005



Wed, 25-NOV-2015 09:10:01

mase calculations based on start of test. - /8 -

100% + Saturation is set to 100% for phase calculations



Wed, 25-NOV-2015 11:02:10

Phase calculations based on start of test. - /9

2:10 * Saturation is get to 100% for phase calculation



UNCONFINED COMPRESSION TEST REPORT



	Project: Iron Bridge Road	Location: Chatham, Illinois	Project No.: 96s2002F			
	Boring No.: B-17	Tested By: JCC	Checked By: RIN			
~	Sample No.: 5-1	Test Date: 5/27/2009	Depth: 10.0-10.5			
C HANSON	Test No.: 1	Sample Type: Tube	Elevation: N/A			
\mathbf{v}	Description: Brn. & gray vf. sandy clayey silt / ox. spots.					
	Remarks: 2008–2009 Calibration Data					

UNCONFINED COMPRESSION TEST REPORT



-						
	Project: Iron Bridge Road	Location: Chatham, Illinois	Project No.: 96s2002F			
	Boring No.: B-18	Tested By: JCC	Checked By: RIN			
~	Sample No.: 6-2	Test Date: 5/27/2009	Depth: 14.5-15.0			
C HANSON	Test No.: 1	Sample Type: Tube	Elevation: N/A			
$\mathbf{\tilde{\mathbf{v}}}$	Description: Brn. & gray vf. sandy silty clay / ox. spots.					
	Remarks: 2008–2009 Calibration Data					



DEPARTMENT OF THE ARMY CORPS OF ENGINEERS, ROCK ISLAND DISTRICT PO BOX 2004 CLOCK TOWER BUILDING ROCK ISLAND, ILLINOIS 61204-2004

November 28, 2022

Regulatory Division

SUBJECT: CEMVR-OD-P-2020-0676

Mr. Brian Davis Sangamon County Highway Department 3003 Terminal Avenue Springfield, Illinois 62707

Dear Mr. Davis:

Our office has reviewed your application received November 15, 2022, concerning the proposed Woodside Road and Iron Bridge Road improvement projects located in Sections 28 & 29, Township 15 North, Range 5 West, Sangamon County, Illinois.

Your project is authorized under Nationwide Permit No. 14, provided you meet the Nationwide Permit terms and conditions which are contained in the enclosed Fact Sheet No. 9(IL) including the Illinois Regional Conditions, the Section 401 Water Quality Certification issued by the Illinois Environmental Protection Agency which is included in the Fact Sheet, and any special conditions that have been included in this nationwide permit verification letter. The IL DOT has made a determination of not likely to adversely affect federally threatened and endangered species or critical habitat. The decision regarding this action is based on information found in the administrative record, which documents the District's decision-making process, the basis for the decision, and the final decision.

Your permit includes the following special condition(s):

Prior to placement of fill material the Illinois Department of Transportation will provide the U.S. Army Corps of Engineers documentation that 0.32 acres emergent wetland has been debited from the IL DOT LaGrange Mitigation Bank.

Please contact our office if the project plans change and there are different impacts caused by dredged or fill material into Corps' regulated waters. This may require modification of your Department of the Army 404 authorization.

This verification is valid until March 14, 2026, unless the nationwide permit is modified, reissued or revoked. It is your responsibility to remain informed of changes to the nationwide permit program. We will issue a public notice announcing any changes if and when they occur. Furthermore, if you commence or are under contract to commence this activity before the date the nationwide permit is modified or revoked, you will have twelve months from this date to complete your activity under the present terms and conditions of this nationwide permit.

This authorization does not eliminate the requirement that you must still obtain other applicable Federal, state, and local permits. If you have not already coordinated your project with the ILDNR, please contact them by telephone 217/782-6302 to determine if a floodplain development permit is required for your project. You may contact the IEPA Facility Evaluation Unit at 217/782-3397 to determine whether additional authorizations are required from the IEPA. Please send any electronic correspondence to EPA.401.bow@illinois.gov.

You are required to complete and return the enclosed "Completed Work Certification" form upon completion of your project in accordance with General Condition No. 30 of the nationwide permits.

Should you have any questions, please contact our Regulatory Branch by letter, or telephone Wendy Frohlich at 309/794-5674.

Sincerely, Digitally signed by Wendy Frollich Date: 2022.11.28 10:50:18 -06'00'

Wendy M. Frohlich Project Manager, Eastern Branch Regulatory Division When the structure(s) or work authorized by this nationwide permit are still in existence at the time the property is transferred, the terms and conditions of this nationwide permit, including any special conditions, will continue to be binding on the new owner(s), of the property. To validate the transfer of this nationwide permit and the liabilities associated with compliance with its terms and conditions, have the transferee sign and date below.

Transferee

Date

Copies Furnished:

w/o enclosures:

Mr. William Milner, P.E. Section Chief - Downstate Regulatory Programs Illinois Department of Natural Resources Office of Water Resources 1 Natural Resources Way Springfield, Illinois 62702 bill.milner@illinois.gov (email)

Mr. Darin LeCrone, P.E. Manager, Permit Section, 15 Division of Water Pollution Control Illinois Environmental Protection Agency 1021 North Grand Avenue East PO Box 19276 Springfield, Illinois 62794-9276 darin.lecrone@Illinois.gov (email)

Mr. Preston Marucco Hanson Professional Services Inc. 1525 South 6th Street Springfield, Illinois 62703 <u>pmarucco@hanson-inc.com</u> (email)

COMPLETED WORK CERTIFICATION

Permit Number:	CEMVR-OD-P-2020-0676
Name of Permittee:	Brian Davis (Sangamon County)
County/State:	Sangamon / Illinois
Date of Issuance:	November 28, 2022

Upon completion of the activity authorized by this permit and any mitigation required by the permit, sign this certification and return it to the following address:

U.S. Army Engineer District, Rock Island ATTN: Regulatory Branch Clock Tower Building Post Office Box 2004 Rock Island, Illinois 61204-2004

Please note that your permitted activity is subject to a compliance inspection by a U.S. Army Corps of Engineers representative. If you fail to comply with this permit, you are subject to permit suspension, modification, or revocation.

I hereby certify that the work authorized by the above reference permit has been completed in accordance with the terms and conditions of the said permit, and required mitigation was completed in accordance with the permit conditions.

Signature of Permittee

Date

WF



FACT SHEET NO. 9(IL)

US Army Corps of Engineers Rock Island District

NATIONWIDE PERMITS IN ILLINOIS

EFFECTIVE DATE: February 25, 2022

On January 13, 2021, the U.S. Army Corps of Engineers (Corps)published a final rule in the Federal Register (86 FR 2744) for the Nationwide Permits Program under the Rivers and Harbors Act of 1899, Section 404 of the Clean Water Act, and the Marine Protection, Research and Sanctuaries Act. This final rule announced the reissuance of 12 existing nationwide permits (NWPs) and four new NWPs, as well as the reissuance of NWP general conditions and definitions with some modifications. These 16 Nationwide Permits became effective on March 15, 2021, and will expire on March 14, 2026:

- NWP 12 Oil or Natural Gas Pipeline Activities
- NWP 21 Surface Coal Mining Activities
- NWP 29 Residential Developments
- NWP 39 Commercial and Institutional Developments
- NWP 40 Agricultural Activities
- NWP 42 Recreational Facilities
- NWP 43 Stormwater Management Facilities
- NWP 44 Mining Activities
- NWP 48 Commercial Shellfish Mariculture Activities
- NWP 50 Underground Coal Mining Activities
- NWP 51 Land-Based Renewable Energy Generation Facilities
- NWP 52 Water-Based Renewable Energy Generation Pilot Projects
- NWP 55 Seaweed Mariculture Activities
- NWP 56 Finfish Mariculture Activities
- NWP 57 Electric Utility Line and Telecommunications Activities
- NWP 58 Utility Line Activities for Water and Other Substances

On December 27, 2021, the U.S. Army Corps of Engineers (Corps) published a final rule in the Federal Register (86 FR 245) for the Nationwide Permits Program under the Rivers and Harbors Act of 1899, Section 404 of the Clean Water Act, and the Marine Protection, Research and Sanctuaries Act. In this final rule, the Corps is reissuing the remaining 40 existing NWPs and issuing the remaining one new NWP. The NWP general conditions and definitions published in the December 27, 2021 final rule.

The 41 NWPs in this final rule (listed below) go into effect on **February 25, 2022**. The 41 NWPs in this final rule expire on **March 14, 2026**.

- 1. Aids to Navigation
- 2. Structures in Artificial Canals
- 3. Maintenance
- 4. Fish and Wildlife Harvesting, Enhancement, and Attraction Devices and Activities
- 5. Scientific Measurement Devices
- 6. Survey Activities
- 7. Outfall Structures and Associated Intake Structures
- 8. Oil and Gas Structures on the Outer Continental Shelf
- 9. Structures in Fleeting and Anchorage Areas
- 10. Mooring Buoys
- 11. Temporary Recreational Structures
- 13. Bank Stabilization
- 14. Linear Transportation Projects
- 15. U.S. Coast Guard Approved Bridges
- 16. Return Water from Upland Contained Disposal Areas
- 17. Hydropower Projects
- 18. Minor Discharges
- 19. Minor Dredging
- 20. Response Operations for Oil or Hazardous Substances
- 22. Removal of Vessels
- 23. Approved Categorical Exclusions
- 24. Indian Tribe or State Administered Section 404 Programs
- 25. Structural Discharges
- 27. Aquatic Habitat Restoration, Establishment, and Enhancement Activities
- 28. Modifications of Existing Marinas
- 30. Moist Soil Management for Wildlife
- 31. Maintenance of Existing Flood Control Facilities
- 32. Completed Enforcement Actions
- 33. Temporary Construction, Access, and Dewatering
- 34. Cranberry Production Activities

- 35. Maintenance Dredging of Existing Basins
- 36. Boat Ramps
- 37. Emergency Watershed Protection and Rehabilitation
- 38. Cleanup of Hazardous and Toxic Waste
- 41. Reshaping Existing Drainage Ditches
- 45. Repair of Uplands Damaged by Discrete Events
- 46. Discharges in Ditches
- 49. Coal Remining Activities
- 53. Removal of Low-Head Dams
- 54. Living Shorelines
- 59. Water Reclamation and Reuse Facilities

The Nationwide Permit Program is an integral part of the Corps' Regulatory Program. The Nationwide Permits are a form of general permits issued by the Chief of Engineers and are intended to apply throughout the entire United States and its territories. A listing of the 16 nationwide permits and general conditions is included herein. We encourage prospective permit applicants to consider the advantages of nationwide permit authorization during the preliminary design of their projects. Assistance and further information regarding all aspects of the Corps of Engineers Regulatory Program may be obtained by contacting the appropriate Corps of Engineers District at the address and/or telephone number listed on page 2 of this Fact Sheet.

Regional Conditions: To ensure that projects authorized by a Nationwide Permit will result in minimal adverse effects to the aquatic environment, the following **Regional Conditions** were developed for projects proposed within the state of Illinois:

- For NWP 12, 57, and 58: pre-construction notification is required in accordance with General Condition 32 for the following activities; (a) activities that involve mechanized land clearing in a forested wetland for the utility line right-of-way; (b) utility lines placed within, and parallel to or along a jurisdictional stream bed.
- 2) For Nationwide Permit 14, all proposed projects that result in the loss of greater than 300 linear feet of streambed located within Waters of the U.S., requires a Pre-Construction Notice in accordance with General Condition No. 32.
- 3) Any bank stabilization activity involving a method that protrudes from the bank contours, such as jetties, stream barbs, and/or weirs, will require a pre-construction notification in accordance with General Condition 32.

State Water Quality Certification: Permits, issued by the Corps of Engineers, under the authority of Section 404 of the Clean Water Act may not be issued until the state (where the discharge will occur) certifies, under Section 401 of the Clean Water Act, that the discharge will comply with the water quality standards of the State. On October 8, 2021, the Illinois Environmental Protection Agency (IEPA) issued their final Section 401 Water Quality Certification decision for the 2021 Nationwide Permits. Of the original 16 NWPs authorized on March 15, 2021, Water Quality Certification was issued with Special Conditions for NWP 12, 29, 39, 40, 42, 43, 51, 52, 57 and 58. Of the additional 40 NWPS authorized on February 25, 2022, Water Quality Certification was issued with Special Conditions for 3, 4, 5, 6, 7, 12, 13, 14, 15, 16, 17, 18, 19, 20, 22, 23, 25, 27, 29, 30, 31, 32, 33, 36, 37, 38, 39, 40, 41, 42, 43, 45, 51, 52, 53, 54, 57, and 58.

The full text of the IEPA Water Quality Certification is available on the Rock Island District Regulatory website at: https://www.mvr.usace.army.mil/Portals/48/docs/regulatory/Permits/NW-

IL/IL%20401%20WQC.pdf?ver=u4N4MpokxjrcVeQ4hGzhzw%3d%3d

Nationwide Permits 21, 34, 44, 46, 48, 49, 50, 59 have been denied Section 401 Water Quality Certification and will require Individual certification from IEPA. New Permits 55 and 56 were not denied nor granted and therefore water quality certification in Illinois will be waived (though the Illinois Corps' Districts cannot foresee their utilization).

The following NWPs require notification to the District Engineer 45-days prior to commencing work in Waters of the U.S.:

• 7, 8, 17, 21, 29, 31, 34, 37, 38, 39, 40, 42, 44, 45, 46, 49, 50, 52, 53, 55, 56, 59

The following NWPs, under certain circumstances, require notification to the District Engineer 45-days prior to commencing work in Waters of the U.S.:

• 3, 12, 13, 14, 18, 22, 23, 27, 33, 36, 43, 48, 51, 54, 57, 58

The following NWPs do not require notification to the District Engineer: • 1, 2, 4, 5, 6, 9, 10, 11, 15, 16, 19, 20, 24, 25, 28, 30, 32, 35, 41

Specific instructions for these notifications are contained in Nationwide Permit General Condition 32.

COMMENTS

The Nationwide permits provide a simplified, expeditious means of project authorization under the various authorities of the Corps of Engineers. We encourage prospective permit applicants to consider the advantages of nationwide permit authorization during the preliminary design of their projects. Assistance and further information regarding all aspects of the Corps of Engineers Regulatory Program may be obtained by contacting the appropriate Corps of Engineers District in Illinois: The Rock Island District, St. Louis Regulatory District, Chicago Regulatory District, Louisville Regulatory District, and Memphis Regulatory District.

US Army Engineer District, Rock Island Clock Tower Building - Regulatory Division Post Office Box 2004 Rock Island, Illinois 61204-2004 US Army Corps of Engineers, St. Louis District ATTN: Regulatory Branch 1222 Spruce St. St. Louis, MO 63103-2833

U.S. Army Corps of Engineers, Chicago District ATTN: Regulatory Branch 111 North Canal, Suite 600 Chicago, IL 60606-7206 U.S. Army Corps of Engineers, Louisville District ATTN: Regulatory Division P.O. BOX 59 Louisville, KY 40201-0059

U.S. Army Corps of Engineers, Memphis District ATTN: Regulatory Branch 167 North Main, B-202 Memphis, TN 38103-1894

Nationwide Permits and Conditions

The following is a list of the nationwide permits, authorized by the Chief of Engineers, and published in the Federal Register (86 FR 2744). Permittees wishing to conduct activities under the nationwide permits must comply with the Nationwide Permit General Conditions found in Section C and contained within this Fact Sheet. The parenthetical references (Section 10, Section 404) following each nationwide permit indicate specific authorities under which that permit is issued.

B. Nationwide Permits

1. <u>Aids to Navigation</u>. The placement of aids to navigation and regulatory markers that are approved by and installed in accordance with the requirements of the U.S. Coast Guard (see 33 CFR, chapter I, subchapter C, part 66). (Authority: Section 10 of the Rivers and Harbors Act of 1899 (Section 10))

2. <u>Structures in Artificial Canals</u>. Structures constructed in artificial canals within principally residential developments where the connection of the canal to a navigable water of the United States has been previously authorized (see 33 CFR 322.5(g)). (Authority: Section 10)

3. Maintenance.

- (a) The repair, rehabilitation, or replacement of any previously authorized, currently serviceable structure or fill, or of any currently serviceable structure or fill authorized by 33 CFR 330.3, provided that the structure or fill is not to be put to uses differing from those uses specified or contemplated for it in the original permit or the most recently authorized modification. Minor deviations in the structure's configuration or filled area, including those due to changes in materials, construction techniques, requirements of other regulatory agencies, or current construction codes or safety standards that are necessary to make the repair, rehabilitation, or replacement are authorized. This NWP also authorizes the removal of previously authorized structures or fills. Any stream channel modification is limited to the minimum necessary for the repair, rehabilitation, or replacement of the structure or fill; such modifications, including the removal of material from the stream channel, must be immediately adjacent to the project. This NWP also authorizes the removal of accumulated sediment and debris within, and in the immediate vicinity of, the structure or fill. This NWP also authorizes the repair, rehabilitation, or replacement of those structures or fills destroyed or damaged by storms, floods, fire or other discrete events, provided the repair, rehabilitation, or replacement is commenced, or is under contract to commence, within two years of the date of their destruction or damage. In cases of catastrophic events, such as hurricanes or tornadoes, this two-year limit may be waived by the district engineer, provided the permittee can demonstrate funding, contract, or other similar delays.
- (b) This NWP also authorizes the removal of accumulated sediments and debris outside the immediate vicinity of existing structures (e.g., bridges, culverted road crossings, water intake structures, etc.). The removal of sediment is limited to the minimum necessary to restore the waterway in the vicinity of the structure to the approximate dimensions that existed when the structure was built but cannot extend farther than 200 feet in any direction from the structure. This 200-foot limit does not apply to maintenance dredging to remove accumulated sediments blocking or restricting outfall and intake structures or to maintenance dredging to remove accumulated sediments from canals associated with outfall and intake structures. All dredged or excavated materials must be deposited and retained in an area that has no waters of the United States unless otherwise specifically

approved by the district engineer under separate authorization.

- (c) This NWP also authorizes temporary structures, fills, and work, including the use of temporary mats, necessary to conduct the maintenance activity. Appropriate measures must be taken to maintain normal downstream flows and minimize flooding to the maximum extent practicable, when temporary structures, work, and discharges of dredged or fill material, including cofferdams, are necessary for construction activities, access fills, or dewatering of construction sites. Temporary fills must consist of materials, and be placed in a manner, that will not be eroded by expected high flows. After conducting the maintenance activity, temporary fills must be removed in their entirety and the affected areas returned to pre-construction elevations. The areas affected by temporary fills must be revegetated, as appropriate.
- (d) This NWP does not authorize maintenance dredging for the primary purpose of navigation. This NWP does not authorize beach restoration. This NWP does not authorize new stream channelization or stream relocation projects.

Notification: For activities authorized by paragraph (b) of this NWP, the permittee must submit a pre-construction notification to the district engineer prior to commencing the activity (see general condition 32). The pre-construction notification must include information regarding the original design capacities and configurations of the outfalls, intakes, small impoundments, and canals. (Authorities: Section 10 of the Rivers and Harbors Act of 1899 and Section 404 of the Clean Water Act (Sections 10 and 404))

Note: This NWP authorizes the repair, rehabilitation, or replacement of any previously authorized structure or fill that does not qualify for the Clean Water Act Section 404(f) exemption for maintenance.

4. Fish and Wildlife Harvesting, Enhancement, and Attraction Devices and Activities. Fish and wildlife harvesting devices and activities such as pound nets, crab traps, crab dredging, eel pots, lobster traps, duck blinds, and clam and oyster digging, fish aggregating devices, and small fish attraction devices such as open water fish concentrators (sea kites, etc.). This NWP does not authorize artificial reefs or impoundments and semi-impoundments of waters of the United States for the culture or holding of motile species such as lobster, or the use of covered oyster trays or clam racks. (Authorities: Sections 10 and 404)

5. <u>Scientific Measurement Devices</u>. Devices, whose purpose is to measure and record scientific data, such as staff gages, tide and current gages, meteorological stations, water recording and biological observation devices, water quality testing and improvement devices, and similar structures. Small weirs and flumes constructed primarily to record water quantity and velocity are also authorized provided the discharge of dredged or fill material is limited to 25 cubic yards. Upon completion of the use of the device to measure and record scientific data, the measuring device and any other structures or fills associated with that device (e.g., foundations, anchors, buoys, lines, etc.) must be removed to the maximum extent practicable and the site restored to pre-construction elevations. (Authorities: Sections 10 and 404)

6. Survey Activities. Survey activities, such as core sampling, seismic exploratory operations, plugging of seismic shot holes and other exploratory type bore holes, exploratory trenching, soil surveys, sampling, sample plots or transects for wetland delineations, and historic resources surveys. For the purposes of this NWP, the term "exploratory trenching" means mechanical land clearing of the upper soil profile to expose bedrock or substrate, for the purpose of mapping or sampling the exposed material. The area in which the exploratory trench is dug must be restored to its pre-construction elevation upon completion of the work and must not drain a water of the United States. In wetlands, the top 6 to 12 inches of the trench should normally be backfilled with topsoil from the trench. This NWP authorizes the construction of temporary pads, provided the discharge of dredged or fill material does not exceed 1/10-acre in waters of the U.S. Discharges of dredged or fill material and structures associated with the recovery of historic resources are not authorized by this NWP. Drilling and the discharge of excavated material from test wells for oil and gas exploration are not authorized by this NWP; the plugging of such wells is authorized. Fill placed for roads and other similar activities is not authorized by this NWP. The NWP does not authorize any permanent structures. The discharge of drilling mud and cuttings may require a permit under Section 402 of the Clean Water Act. (Authorities: Sections 10 and 404)

7. Outfall Structures and Associated Intake Structures. Activities related to the construction or modification of outfall structures and associated intake structures, where the effluent from the outfall is authorized, conditionally authorized, or specifically exempted by, or otherwise in compliance with regulations issued under the National Pollutant Discharge Elimination System Program (Section 402 of the Clean Water Act). The construction of intake structures is not authorized by this NWP unless they are directly associated with an authorized outfall structure.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity. (See general condition 32.) (Authorities: Sections 10 and 404)

8. <u>Oil and Gas Structures on the Outer Continental Shelf</u>. Structures for the exploration, production, and transportation of oil, gas, and minerals on the outer continental shelf within areas leased for such purposes by the Department of the Interior, Bureau of Ocean Energy Management. Such structures shall not be placed within the limits of any designated shipping

safety fairway or traffic separation scheme, except temporary anchors that comply with the fairway regulations in 33 CFR 322.5(1). The district engineer will review such proposals to ensure compliance with the provisions of the fairway regulations in 33 CFR 322.5(1). Any Corps review under this NWP will be limited to the effects on navigation and national security in accordance with 33 CFR 322.5(f), as well as 33 CFR 322.5(1) and 33 CFR part 334. Such structures will not be placed in established danger zones or restricted areas as designated in 33 CFR part 334, nor will such structures be permitted in EPA or Corps-designated dredged material disposal areas.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity. (See general condition 32.) (Authority: Section 10)

9. <u>Structures in Fleeting and Anchorage Areas.</u> Structures, buoys, floats, and other devices placed within anchorage or fleeting areas to facilitate moorage of vessels where such areas have been established for that purpose. (Authority: Section 10)

10. Mooring Buoys. Non-commercial, single boat, mooring buoys. (Authority: Section 10)

11. Temporary Recreational Structures. Temporary buoys, markers, small floating docks, and similar structures placed for recreational use during specific events such as water-skiing competitions and boat races or seasonal use, provided that such structures are removed within 30 days after use has been discontinued. At Corps of Engineers reservoirs, the reservoir managers must approve each buoy or marker individually. (Authority: Section 10)

12. <u>Oil or Natural Gas Pipeline Activities</u>. Activities required for the construction, maintenance, repair, and removal of oil and natural gas pipelines and associated facilities in waters of the United States, provided the activity does not result in the loss of greater than 1/2-acre of waters of the United States for each single and complete project.

Oil or natural gas pipelines: This NWP authorizes discharges of dredged or fill material into waters of the United States and structures or work in navigable waters for crossings of those waters associated with the construction, maintenance, or repair of oil and natural gas pipelines. There must be no change in pre-construction contours of waters of the United States. An "oil or natural gas pipeline" is defined as any pipe or pipeline for the transportation of any form of oil or natural gas, including products derived from oil or natural gas, such as gasoline, jet fuel, diesel fuel. heating oil, petrochemical feedstocks, waxes, lubricating oils, and asphalt.

Material resulting from trench excavation may be temporarily sidecast into waters of the United States for no more than three months, provided the material is not placed in such a manner that it is dispersed by currents or other forces. The district engineer may extend the period of temporary side casting for no more than a total of 180 days, where appropriate. In wetlands, the top 6 to 12 inches of the trench should normally be backfilled with topsoil from the trench. The trench cannot be constructed or backfilled in such a manner as to drain waters of the United States (e.g., backfilling with extensive gravel layers, creating a french drain effect). Any exposed slopes and stream banks must be stabilized immediately upon completion of the utility line crossing of each waterbody.

Oil or natural gas pipeline substations: This NWP authorizes the construction, maintenance, or expansion of substation facilities (e.g., oil or natural gas or gaseous fuel custody transfer stations, boosting stations, compression stations, metering stations, pressure regulating stations) associated with an oil or natural gas pipeline in non-tidal waters of the United States, provided the activity, in combination with all other activities included in one single and complete project, does not result in the loss of greater than 1/2-acre of waters of the United States. This NWP does not authorize discharges of dredged or fill material into non-tidal wetlands adjacent to tidal waters of the United States to construct, maintain, or expand substation facilities.

Foundations for above-ground oil or natural gas pipelines: This NWP authorizes the construction or maintenance of foundations for above-ground oil or natural gas pipelines in all waters of the United States, provided the foundations are the minimum size necessary.

Access roads: This NWP authorizes the construction of access roads for the construction and maintenance of oil or natural gas pipelines, in non-tidal waters of the United States, provided the activity, in combination with all other activities included in one single and complete project, does not cause the loss of greater than 1/2-acre of non-tidal waters of the United States. This NWP does not authorize discharges of dredged or fill material into non-tidal wetlands adjacent to tidal waters for access roads. Access roads must be the minimum width necessary (see Note 2, below). Access roads must be constructed so that the length of the road minimizes any adverse effects on waters of the United States and must be as near as possible to pre-construction contours and elevations (e.g., at grade corduroy roads or geotextile/gravel roads). Access roads properly bridged or culverted to maintain surface flows.

This NWP may authorize oil or natural gas pipelines in or affecting navigable waters of the United States even if there is no associated discharge of dredged or fill material (see 33 CFR part 322). Oil or natural gas pipelines routed in, over, or under section 10 waters without a discharge of dredged or fill material may require a section 10 permit.

This NWP authorizes, to the extent that Department of the Army authorization is required, temporary structures, fills, and work necessary for the remediation of inadvertent returns of drilling fluids to waters of the United States through sub- soil fissures or fractures that might occur during horizontal directional drilling activities conducted for the purpose of installing or replacing oil or natural gas pipelines. These remediation activities must be done as soon as practicable, to restore the affected waterbody. District engineers may add special conditions to this NWP to require a remediation plan for addressing inadvertent returns of drilling fluids to waters of the United States during horizontal directional drilling activities conducted for the purpose of installing or replacing oil or natural gas pipelines.

This NWP also authorizes temporary structures, fills, and work, including the use of temporary mats, necessary to conduct the oil or natural gas pipeline activity. Appropriate measures must be taken to maintain normal downstream flows and minimize flooding to the maximum extent practicable, when temporary structures, work, and discharges of dredged or fillmaterial, including cofferdams, are necessary for construction activities, access fills, or dewatering of construction sites. Temporary fills must consist of materials, and be placed in a manner, that will not be eroded by expected high flows. After construction, temporary fills must be removed in their entirety and the affected areas returned to pre-construction elevations. The areas affected by temporary fills must be revegetated, as appropriate.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity if: (1) a section 10 permit is required; (2) the discharge will result in the loss of greater than 1/10-acre of waters of the United States; or (3) the proposed oil or natural gas pipeline activity is associated with an overall project that is greater than 250 miles in length and the project purpose is to install new pipeline (vs. conduct repair or maintenance activities) along the majority of the distance of the overall project length. If the proposed oil or gas pipeline is greater than 250 miles in length, the pre- construction notification must include the locations and proposed impacts (in acres or other appropriate unit of measure) for all crossings of waters of the United States that require DA authorization, including those crossings authorized by an NWP would not otherwise require pre-construction notification. (See general condition 32.) (Authorities: Sections 10 and 404)

<u>Note 1</u>: Where the oil or natural gas pipeline is constructed, installed, or maintained in navigable waters of the United States (i.e., section 10 waters) within the coastal United States, the Great Lakes, and United States territories, a copy of the NWP verification will be sent by the Corps to the National Oceanic and Atmospheric Administration (NOAA), National Ocean Service (NOS), for charting the oil or natural gas pipeline to protect navigation.

Note 2: For oil or natural gas pipeline activities crossing a single waterbody more than one time at separate and distant locations, or multiple waterbodies at separate and distant locations, each crossing is considered a single and complete project for purposes of NWP authorization. Oil or natural gas pipeline activities must comply with 33 CFR 330.6(d).

Note 3: Access roads used for both construction and maintenance may be authorized, provided they meet the terms and conditions of this NWP. Access roads used solely for construction of the oil or natural gas pipeline must be removed upon completion of the work, in accordance with the requirements for temporary fills.

Note 4: Pipes or pipelines used to transport gaseous, liquid, liquescent, or slurry substances over navigable waters of the United States are considered to be bridges and may require a permit from the U.S. Coast Guard pursuant to the General Bridge Act of 1946. However, any discharges of dredged or fill material into waters of the United States associated with such oil or natural gas pipelines will require a section 404 permit (see NWP 15).

Note 5: This NWP authorizes oil or natural gas pipeline maintenance and repair activities that do not qualify for the Clean Water Act section 404(f) exemption for maintenance of currently serviceable fills or fill structures.

Note 6: For NWP 12 activities that require pre-construction notification, the PCN must include anyother NWP(s), regional general permit(s), or individual permit(s) used or intended to be used to authorize any part of the proposed project or any related activity, including other separate and distant crossings that require Department of the Army authorization but do not require preconstruction notification (see paragraph (b)(4) of general condition 32). The district engineer will evaluate the PCN in accordance with Section D, "District Engineer's Decision." The district engineer may require mitigation to ensure that the authorized activity results in no more than minimal individual and cumulative adverse environmental effects (see general condition 23).

13. Bank Stabilization. Bank stabilization activities necessary for erosion control or prevention, such as vegetative stabilization, bioengineering, sills, rip rap, revetment, gabion baskets, stream barbs, and bulkheads, or combinations of bank stabilization techniques, provided the activity meets all of the following criteria:

- (a) No material is placed in excess of the minimum needed for erosion protection.
- (b) The activity is no more than 500 feet in length along the bank, unless the district engineer waives this criterion by making a written determination concluding that the

discharge of dredged or fill material will result in no more than minimal adverse environmental effects (an exception is for bulkheads - the district engineer cannot issue a waiver for a bulkhead that is greater than 1,000 feet in length along the bank);

- (c) The activity will not exceed an average of one cubic yard per running foot, as measured along the length of the treated bank, below the plane of the ordinary high-water mark or the high tide line, unless the district engineer waives this criterion by making a written determination concluding that the discharge of dredged or fill material will result in no more than minimal adverse environmental effects;
- (d) The activity does not involve discharges of dredged or fill material into special aquatic sites, unless the district engineer waives this criterion by making a written determination concluding that the discharge of dredged or fill material will result in no more than minimal adverse environmental effects;
- (e) No material is of a type, or is placed in any location, or in any manner, that will impair surface water flow into or out of any waters of the United States;
- (f) No material is placed in a manner that will be eroded by normal or expected high flows (properly anchored native trees and treetops may be used in low energy areas);
- (g) Native plants appropriate for current site conditions, including salinity, must be used for bioengineering or vegetative bank stabilization;
- (h) The activity is not a stream channelization activity; and
- (i) The activity must be properly maintained, which may require repairing it after severe storms or erosion events. This NWP authorizes those maintenance and repair activities if they require authorization.

This NWP also authorizes temporary structures, fills, and work, including the use of temporary mats, necessary to construct the bank stabilization activity. Appropriate measures must be taken to maintain normal downstream flows and minimize flooding to the maximum extent practicable, when temporary structures, work, and discharges of dredged or fill material, including cofferdams, are necessary for construction activities, access fills, or dewatering of construction sites. Temporary fills must consist of materials, and be placed in a manner, that will not be eroded by expected high flows. After construction, temporary fills must be removed in their entirety and the affected areas returned to pre-construction elevations. The areas affected by temporary fills must be revegetated, as appropriate.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity if the bank stabilization activity: (1) involves discharges of dredged or fill material into special aquatic sites; or (2) is in excess of 500 feet in length; or (3) will involve the discharge of dredged or fill material of greater than an average of one cubic yard per running foot as measured along the length of the treated bank, below the plane of the ordinary high water mark or the high tide line. (See general condition 32.) (Authorities: Sections 10 and 404)

Note: In coastal waters and the Great Lakes, living shorelines may be an appropriate option for bank stabilization, and may be authorized by NWP 54.

14. Linear Transportation Projects. Activities required for crossings of waters of the United States associated with the construction, expansion, modification, or improvement of linear transportation projects (e.g., roads, highways, railways, trails, driveways, airport runways, and taxiways) in waters of the United States. For linear transportation projects in non-tidal waters, the discharge of dredged or fill material cannot cause the loss of greater than 1/2-acre of waters of the United States. For linear transportation projects in tidal waters, the discharge of dredged or fill material cannot cause the loss of greater than 1/3-acre of waters of the United States. Any stream channel modification, including bank stabilization, is limited to the minimum necessary to construct or protect the linear transportation project; such modifications must be in the immediate vicinity of the project.

This NWP also authorizes temporary structures, fills, and work, including the use of temporary mats, necessary to construct the linear transportation project. Appropriate measures must be taken to maintain normal downstream flows and minimize flooding to the maximum extent practicable, when temporary structures, work, and discharges of dredged or fill material, including cofferdams, are necessary for construction activities, access fills, or dewatering of construction sites. Temporary fills must consist of materials, and be placed in a manner, that will not be eroded by expected high flows. Temporary fills must be removed in their entirety and the affected areas returned to pre-construction elevations. The areas affected by temporary fills must be revegetated, as appropriate.

This NWP cannot be used to authorize non-linear features commonly associated with transportation projects, such as vehicle maintenance or storage buildings, parking lots, train stations, or aircraft hangars.

Notification: The permittee must submit a pre-construction notification to the district engineer

prior to commencing the activity if: (1) the loss of waters of the United States exceeds 1/10acre; or (2) there is a discharge of dredged or fill material in a special aquatic site, including wetlands. (See general condition 32.) (Authorities: Sections 10 and 404)

Note 1: For linear transportation projects crossing a single waterbody more than one time at separate and distant locations, or multiple waterbodies at separate and distant locations, each crossing is considered a single and complete project for purposes of NWP authorization. Linear transportation projects must comply with 33 CFR 330.6(d).

Note 2: Some discharges of dredged or fill material for the construction of farm roads or forest roads, or temporary roads for moving mining equipment, may qualify for an exemption under Section 404(f) of the Clean Water Act (see 33 CFR 323.4).

Note 3: For NWP 14 activities that require pre-construction notification, the PCN must include any other NWP(s), regional general permit(s), or individual permit(s) used or intended to be used to authorize any part of the proposed project or any related activity, including other separate and distant crossings that require Department of the Army authorization but do not require pre-construction notification (see paragraph (b)(4) of general condition 32). The district engineer will evaluate the PCN in accordance with Section D, "District Engineer's Decision." The district engineer may require mitigation to ensure that the authorized activity results in no more than minimal individual and cumulative adverse environmental effects (see general condition 23).

15. U.S. Coast Guard Approved Bridges. Discharges of dredged or fill material incidental to the construction of a bridge across navigable waters of the United States, including cofferdams, abutments, foundation seals, piers, and temporary construction and access fills, provided the construction of the bridge structure has been authorized by the U.S. Coast Guard under Section 9 of the Rivers and Harbors Act of 1899 or other applicable laws. Causeways and approach fills are not included in this NWP and will require a separate Clean Water Act Section 404 permit. (Authority: Section 404 of the Clean Water Act (Section 404))

16. <u>Return Water from Upland Contained Disposal Areas</u>. Return water from an upland contained dredged material disposal area. The return water from a contained disposal area is administratively defined as a discharge of dredged material by 33 CFR 323.2(d), even though the disposal itself occurs in an area that has no waters of the United States and does not require a section 404 permit. This NWP satisfies the technical requirement for a section 404 permit for the return water where the quality of the return water is controlled by the state through the Clean Water Act Section 401 certification procedures. The dredging activity may require a section 404 permit (33 CFR 323.2(d)) and will require a section 10 permit if located in navigable waters of the United States. (Authority: Section 404)

17. Hydropower Projects. Discharges of dredged or fill material associated with hydropower projects having: (a) Less than 10,000 kW of total generating capacity at existing reservoirs, where the project, including the fill, is licensed by the Federal Energy Regulatory Commission (FERC) under the Federal Power Act of 1920, as amended; or (b) a licensing exemption granted by the FERC pursuant to Section 408 of the Energy Security Act of 1980 (16 U.S.C. 2705 and 2708) and Section 30 of the Federal Power Act, as amended.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity. (See general condition 32.) (Authority: Section 404)

18. <u>Minor Discharges.</u> Minor discharges of dredged or fill material into all waters of the United States, provided the activity meets all of the following criteria:

- (a) The quantity of discharged dredged or fill material and the volume of area excavated do not exceed 25 cubic yards below the plane of the ordinary high water mark or the high tide line;
- (b) The discharge of dredged or fill material will not cause the loss of more than 1/10-acre of waters of the United States; and
- (c) The discharge of dredged or fill material is not placed for the purpose of a stream diversion.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity if: (1) the discharge of dredged or fill material or the volume of area excavated exceeds 10 cubic yards below the plane of the ordinary high water mark or the high tide line, or (2) the discharge of dredged or fill material is in a special aquatic site, including wetlands. (See general condition 32.) (Authorities: Sections 10 and 404)

19. <u>Minor Dredging</u>. Dredging of no more than 25 cubic yards below the plane of the ordinary high water mark or the mean high water mark from navigable waters of the United States (i.e., section 10 waters). This NWP does not authorize the dredging or degradation through siltation of coral reefs, sites that support submerged aquatic vegetation (including sites where submerged aquatic vegetation is documented to exist but may not be present in a given year), anadromous fish spawning areas, or wetlands, or the connection of canals or other artificial waterways to navigable waters of the United States (see 33 CFR 322.5(g)). All dredged material must be deposited and retained in an area

that has no waters of the United States unless otherwise specifically approved by the district engineer under separate authorization. (Authorities: Sections 10 and 404)

20. Response Operations for Oil or Hazardous Substances. Activities conducted in response to a discharge or release of oil or hazardous substances that are subject to the National Oil and Hazardous Substances Pollution Contingency Plan (40 CFR part 300) including containment, cleanup, and mitigation efforts, provided that the activities are done under either: (1) the Spill Control and Countermeasure Plan required by 40 CFR part 300; or (3) any approved existing state, regional or local contingency plan provided that the Regional Response Team (if one exists in the area) concurs with the proposed response efforts. This NWP also authorizes activities required for the cleanup of oil releases in waters of the United States from electrical equipment that are governed by EPA's polychlorinated biphenyl spill response regulations at 40 CFR part 761. This NWP also authorizes the use of temporary structures and fills in waters of the U.S. for spill response training exercises. (Authorities: Sections 10 and 404)

21. <u>Surface Coal Mining Activities</u>. Discharges of dredged or fill material into waters of the United States associated with surface coal mining and reclamation operations, provided the following criteria are met:

- (a) The activities are already authorized, or are currently being processed by states with approved programs under Title V of the Surface Mining Control and Reclamation Act of 1977 or by the Department of the Interior, Office of Surface Mining Reclamation and Enforcement;
- (b) The discharge must not cause the loss of greater than 1/2-acre of non-tidal waters of the United States. This NWP does not authorize discharges of dredged or fill material into tidal waters or non-tidal wetlands adjacent to tidal waters; and
- (c) The discharge is not associated with the construction of valley fills. A "valley fill" is a fill structure that is typically constructed within valleys associated with steep, mountainous terrain, associated with surface coal mining activities.

Notification: The permittee must submit a pre-construction notification to the district engineer. (See general condition 32.) (Authorities: Sections 10 and 404)

22. <u>Removal of Vessels</u>. Temporary structures or minor discharges of dredged or fill material required for the removal of wrecked, abandoned, or disabled vessels, or the removal of man-made obstructions to navigation. This NWP does not authorize maintenance dredging, shoal removal, or riverbank snagging.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity if: (1) the vessel is listed or eligible for listing in the National Register of Historic Places; or (2) the activity is conducted in a special aquatic site, including coral reefs and wetlands. (See general condition 32.) If the vessel is listed or eligible for listing in the National Register of Historic Places, the permittee cannot commence the activity until informed by the district engineer that compliance with the "Historic Properties" general condition is completed. (Authorities: Sections 10 and 404)

Note 1: Intentional Ocean disposal of vessels at sea requires a permit from the U.S. EPA under the Marine Protection, Research and Sanctuaries Act, which specifies that ocean disposal should only be pursued when land-based alternatives are not available. If a Department of the Army permit is required for vessel disposal in waters of the United States, separate authorization will be required.

Note 2: Compliance with general condition 18, Endangered Species, and general condition 20, Historic Properties, is required for all NWPs. The concern with historic properties is emphasized in the notification requirements for this NWP because of the possibility that shipwrecks may be historic properties

23. Approved Categorical Exclusions. Activities undertaken, assisted, authorized, regulated, funded, or financed, in whole or in part, by another Federal agency or department where:

- (a) That agency or department has determined, pursuant to the Council on Environmental Quality's implementing regulations for the National Environmental Policy Act (40 CFR part 1500 et seq.), that the activity is categorically excluded from the requirement to prepare an environmental impact statement or environmental assessment analysis, because it is included within a category of actions which neither individually nor cumulatively have a significant effect on the human environment; and
- (b) The Office of the Chief of Engineers (Attn: CECW-CO) has concurred with that agency's or department's determination that the activity is categorically excluded and approved the activity for authorization under NWP 23.

The Office of the Chief of Engineers may require additional conditions, including preconstruction notification, for authorization of an agency's categorical exclusions under this NWP.

Notification: Certain categorical exclusions approved for authorization under this NWP require the permittee to submit a pre-construction notification to the district engineer prior to commencing the activity (see general condition 32). The activities that require pre-construction notification are listed in the appropriate Regulatory Guidance Letter(s). (Authorities: Sections 10 and 404)

Note: The agency or department may submit an application for an activity believed to be categorically excluded to the Office of the Chief of Engineers (Attn: CECW-CO). Prior to approval for authorization under this NWP of any agency's activity, the Office of the Chief of Engineers will solicit public comment. As of the date of issuance of this NWP, agencies with approved categorical exclusions are: the Bureau of Reclamation, Federal Highway Administration, and U.S. Coast Guard. Activities approved for authorization under this NWP as of the date of this notice are found in Corps Regulatory Guidance Letter 05-07. Any future approved categorical exclusions will be announced in Regulatory Guidance Letters and posted on this same web site.

24. <u>Indian Tribe or State Administered Section 404 Programs</u>. Any activity permitted by a state or Indian Tribe administering its own section 404 permit program pursuant to 33 U.S.C. 1344(g)-(l) is permitted pursuant to Section 10 of the Rivers and Harbors Act of 1899. (Authority: Section 10)

Note 1: As of the date of the promulgation of this NWP, only Florida, New Jersey and Michigan administer their own Clean Water Act Section 404 permit programs.

Note 2: Those activities that do not involve an Indian Tribe or State Clean Water Act Section 404 permit are not included in this NWP, but certain structures will be exempted by Section 154 of Pub. L. 94-587, 90 Stat. 2917 (33 U.S.C. 591) (see 33 CFR 322.4(b)).

25. <u>Structural Discharges</u>. Discharges of dredged or fill material such as concrete, sand, rock, etc., into tightly sealed forms or cells where the material will be used as a structural member for standard pile supported structures, such as bridges, transmission line footings, and walkways, or for general navigation, such as mooring cells, including the excavation of bottom material from within the form prior to the discharge of concrete, sand, rock, etc. This NWP does not authorize filled structural members that would support buildings, building pads, homes, house pads, parking areas, storage areas and other such structures. The structure itself may require a section 10 permit if located in navigable waters of the United States. (Authority: Section 404)

26. [Reserved]

27. Aquatic Habitat Restoration, Enhancement, and Establishment Activities. Activities in waters of the United States associated with the restoration, enhancement, and establishment of tidal and non-tidal wetlands and riparian areas, the restoration and enhancement of non-tidal streams and other non-tidal open waters, and the rehabilitation or enhancement of tidal streams, tidal wetlands, and tidal open waters, provided those activities result in net increases in aquatic resource functions and services.

To be authorized by this NWP, the aquatic habitat restoration, enhancement, or establishment activity must be planned, designed, and implemented so that it results in aquatic habitat that resembles an ecological reference. An ecological reference may be based on the characteristics of one or more intact aquatic habitats or riparian areas of the same type that exist in the region. An ecological reference may be based on a conceptual model developed from regional ecological knowledge of the target aquatic habitat type or riparian area.

To the extent that a Corps permit is required, activities authorized by this NWP include, but are not limited to the removal of accumulated sediments; releases of sediment from reservoirs to maintain sediment transport continuity to restore downstream habitats; the installation, removal, and maintenance of small water control structures, dikes, and berms, as well as discharges of dredged or fill material to restore appropriate stream channel configurations after small water control structures, dikes, and berms are removed; the installation of current deflectors; the enhancement, rehabilitation, or re-establishment of riffle and pool stream structure; the placement of in-stream habitat structures; modifications of the stream bed and/or banks to enhance, rehabilitate, or re-establish stream meanders; the removal of stream barriers, such as undersized culverts, fords, and grade control structures; the backfilling of artificial channels; the removal of existing drainage structures, such as drain tiles, and the filling, blocking, or reshaping of drainage ditches to restore wetland hydrology; the installation of structures or fills necessary to restore or enhance wetland or stream hydrology; the construction of small nesting islands; the construction of open water areas; the construction of oyster habitat over unvegetated bottom in tidal waters; coral restoration or relocation activities; shellfish seeding; activities needed to reestablish vegetation, including plowing or discing for seed bed preparation and the planting of appropriate wetland species; re-establishment of submerged aquatic vegetation in areas where those plant communities previously existed; re-establishment of tidal wetlands in tidal waters where those wetlands previously existed; mechanized land clearing to remove non-native invasive, exotic, or nuisance vegetation; and other related activities. Only native plant species should be planted at the site.

This NWP authorizes the relocation of non-tidal waters, including non-tidal wetlands and streams,

on the project site provided there are net increases in aquatic resource functions and services.

Except for the relocation of non-tidal waters on the project site, this NWP does not authorize the conversion of a stream or natural wetlands to another aquatic habitat type (e.g., the conversion of a stream to wetland or vice versa) or uplands. Changes in wetland plant communities that occur when wetland hydrology is more fully restored during wetland rehabilitation activities are not considered a conversion to another aquatic habitat type. This NWP does not authorize stream channelization. This NWP does not authorize the relocation of tidal waters or the conversion of tidal waters, including tidal wetlands, to other aquatic uses, such as the conversion of tidal wetlands into open water impoundments.

Compensatory mitigation is not required for activities authorized by this NWP since these activities must result in net increases in aquatic resource functions and services.

Reversion. For enhancement, restoration, and establishment activities conducted: (1) In accordance with the terms and conditions of a binding stream or wetland enhancement or restoration agreement, or a wetland establishment agreement, between the landowner and the U.S. Fish and Wildlife Service (FWS), the Natural Resources Conservation Service (NRCS), the Farm Service Agency (FSA), the National Marine Fisheries Service (NMFS), the National Ocean Service (NOS), U.S. Forest Service (USFS), or their designated state cooperating agencies; (2) as voluntary wetland restoration, enhancement, and establishment actions documented by the NRCS or USDA Technical Service Provider pursuant to NRCS Field Office Technical Guide standards; or (3) on reclaimed surface coal mine lands, in accordance with a Surface Mining Control and Reclamation Act permit issued by the Office of Surface Mining Reclamation and Enforcement (OSMRE) or the applicable state agency, this NWP also authorizes any future discharge of dredged or fill material associated with the reversion of the area to its documented prior condition and use (i.e., prior to the restoration, enhancement, or establishment activities). The reversion must occur within five years after expiration of a limited term wetland restoration or establishment agreement or permit and is authorized in these circumstances even if the discharge of dredged or fill material occurs after this NWP expires. The five-year reversion limit does not apply to agreements without time limits reached between the landowner and the FWS, NRCS, FSA, NMFS, NOS, USFS, or an appropriate state cooperating agency. This NWP also authorizes discharges of dredged or fill material in waters of the United States for the reversion of wetlands that were restored, enhanced, or established on prior-converted cropland or on uplands, in accordance with a binding agreement between the landowner and NRCS, FSA, FWS, or their designated state cooperating agencies (even though the restoration, enhancement, or establishment activity did not require a section 404 permit). The prior condition will be documented in the original agreement or permit, and the determination of return to prior conditions will be made by the Federal agency or appropriate state agency executing the agreement or permit. Before conducting any reversion activity, the permittee or the appropriate Federal or state agency must notify the district engineer and include the documentation of the prior condition. Once an area has reverted to its prior physical condition, it will be subject to whatever the Corps Regulatory requirements are applicable to that type of land at the time. The requirement that the activity results in a net increase in aquatic resource functions and services does not apply to reversion activities meeting the above conditions. Except for the activities described above, this NWP does not authorize any future discharge of dredged or fill material associated with the reversion of the area to its prior condition. In such cases a separate permit would be required for any reversion.

Reporting. For those activities that do not require pre-construction notification, the permittee must submit to the district engineer a copy of: (1) the binding stream enhancement or restoration agreement or wetland enhancement, restoration, or establishment agreement, or a project description, including project plans and location map; (2) the NRCS or USDA Technical Service Provider documentation for the voluntary stream enhancement or restoration action or wetland restoration, enhancement, or establishment action; or (3) the SMCRA permit issued by OSMRE or the applicable state agency. The report must also include information on baseline ecological conditions on the project site, such as a delineation of wetlands, streams, and/or other aquatic habitats. These documents must be submitted to the district engineer at least 30 days prior to commencing activities in waters of the United States authorized by this NWP.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing any activity (see general condition 32), except for the following activities:

(1) Activities conducted on non-Federal public lands and private lands, in accordance with the terms and conditions of a binding stream enhancement or restoration agreement or wetland enhancement, restoration, or establishment agreement between the landowner and the FWS, NRCS, FSA, NMFS, NOS, USFS or their designated state cooperating agencies;

(2) Activities conducted in accordance with the terms and conditions of a binding coral restoration or relocation agreement between the project proponent and the NMFS or any of its designated state cooperating agencies;

(3) Voluntary stream or wetland restoration or enhancement action, or wetland establishment action, documented by the NRCS or USDA Technical Service Provider pursuant to NRCS Field Office Technical Guide standards; or

(4) The reclamation of surface coal mine lands, in accordance with an SMCRA permit issued by the OSMRE or the applicable state agency.
However, the permittee must submit a copy of the appropriate documentation to the district engineer to fulfill the reporting requirement. (Authorities: Sections 10 and 404)

Note: This NWP can be used to authorize compensatory mitigation projects, including mitigation banks and in-lieu fee projects. However, this NWP does not authorize the reversion of an area used for a compensatory mitigation project to its prior condition, since compensatory mitigation is generally intended to be permanent.

28. <u>Modifications of Existing Marinas</u>. Reconfiguration of existing docking facilities within an authorized marina area. No dredging, additional slips, dock spaces, or expansion of any kind within waters of the United States is authorized by this NWP. (Authority: Section 10)

29. <u>Residential Developments</u>. Discharges of dredged or fill material into non- tidal waters of the United States for the construction or expansion of a single residence, a multiple unit residential development, or a residential subdivision. This NWP authorizes the construction of building foundations and building pads and attendant features that are necessary for the use of the residence or residential development. Attendant features may include but are not limited to roads, parking lots, garages, yards, utility lines, storm water management facilities, septic fields, and recreation facilities such as playgrounds, playing fields, and golf courses (provided the golf course is an integral part of the residential development).

The discharge must not cause the loss of greater than 1/2-acre of non-tidal waters of the United States. This NWP does not authorize discharges of dredged or fill material into non-tidal wetlands adjacent to tidal waters.

Subdivisions: For residential subdivisions, the aggregate total loss of waters of United States authorized by this NWP cannot exceed 1/2-acre. This includes any loss of waters of the United States associated with development of individual subdivision lots.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity. (See general condition 32.) (Authorities: Sections 10 and 404)

30. Moist Soil Management for Wildlife. Discharges of dredged or fill material into non-tidal waters of the United States and maintenance activities that are associated with moist soil management for wildlife for the purpose of continuing ongoing, site-specific, wildlife management activities where soil manipulation is used to manage habitat and feeding areas for wildlife. Such activities include, but are not limited to, plowing or discing to impede succession, preparing seed beds, or establishing fire breaks. Sufficient riparian areas must be maintained adjacent to all open water bodies, including streams, to preclude water quality degradation due to erosion and sedimentation. This NWP does not authorize the construction of new dikes, roads, water control structures, or similar features associated with the management areas. The activity must not result in a net loss of aquatic resource functions and services. This NWP does not authorize the conversion of wetlands to uplands, impoundments, or other open water bodies. (Authority: Section 404)

Note: The repair, maintenance, or replacement of existing water control structures or the repair or maintenance of dikes may be authorized by NWP 3. Some such activities may qualify for an exemption under Section 404(f) of the Clean Water Act (see 33 CFR 323.4).

31. Maintenance of Existing Flood Control Facilities. Discharges of dredged or fill material resulting from activities associated with the maintenance of existing flood control facilities, including debris basins, retention/detention basins, levees, and channels that: (i) were previously authorized by the Corps by individual permit, general permit, or 33 CFR 330.3, or did not require a permit at the time they were constructed, or (ii) were constructed by the Corps and transferred to a non-Federal sponsor for operation and maintenance. Activities authorized by this NWP are limited to those resulting from maintenance activities that are conducted within the "maintenance baseline," as described in the definition below. Discharges of dredged or fill materials associated with maintenance activities in flood control facilities in any watercourse that have previously been determined to be within the maintenance baseline are authorized under this NWP. To the extent that a Corps permit is required, this NWP authorizes the removal of vegetation from levees associated with the flood control project. This NWP does not authorize the removal of sediment and associated vegetation from natural water courses except when these activities have been included in the maintenance baseline. All dredged and excavated material must be deposited and retained in an area that has no waters of the United States unless otherwise specifically approved by the district engineer under separate authorization. Proper sediment controls must be used.

Maintenance Baseline: The maintenance baseline is a description of the physical characteristics (e.g., depth, width, length, location, configuration, or design flood capacity, etc.) of a flood control project within which maintenance activities are normally authorized by NWP 31, subject to any case-specific conditions required by the district engineer. The district engineer will approve the maintenance baseline based on the approved or constructed capacity of the flood control facility, whichever is smaller, including any areas where there are no constructed channels but which are part of the facility. The prospective permittee will provide documentation of the physical characteristics of the flood control facility (which will normally consist of as-built or approved drawings) and documentation of the approved and constructed design capacities of the flood control facility. If no evidence of the constructed capacity exists, the approved capacity will be used. The documentation will also include best management practices to ensure that the adverse

environmental impacts caused by the maintenance activities are no more than minimal, especially in maintenance areas where there are no constructed channels. (The Corps may request maintenance records in areas where there has not been recent maintenance.) Revocation or modification of the final determination of the maintenance baseline can only be done in accordance with 33 CFR 330.5. Except in emergencies as described below, this NWP cannot be used until the district engineer approves the maintenance baseline and determines the need for mitigation and any regional or activity-specific conditions. Once determined, the maintenance baseline will remain valid for any subsequent reissuance of this NWP. This NWP does not authorize maintenance of a flood control facility that has been abandoned. A flood control facility will be considered abandoned if it has operated at a significantly reduced capacity without needed maintenance being accomplished in a timely manner. A flood control facility will not be considered abandoned if the prospective permittee is in the process of obtaining other authorizations or approvals required for maintenance activities and is experiencing delays in obtaining those authorizations or approvals.

Mitigation: The district engineer will determine any required mitigation one-time only for impacts associated with maintenance work at the same time that the maintenance baseline is approved. Such one-time mitigation will be required when necessary to ensure that adverse environmental effects are no more than minimal, both individually and cumulatively. Such mitigation will only be required once for any specific reach of a flood control project. However, if one-time mitigation is required for impacts associated with maintenance activities, the district engineer will not delay needed maintenance, provided the district engineer and the permittee establish a schedule for identification, approval, development, construction and completion of any such required mitigation. Once the one-time mitigation described above has been completed, or a determination made that mitigation is not required, no further mitigation will be required for maintenance activities within the maintenance baseline (see Note, below). In determining appropriate mitigation, the district engineer will give special consideration to natural water courses that have been included in the maintenance baseline and require mitigation and/or best management practices as appropriate.

Emergency Situations: In emergency situations, this NWP may be used to authorize maintenance activities in flood control facilities for which no maintenance baseline has been approved. Emergency situations are those which would result in an unacceptable hazard to life, a significant loss of property, or an immediate, unforeseen, and significant economic hardship if action is not taken before a maintenance baseline can be approved. In such situations, the determination of mitigation requirements, if any, may be deferred until the emergency has been resolved. Once the emergency has ended, a maintenance baseline must be established expeditiously, and mitigation, including mitigation for maintenance conducted during the emergency, must be required as appropriate.

Notification: The permittee must submit a pre-construction notification to the district engineer before any maintenance work is conducted (see general condition 32). The pre-construction notification may be for activity-specific maintenance or for maintenance of the entire flood control facility by submitting a five-year (or less) maintenance plan. The pre-construction notification must include a description of the maintenance baseline and the disposal site for dredged or excavated material. (Authorities: Sections 10 and 404)

Note: If the maintenance baseline was approved by the district engineer under a prior version of NWP 31, and the district engineer imposed the one-time compensatory mitigation requirement on maintenance for a specific reach of a flood control project authorized by that prior version of NWP 31, during the period this version of NWP 31 is in effect, the district engineer will not require additional compensatory mitigation for maintenance activities authorized by this NWP in that specific reach of the flood control project.

32. Completed Enforcement Actions. Any structure, work, or discharge of dredged or fill material remaining in place or undertaken for mitigation, restoration, or environmental benefit in compliance with either:

(i) The terms of a final written Corps non-judicial settlement agreement resolving a violation of Section 404 of the Clean Water Act and/or Section 10 of the Rivers and Harbors Act of 1899; or the terms of an EPA 309(a) order on consent resolving a violation of Section 404 of the Clean Water Act, provided that:

- (a) The activities authorized by this NWP cannot adversely affect more than 5 acres of non-tidal waters or 1 acre of tidal waters;
- (b) The settlement agreement provides for environmental benefits, to an equal or greater degree, than the environmental detriments caused by the unauthorized activity that is authorized by this NWP; and
- (c) The district engineer issues a verification letter authorizing the activity subject to the terms and conditions of this NWP and the settlement agreement, including a specified completion date; or

(ii) The terms of a final Federal court decision, consent decree, or settlement agreement resulting from an enforcement action brought by the United States under Section 404 of the Clean Water Act and/or Section 10 of the Rivers and Harbors Act of 1899; or

(iii) The terms of a final court decision, consent decree, settlement agreement, or non-judicial

settlement agreement resulting from a natural resource damage claim brought by a trustee or trustees for natural resources (as defined by the National Contingency Plan at 40 CFR subpart G) under Section 311 of the Clean Water Act, Section 107 of the Comprehensive Environmental Response, Compensation and Liability Act, Section 312 of the National Marine Sanctuaries Act, Section 1002 of the Oil Pollution Act of 1990, or the Park System Resource Protection Act at 16 U.S.C. 19jj, to the extent that a Corps permit is required.

Compliance is a condition of the NWP itself; non-compliance of the terms and conditions of an NWP 32 authorization may result in an additional enforcement action (e.g., a Class I civil administrative penalty). Any authorization under this NWP is automatically revoked if the permittee does not comply with the terms of this NWP or the terms of the court decision, consent decree, or judicial/non-judicial settlement agreement. This NWP does not apply to any activities occurring after the date of the decision, decree, or agreement that are not for the purpose of mitigation, restoration, or environmental benefit. Before reaching any settlement agreement, the Corps will ensure compliance with the provisions of 33 CFR part 326 and 33 CFR 330.6(d) (2) and (e). (Authorities: Sections 10 and 404)

33. Temporary Construction, Access, and Dewatering. Temporary structures, work, and discharges of dredged or fill material, including cofferdams, necessary for construction activities or access fills or dewatering of construction sites, provided that the associated primary activity is authorized by the Corps of Engineers or the U.S. Coast Guard. This NWP also authorizes temporary structures, work, and discharges of dredged or fill material, including cofferdams, necessary for construction activities not otherwise subject to the Corps or U.S. Coast Guard permit requirements. Appropriate measures must be taken to maintain near normal downstream flows and to minimize flooding. Fill must consist of materials, and be placed in a manner, that will not be eroded by expected high flows. The use of dredged material may be allowed if the district engineer determines that it will not cause more than minimal adverse environmental effects. Following completion of construction, temporary fill must be entirely removed to an area that has no waters of the United States, dredged material must be returned to its original location, and the affected areas must be restored to pre-construction elevations. The affected areas must also be revegetated, as appropriate. This permit does not authorize the use of cofferdams to dewater wetlands or other aquatic areas to change their use. Structures left in place after construction is completed require a separate section 10 permit if located in navigable waters of the United States. (See 33 CFR part 322.)

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity if the activity is conducted in navigable waters of the United States (i.e., section 10 waters) (see general condition 32). The pre-construction notification must include a restoration plan showing how all temporary fills and structures will be removed and the area restored to pre-project conditions. (Authorities: Sections 10 and 404)

34. <u>Cranberry Production Activities</u>. Discharges of dredged or fill material for dikes, berms, pumps, water control structures or leveling of cranberry beds associated with expansion, enhancement, or modification activities at existing cranberry production operations. The cumulative total acreage of disturbance per cranberry production operation, including but not limited to, filling, flooding, ditching, or clearing, must not exceed 10 acres of waters of the United States, including wetlands. The activity must not result in a net loss of wetland acreage. This NWP does not authorize any discharge of dredged or fill material related to other cranberry production activities such as warehouses, processing facilities, or parking areas. For the purposes of this NWP, the cumulative total of 10 acres will be measured over the period that this NWP is valid.

Notification: The permittee must submit a pre-construction notification to the district engineer once during the period that this NWP is valid, and the NWP will then authorize discharges of dredge or fill material at an existing operation for the permit term, provided the 10-acre limit is not exceeded. (See general condition 32.) (Authority: Section 404)

35. <u>Maintenance Dredging of Existing Basins</u>. The removal of accumulated sediment for maintenance of existing marina basins, access channels to marinas or boat slips, and boat slips to previously authorized depths or controlling depths for ingress/egress, whichever is less. All dredged material must be deposited and retained in an area that has no waters of the United States unless otherwise specifically approved by the district engineer under separate authorization. Proper sediment controls must be used for the disposal site. (Authority: Section 10)

36. <u>Boat Ramps</u>. Activities required for the construction, repair, or replacement of boat ramps, provided the activity meets all of the following criteria:

- (a) The discharge of dredged or fill material into waters of the United States does not exceed 50 cubic yards of concrete, rock, crushed stone or gravel into forms, or in the form of precast concrete planks or slabs, unless the district engineer waives the 50 cubic yard limit by making a written determination concluding that the discharge of dredged or fill material will result in no more than minimal adverse environmental effects;
- (b) The boat ramp does not exceed 20 feet in width, unless the district engineer waives this criterion by making a written determination concluding that the discharge of dredged or fill material will result in no more than minimal adverse environmental effects;
- (c) The base material is crushed stone, gravel or other suitable material;

- (d) The excavation is limited to the area necessary for site preparation and all excavated material is removed to an area that has no waters of the United States; and,
- (e) No material is placed in special aquatic sites, including wetlands.

The use of unsuitable material that is structurally unstable is not authorized. If dredging in navigable waters of the United States is necessary to provide access to the boat ramp, the dredging must be authorized by another NWP, a regional general permit, or an individual permit.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity if: (1) The discharge of dredged or fill material into waters of the United States exceeds 50 cubic yards, or (2) the boat ramp exceeds 20 feet in width. (See general condition 32.) (Authorities: Sections 10 and 404)

37. Emergency Watershed Protection and Rehabilitation. Work done by or funded by:

- (a) The Natural Resources Conservation Service for a situation requiring immediate action under its emergency Watershed Protection Program (7 CFR part 624);
- (b) The U.S. Forest Service under its Burned-Area Emergency Rehabilitation Handbook (FSH 2509.13);
- (c) The Department of the Interior for wildland fire management burned area emergency stabilization and rehabilitation (DOI Manual part 620, Ch. 3);
- (d) The Office of Surface Mining, or states with approved programs, for abandoned mine land reclamation activities under Title IV of the Surface Mining Control and Reclamation Act (30 CFR subchapter R), where the activity does not involve coal extraction; or
- (e) The Farm Service Agency under its Emergency Conservation Program (7 CFR part 701).

In general, the permittee should wait until the district engineer issues an NWP verification or 45 calendar days have passed before proceeding with the watershed protection and rehabilitation activity. However, in cases where there is an unacceptable hazard to life or a significant loss of property or economic hardship will occur, the emergency watershed protection and rehabilitation activity may proceed immediately and the district engineer will consider the information in the pre-construction notification and any comments received as a result of agency coordination to decide whether the NWP 37 authorization should be modified, suspended, or revoked in accordance with the procedures at 33 CFR 330.5.

Notification: Except in cases where there is an unacceptable hazard to life or a significant loss of property or economic hardship will occur, the permittee must submit a pre-construction notification to the district engineer prior to commencing the activity (see general condition 32). (Authorities: Sections 10 and 404)

38. <u>Cleanup of Hazardous and Toxic Waste</u>. Specific activities required to effect the containment, stabilization, or removal of hazardous or toxic waste materials that are performed, ordered, or sponsored by a government agency with established legal or regulatory authority. Court ordered remedial action plans or related settlements are also authorized by this NWP. This NWP does not authorize the establishment of new disposal sites or the expansion of existing sites used for the disposal of hazardous or toxic waste.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity. (See general condition 32.) (Authorities: Sections 10 and 404)

Note: Activities undertaken entirely on a Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) site by authority of CERCLA as approved or required by EPA, are not required to obtain permits under Section 404 of the Clean Water Act or Section 10 of the Rivers and Harbors Act.

39. <u>Commercial and Institutional Developments</u>. Discharges of dredged or fill material into nontidal waters of the United States for the construction or expansion of commercial and institutional building foundations and building pads and attendant features that are necessary for the use and maintenance of the structures. Attendant features may include, but are not limited to, roads, parking lots, garages, yards, utility lines, storm water management facilities, wastewater treatment facilities, and recreation facilities such as playgrounds and playing fields. Examples of commercial developments include retail stores, industrial facilities, restaurants, business parks, and shopping centers. Examples of institutional developments include schools, fire stations, government office buildings, judicial buildings, public works buildings, libraries, hospitals, and places of worship. The construction of new golf courses and new ski areas is not authorized by this NWP.

The discharge must not cause the loss of greater than 1/2-acre of non-tidal waters of the United States. This NWP does not authorize discharges of dredged or fill material into non-tidal wetlands adjacent to tidal waters.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity. (See general condition 32.) (Authorities: Sections 10 and 404)

Note: For any activity that involves the construction of a wind energy generating structure, solar tower, or overhead transmission line, a copy of the PCN and NWP verification will be provided by the Corps to the Department of Defense Siting Clearinghouse, which will evaluate potential effects on military activities.

40. <u>Agricultural Activities</u>. Discharges of dredged or fill material into non-tidal waters of the United States for agricultural activities, including the construction of building pads for farm buildings. Authorized activities include the installation, placement, or construction of drainage tiles, ditches, or levees; mechanized land clearing; land leveling; the relocation of existing serviceable drainage ditches constructed in waters of the United States; and similar activities.

This NWP also authorizes the construction of farm ponds in non-tidal waters of the United States, excluding perennial streams, provided the farm pond is used solely for agricultural purposes. This NWP does not authorize the construction of aquaculture ponds.

This NWP also authorizes discharges of dredged or fill material into non-tidal jurisdictional waters of the United States to relocate existing serviceable drainage ditches constructed in non-tidal streams.

The discharge must not cause the loss of greater than 1/2-acre of non-tidal waters of the United States. This NWP does not authorize discharges of dredged or fill material into non-tidal wetlands adjacent to tidal waters.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity. (See general condition 32.) (Authority: Section 404)

Note: Some discharges of dredged or fill material into waters of the United States for agricultural activities may qualify for an exemption under Section 404(f) of the Clean Water Act (see 33 CFR 323.4). This NWP authorizes the construction of farm ponds that do not qualify for the Clean Water Act section 404(f)(1)(C) exemption because of the recapture provision at section 404(f)(2).

41. Reshaping Existing Drainage and Irrigation Ditches. Discharges of dredged or fill material into non-tidal waters of the United States, excluding non-tidal wetlands adjacent to tidal waters, to modify the cross-sectional configuration of currently serviceable drainage and irrigation ditches constructed in waters of the United States, for the purpose of improving water quality by regrading the drainage or irrigation ditch with gentler slopes, which can reduce erosion, increase growth of vegetation, and increase uptake of nutrients and other substances by vegetation. The reshaping of the drainage ditch cannot increase drainage capacity beyond the original as-built capacity nor can it expand the area drained by the drainage ditch as originally constructed (i.e., the capacity of the drainage ditch must be the same as originally constructed and it cannot drain additional wetlands or other waters of the United States). Compensatory mitigation is not required because the work is designed to improve water quality.

This NWP does not authorize the relocation of drainage or irrigation ditches constructed in waters of the United States; the location of the centerline of the reshaped drainage or irrigation ditch must be approximately the same as the location of the centerline of the original drainage or irrigation ditch. This NWP does not authorize stream channelization or stream relocation projects. (Authority: Section 404)

42. <u>Recreational Facilities</u>. Discharges of dredged or fill material into non-tidal waters of the United States for the construction or expansion of recreational facilities. Examples of recreational facilities that may be authorized by this NWP include playing fields (e.g., football fields, baseball fields), basketball courts, tennis courts, hiking trails, bike paths, golf courses, ski areas, horse paths, nature centers, and campgrounds (excluding recreational vehicle parks). This NWP also authorizes the construction or expansion of small support facilities, such as maintenance and storage buildings and stables that are directly related to the recreational activity, but it does not authorize the construction of hotels, restaurants, racetracks, stadiums, arenas, or similar facilities.

The discharge must not cause the loss of greater than 1/2-acre of non-tidal waters of the United States. This NWP does not authorize discharges of dredged or fill material into non-tidal wetlands adjacent to tidal waters.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity. (See general condition 32.) (Authority: Section 404)

43. <u>Stormwater Management Facilities</u>. Discharges of dredged or fill material into non-tidal waters of the United States for the construction of stormwater management facilities, including stormwater detention basins and retention basins and other stormwater management facilities; the construction of water control structures, outfall structures and emergency spillways; the construction of low impact development integrated management features such as bioretention facilities (e.g., rain gardens), vegetated filter strips, grassed swales, and infiltration

trenches; and the construction of pollutant reduction green infrastructure features designed to reduce inputs of sediments, nutrients, and other pollutants into waters, such as features needed to meet reduction targets established under Total Maximum Daily Loads set under the Clean Water Act.

This NWP authorizes, to the extent that a section 404 permit is required, discharges of dredged or fill material into non-tidal waters of the United States for the maintenance of stormwater management facilities, low impact development integrated management features, and pollutant reduction green infrastructure features. The maintenance of stormwater management facilities, low impact development features, and pollutant reduction green infrastructure features, and pollutant reduction green infrastructure features.

The discharge must not cause the loss of greater than 1/2-acre of non-tidal waters of the United States. This NWP does not authorize discharges of dredged or fill material into non-tidal wetlands adjacent to tidal waters. This NWP does not authorize discharges of dredged or fill material for the construction of new stormwater management facilities in perennial streams.

Notification: For discharges of dredged or fill material into non-tidal waters of the United States for the construction of new stormwater management facilities or pollutant reduction green infrastructure features, or the expansion of existing stormwater management facilities or pollutant reduction green infrastructure features, the permittee must submit a pre-construction notification to the district engineer prior to commencing the activity. (See general condition 32.) Maintenance activities do not require pre-construction notification if they are limited to restoring the original design capacities of the stormwater management facility or pollutant reduction green infrastructure feature. (Authority: Section 404)

44. <u>Mining Activities</u>. Discharges of dredged or fill material into non-tidal waters of the UnitedStates for mining activities, except for coal mining activities, provided the activity meets all of the following criteria:

- (a) For mining activities involving discharges of dredged or fill material into non-tidal jurisdictional wetlands, the discharge must not cause the loss of greater than 1/2-acre of non-tidal jurisdictional wetlands;
- (b) For mining activities involving discharges of dredged or fill material in non-tidal jurisdictional open waters (e.g., rivers, streams, lakes, and ponds) or work in non-tidal navigable waters of the United States (i.e., section 10 waters), the mined area, including permanent and temporary impacts due to discharges of dredged or fill material into jurisdictional waters, must not exceed 1/2-acre; and
- (c) The acreage loss under paragraph (a) plus the acreage impact under paragraph (b) does not exceed 1/2-acre.

This NWP does not authorize discharges of dredged or fill material into non-tidal wetlands adjacent to tidal waters.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity. (See general condition 32.) If reclamation is required by other statutes, then a copy of the final reclamation plan must be submitted with the pre-construction notification. (Authorities: Sections 10 and 404)

45. <u>Repair of Uplands Damaged by Discrete Events</u>. This NWP authorizes discharges of dredged or fill material, including dredging or excavation, into all waters of the United States for activities associated with the restoration of upland areas damaged by storms, floods, or other discrete events. This NWP authorizes bank stabilization to protect the restored uplands. The restoration of the damaged areas, including any bank stabilization, must not exceed the contours, or ordinary high water mark, that existed before the damage occurred. The district engineer retains the right to determine the extent of the pre-existing conditions and the extent of any restoration work authorized by this NWP. The work must commence, or be under contract to commence, within two years of the date of damage, unless this condition is waived in writing by the district engineer. This NWP cannot be used to reclaim lands lost to normal erosion processes over an extended period.

This NWP does not authorize beach restoration or nourishment.

Minor dredging is limited to the amount necessary to restore the damaged upland area and should not significantly alter the pre-existing bottom contours of the waterbody.

Notification: The permittee must submit a pre-construction notification to the district engineer (see general condition 32) within 12 months of the date of the damage; for major storms, floods, or other discrete events, the district engineer may waive the 12-month limit for submitting a pre-construction notification if the permittee can demonstrate funding, contract, or other similar delays. The pre-construction notification must include documentation, such as a recent topographic survey or photographs, to justify the extent of the proposed restoration. (Authorities: Sections 10 and 404)

Note: The uplands themselves that are lost as a result of a storm, flood, or other discrete

event can be replaced without a Clean Water Act Section 404 permit, if the uplands are restored to the ordinary high water mark (in non-tidal waters) or high tide line (in tidal waters). (See also 33 CFR 328.5.) This NWP authorizes discharges of dredged or fill material into waters of the United States associated with the restoration of uplands.

46. <u>Discharges in Ditches</u>. Discharges of dredged or fill material into non-tidal ditches that are (1) constructed in uplands, (2) receive water from an area determined to be a water of the United States prior to the construction of the ditch, (3) divert water to an area determined to be a water of the United States prior to the construction of the ditch, and (4) determined to be waters of the United States. The discharge of dredged or fill material must not cause the loss of greater than one acre of waters of the United States.

This NWP does not authorize discharges of dredged or fill material into ditches constructed in streams or other waters of the United States, or in streams that have been relocated in uplands. This NWP does not authorize discharges of dredged or fill material that increase the capacity of the ditch and drain those areas determined to be waters of the United States prior to construction of the ditch.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity. (See general condition 32.) (Authority: Section 404)

47. [Reserved]

48. <u>Commercial Shellfish Mariculture Activities</u>. Structures or work in navigable waters of the United States and discharges of dredged or fill material into waters of the United States necessary for new and continuing commercial shellfish mariculture operations (i.e., the cultivation of bivalve mollusks such as oysters, mussels, clams, and scallops) in authorized project areas. For the purposes of this NWP, the project area is the area in which the operator is authorized to conduct commercial shellfish mariculture activities, as identified through a lease or permit issued by an appropriate state or local government agency, a treaty, or any easement, lease, deed, contract, or other legally binding agreement that establishes an enforceable property interest for the operator.

This NWP authorizes the installation of buoys, floats, racks, trays, nets, lines, tubes, containers, and other structures into navigable waters of the United States. This NWP also authorizes discharges of dredged or fill material into waters of the United States necessary for shellfish seeding, rearing, cultivating, transplanting, and harvesting activities. Rafts and other floating structures must be securely anchored and clearly marked.

This NWP does not authorize:

- (a) The cultivation of a nonindigenous species unless that species has been previously cultivated in the waterbody;
- (b) The cultivation of an aquatic nuisance species as defined in the Nonindigenous Aquatic Nuisance Prevention and Control Act of 1990; or
- (c) Attendant features such as docks, piers, boat ramps, stockpiles, or staging areas, or the deposition of shell material back into waters of the United States as waste.

Notification: The permittee must submit a pre-construction notification to the district engineer if the activity directly affects more than 1/2-acre of submerged aquatic vegetation. If the operator will be conducting commercial shellfish mariculture activities in multiple contiguous project areas, he or she can either submit one PCN for those contiguous project areas or submit a separate PCN for each project area. (See general condition 32.) (Authorities: Sections 10 and 404)

Note 1: The permittee should notify the applicable U.S. Coast Guard office regarding the project.

Note 2: To prevent introduction of aquatic nuisance species, no material that has been taken from a different waterbody may be reused in the current project area, unless it has been treated in accordance with the applicable regional aquatic nuisance species management plan.

Note 3: The Nonindigenous Aquatic Nuisance Prevention and Control Act of 1990 defines "aquatic nuisance species" as "a nonindigenous species that threatens the diversity or abundance of native species or the ecological stability of infested waters, or commercial, agricultural, aquacultural, or recreational activities dependent on such waters."

An individual water quality certification from the Iowa Department of Natural Resources will be required for this nationwide permit.

49. <u>Coal Remining Activities</u>. Discharges of dredged or fill material into non-tidal waters of the United States associated with the remining and reclamation of lands that were previously mined for coal. The activities must already be authorized, or they must currently be in process by the Department of the Interior Office of Surface Mining Reclamation and Enforcement, or by states with approved programs under Title IV or Title V of the Surface Mining Control and Reclamation Act of 1977 (SMCRA). Areas previously mined include reclaimed mine sites, abandoned mine land areas, or lands under bond forfeiture contracts.

As part of the project, the permittee may conduct new coal mining activities in conjunction with the remining activities when he or she clearly demonstrates to the district engineer that the overall mining plan will result in a net increase in aquatic resource functions. The Corps will consider the SMCRA agency's decision regarding the amount of currently undisturbed adjacent lands needed to facilitate the remining and reclamation of the previously mined area. The total area disturbed by new mining must not exceed 40 percent of the total acreage covered by both the remined area and the additional area necessary to carry out the reclamation of the previously mined area.

Notification: The permittee must submit a pre-construction notification and a document describing how the overall mining plan will result in a net increase in aquatic resource functions to the district engineer and receive written authorization prior to commencing the activity. (See general condition 32.) (Authorities: Sections 10 and 404)

50. <u>Underground Coal Mining Activities</u>. Discharges of dredged or fill material into non-tidal waters of the United States associated with underground coal mining and reclamation operations provided the activities are authorized, or are currently being processed by the Department of the Interior, Office of Surface Mining Reclamation and Enforcement, or by states with approved programs under Title V of the Surface Mining Control and Reclamation Act of 1977.

The discharge must not cause the loss of greater than 1/2-acre of non-tidal waters of the United States. This NWP does not authorize discharges of dredged or fill material into non-tidal wetlands adjacent to tidal waters. This NWP does not authorize coal preparation and processing activities outside of the mine site.

Notification: The permittee must submit a pre-construction notification to the district engineer. (See general condition 32.) If reclamation is required by other statutes, then a copy of the reclamation plan must be submitted with the pre- construction notification. (Authorities: Sections10 and 404)

51. Land-Based Renewable Energy Generation Facilities. Discharges of dredged or fill material into non-tidal waters of the United States for the construction, expansion, or modification of land-based renewable energy production facilities, including attendant features. Such facilities include infrastructure to collect solar (concentrating solar power and photovoltaic), wind, biomass, or geothermal energy. Attendant features may include, but are not limited to roads, parking lots, and stormwater management facilities within the land-based renewable energy generation facility.

The discharge must not cause the loss of greater than 1/2-acre of non-tidal waters of the United States. This NWP does not authorize discharges of dredged or fill material into non-tidal wetlands adjacent to tidal waters.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity if the discharge results in the loss of greater than 1/10-acre of waters of the United States. (See general condition 32.) (Authorities: Sections 10 and 404)

Note 1: Electric utility lines constructed to transfer the energy from the land- based renewable energy generation facility to a distribution system, regional grid, or other facility are generally considered to be linear projects and each separate and distant crossing of a waterbody is eligible for treatment as a separate single and complete linear project. Those electric utility lines may be authorized by NWP 57 or another Department of the Army authorization.

Note 2: If the only activities associated with the construction, expansion, or modification of a land-based renewable energy generation facility that require Department of the Army authorization are discharges of dredged or fill material into waters of the United States to construct, maintain, repair, and/or remove electric utility lines and/or road crossings, then NWP 57 and/or NWP 14 shall be used if those activities meet the terms and conditions of NWPs 57 and 14, including any applicable regional conditions and any case-specific conditions imposed by the district engineer.

Note 3: For any activity that involves the construction of a wind energy generating structure, solar tower, or overhead transmission line, a copy of the PCN and NWP verification will be provided by the Corps to the Department of Defense Siting Clearinghouse, which will evaluate potential effects on military activities.

An individual water quality certification from the Iowa Department of Natural Resources will be required for this nationwide permit.

52. Water-Based Renewable Energy Generation Pilot Projects. Structures and work in navigable waters of the United States and discharges of dredged or fill material into waters of the United States for the construction, expansion, modification, or removal of water-based wind, water-based solar, wave energy, or hydrokinetic renewable energy generation pilot projects and their attendant features. Attendant features may include, but are not limited to, land-based collection and distribution facilities, control facilities, roads, parking lots, and stormwater management facilities.

For the purposes of this NWP, the term "pilot project" means an experimental project where the water-based renewable energy generation units will be monitored to collect information on their performance and environmental effects at the project site.

The placement of a transmission line on the bed of a navigable water of the United States from the renewable energy generation unit(s) to a land-based collection and distribution facility is considered a structure under Section 10 of the Rivers and Harbors Act of 1899 (see 33 CFR 322.2(b)), and the placement of the transmission line on the bed of a navigable water of the United States is not a loss of waters of the United States for the purposes of applying the 1/2-acre limit.

For each single and complete project, no more than 10 generation units (e.g., wind turbines, wave energy devices, or hydrokinetic devices) are authorized. For floating solar panels in navigable waters of the United States, each single and complete project cannot exceed 1/2-acre in water surface area covered by the floating solar panels.

This NWP does not authorize activities in coral reefs. Structures in an anchorage area established by the U.S. Coast Guard must comply with the requirements in 33 CFR 322.5(1)(2). Structures may not be placed in established danger zones or restricted areas designated in 33 CFR part 334, Federal navigation channels, shipping safety fairways or traffic separation schemes established by the U.S. Coast Guard (see 33 CFR 322.5(1)(1)), or EPA or Corps designated open water dredged material disposal areas.

Upon completion of the pilot project, the generation units, transmission lines, and other structures or fills associated with the pilot project must be removed to the maximum extent practicable unless they are authorized by a separate Department of the Army authorization, such as another NWP, an individual permit, or a regional general permit. Completion of the pilot project will be identified as the date of expiration of the Federal Energy Regulatory Commission (FERC) license, or the expiration date of the NWP authorization if no FERC license is required.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity. (See general condition 32.) (Authorities: Sections 10 and 404)

Note 1: Electric utility lines constructed to transfer the energy from the land-based collection facility to a distribution system, regional grid, or other facility are generally considered to be linear projects and each separate and distant crossing of a waterbody is eligible for treatment as a separate single and complete linear project. Those electric utility lines may be authorized by NWP 57 or another Department of the Army authorization.

Note 2: An activity that is located on an existing locally or federally maintained U.S. Army Corps of Engineers project requires separate review and/or approval from the Corps under 33 U.S.C. 408.

Note 3: If the pilot project generation units, including any transmission lines, are placed in navigable waters of the United States (i.e., section 10 waters) within the coastal United States, the Great Lakes, and United States territories, copies of the NWP verification will be sent by the Corps to the National Oceanic and Atmospheric Administration, National Ocean Service, for charting the generation units and associated transmission line(s) to protect navigation.

Note 4: Hydrokinetic renewable energy generation projects that require authorization by the Federal Energy Regulatory Commission under the Federal Power Act of 1920 do not require separate authorization from the Corps under section 10 of the Rivers and Harbors Act of 1899.

Note 5: For any activity that involves the construction of a wind energy generating structure, solar tower, or overhead transmission line, a copy of the PCN and NWP verification will be provided by the Corps to the Department of Defense Siting Clearinghouse, which will evaluate potential effects on military activities.

An individual water quality certification from the Iowa Department of Natural Resources will be required for this nationwide permit.

53. <u>Removal of Low-Head Dams</u>. Structures and work in navigable waters of the United States and discharges of dredged or fill material into waters of the United States associated with the removal of low-head dams.

For the purposes of this NWP, the term "low-head dam" is generally defined as a dam or weir built across a stream to pass flows from upstream over all, or nearly all, of the width of the dam crest and does not have a separate spillway or spillway gates, but it may have an uncontrolled spillway. The dam crest is the top of the dam from left abutment to right abutment. A low-head dam may have been built for a range of purposes (e.g., check dam, mill dam, irrigation, water supply, recreation, hydroelectric, or cooling pond), but in all cases, it provides little or no storage function.

The removed low-head dam structure must be deposited and retained in an area that has no waters of

the United States unless otherwise specifically approved by the district engineer under separate authorization.

Because the removal of the low-head dam will result in a net increase in ecological functions and services provided by the stream, as a general rule compensatory mitigation is not required for activities authorized by this NWP. However, the district engineer may determine for a particular low-head dam removal activity that compensatory mitigation is necessary to ensure that the authorized activity results in no more than minimal adverse environmental effects.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity. (See general condition 32.) (Authorities: Sections 10 and 404)

Note: This NWP does not authorize discharges of dredged or fill material into waters of the United States or structures or work in navigable waters to restore the stream in the vicinity of the lowhead dam, including the former impoundment area. Nationwide permit 27 or other Department of the Army permits may authorize such activities. This NWP does not authorize discharges of dredged or fill material into waters of the United States or structures or work in navigable waters to stabilize stream banks. Bank stabilization activities may be authorized by NWP 13 or other Department of the Army permits.

54. Living Shorelines. Structures and work in navigable waters of the United States and discharges of dredged or fill material into waters of the United States for the construction and maintenance of living shorelines to stabilize banks and shores in coastal waters, which includes the Great Lakes, along shores with small fetch and gentle slopes that are subject to low- to mid-energy waves. A living shoreline has a footprint that is made up mostly of native material. It incorporates vegetation or other living, natural "soft" elements alone or in combination with some type of harder shoreline structure (e.g., oyster or mussel reefs or rock sills) for added protection and stability. Living shorelines should maintain the natural continuity of the land-water interface, and retain or enhance shoreline ecological processes. Living shorelines must have a substantial biological component, either tidal or lacustrine fringe wetlands or oyster or mussel reef structures. The following conditions must be met:

- (a) The structures and fill area, including sand fills, sills, breakwaters, or reefs, cannot extend into the waterbody more than 30 feet from the mean low water line in tidal waters or the ordinary high water mark in the Great Lakes, unless the district engineer waives this criterion by making a written determination concluding that the activity will result in no more than minimal adverse environmental effects;
- (b) The activity is no more than 500 feet in length along the bank, unless the district engineer waives this criterion by making a written determination concluding that the activity will result in no more than minimal adverse environmental effects;
- (c) Coir logs, coir mats, stone, native oyster shell, native wood debris, and other structural materials must be adequately anchored, of sufficient weight, or installed in a manner that prevents relocation in most wave action or water flow conditions, except for extremely severe storms;
- (d) For living shorelines consisting of tidal or lacustrine fringe wetlands, native plants appropriate for current site conditions, including salinity and elevation, must be used if the site is planted by the permittee;
- (e) Discharges of dredged or fill material into waters of the United States, and oyster or mussel reef structures in navigable waters, must be the minimum necessary for the establishment and maintenance of the living shoreline;
- (f) If sills, breakwaters, or other structures must be constructed to protect fringe wetlands for the living shoreline, those structures must be the minimum size necessary to protect those fringe wetlands;
- (g) The activity must be designed, constructed, and maintained so that it has no more than minimal adverse effects on water movement between the waterbody and the shore and the movement of aquatic organisms between the waterbody and the shore; and
- (h) The living shoreline must be properly maintained, which may require periodic repair of sills, breakwaters, or reefs, or replacing sand fills after severe storms or erosion events. Vegetation may be replanted to maintain the living shoreline. This NWP authorizes those maintenance and repair activities, including any minor deviations necessary to address changing environmental conditions.

This NWP does not authorize beach nourishment or land reclamation activities.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the construction of the living shoreline. (See general condition 32.) The pre-construction notification must include a delineation of special aquatic sites (see paragraph (b)(4) of general condition 32). Pre-construction notification is not required for maintenance and repair activities for living shorelines unless required by applicable NWP general conditions or regional

conditions. (Authorities: Sections 10 and 404)

Note: In waters outside of coastal waters, nature-based bank stabilization techniques, such as bioengineering and vegetative stabilization, may be authorized by NWP 13.

55. <u>Seaweed Mariculture Activities</u>. Structures in marine and estuarine waters, including structures anchored to the seabed in waters overlying the outer continental shelf, for seaweed mariculture activities. This NWP also authorizes structures for bivalve shellfish mariculture if shellfish production is a component of an integrated multi-trophic mariculture system (e.g., the production of seaweed and bivalve shellfish on the same structure or a nearby mariculture structure that is part of the single and complete project).

This NWP authorizes the installation of buoys, long-lines, floats, anchors, rafts, racks, and other similar structures into navigable waters of the United States. Rafts, racks and other floating structures must be securely anchored and clearly marked. To the maximum extent practicable, the permittee must remove these structures from navigable waters of the United States if they will no longer be used for seaweed mariculture activities or multi-trophic mariculture activities.

Structures in an anchorage area established by the U.S. Coast Guard must comply with the requirements in 33 CFR 322.5(1)(2). Structures may not be placed in established danger zones or restricted areas designated in 33 CFR part 334, Federal navigation channels, shipping safety fairways or traffic separation schemes established by the U.S. Coast Guard (see 33 CFR 322.5(1)(1)), or EPA or Corps designated open water dredged material disposal areas.

This NWP does not authorize:

- (a) The cultivation of an aquatic nuisance species as defined in the Nonindigenous Aquatic Nuisance Prevention and Control Act of 1990 or the cultivation of a nonindigenous species unless that species has been previously cultivated in the waterbody; or
- (b) Attendant features such as docks, piers, boat ramps, stockpiles, or staging areas.

Notification: The permittee must submit a pre-construction notification to the district engineer. (See general condition 32.)

In addition to the information required by paragraph (b) of general condition 32, the preconstruction notification must also include the following information: (1) a map showing the locations and dimensions of the structure(s); (2) the name(s) of the species that will be cultivated during the period this NWP is in effect; and (3) general water depths in the project area(s) (a detailed survey is not required). No more than one pre-construction notification per structure or group of structures should be submitted for the seaweed mariculture operation during the effective period of this NWP. The pre-construction notification should describe all species and culture activities the operator expects to undertake during the effective period of this NWP.

Note 1: The permittee should notify the applicable U.S. Coast Guard office regarding the project.

Note 2: To prevent introduction of aquatic nuisance species, no material that has been taken from a different waterbody may be reused in the current project area, unless it has been treated in accordance with the applicable regional aquatic nuisance species management plan.

Note 3: The Nonindigenous Aquatic Nuisance Prevention and Control Act of 1990 defines "aquatic nuisance species" as "a nonindigenous species that threatens the diversity or abundance of nativespecies or the ecological stability of infested waters, or commercial, agricultural, aquacultural, or recreational activities dependent on such waters."

56. <u>Finfish Mariculture Activities</u>. Structures in marine and estuarine waters, including structures anchored to the seabed in waters overlying the outer continental shelf, for finfish mariculture activities. This NWP also authorizes structures for bivalve shellfish mariculture and/or seaweed mariculture if the structures for bivalve shellfish and/or seaweed production are a component of an integrated multi-trophic mariculture structure (e.g., the production of bivalve shellfish or seaweed on the structure used for finfish mariculture, or a nearby mariculture structure that is part of the single and complete project).

This NWP authorizes the installation of cages, net pens, anchors, floats, buoys, and other similar structures into navigable waters of the United States. Net pens, cages, and other floating structures must be securely anchored and clearly marked. To the maximum extent practicable, the permittee must remove these structures from navigable waters of the United States if they will no longer be used for finfish mariculture activities or multi-trophic mariculture activities.

This NWP does not authorize the construction of land-based fish hatcheries or other attendant features.

Structures in an anchorage area established by the U.S. Coast Guard must comply with the requirements in 33 CFR 322.5(1)(2). Structures may not be placed in established danger zones or

restricted areas designated in 33 CFR part 334, Federal navigation channels, shipping safety fairways or traffic separation schemes established by the U.S. Coast Guard (see 33 CFR 322.5(1)(1)), or EPA or Corps designated open water dredged material disposal areas.

This NWP does not authorize:

- (a) The cultivation of an aquatic nuisance species as defined in the Nonindigenous Aquatic Nuisance Prevention and Control Act of 1990 or the cultivation of a nonindigenous species unless that species has been previously cultivated in the waterbody; or
- (b) Attendant features such as docks, piers, boat ramps, stockpiles, or staging areas.

Notification: The permittee must submit a pre-construction notification to the district engineer. (See general condition 32.)

In addition to the information required by paragraph (b) of general condition 32, the preconstruction notification must also include the following information: (1) a map showing the locations and dimensions of the structure(s); (2) the name(s) of the species that will be cultivated during the period this NWP is in effect; and (3) general water depths in the project area(s) (a detailed survey is not required). No more than one pre-construction notification per structure or group of structures should be submitted for the finfish mariculture operation during the effective period of this NWP. The pre-construction notification should describe all species and culture activities the operator expects to undertake during the effective period of this NWP. (Authority: Section 10)

Note 1: The permittee should notify the applicable U.S. Coast Guard office regarding the finfish mariculture activity.

Note 2: To prevent introduction of aquatic nuisance species, no material that has been taken from a different waterbody may be reused in the current project area, unless it has been treated in accordance with the applicable regional aquatic nuisance species management plan.

Note 3: The Nonindigenous Aquatic Nuisance Prevention and Control Act of 1990 defines "aquatic nuisance species" as "a nonindigenous species that threatens the diversity or abundance of native species or the ecological stability of infested waters, or commercial, agricultural, aquacultural, or recreational activities dependent on such waters."

57. Electric Utility Line and Telecommunications Activities. Activities required for the construction, maintenance, repair, and removal of electric utility lines, telecommunication lines, and associated facilities in waters of the United States, provided the activity does not result in the loss of greater than 1/2-acre of waters of the United States for each single and complete project.

Electric utility lines and telecommunication lines: This NWP authorizes discharges of dredged or fill material into waters of the United States and structures or work in navigable waters for crossings of those waters associated with the construction, maintenance, or repair of electric utility lines and telecommunication lines. There must be no change in pre-construction contours of waters of the United States. An "electric utility line and telecommunication line" is defined as any cable, line, fiber optic line, or wire for the transmission for any purpose of electrical energy, telephone, and telegraph messages, and internet, radio, and television communication.

Material resulting from trench excavation may be temporarily sidecast into waters of the United States for no more than three months, provided the material is not placed in such a manner that it is dispersed by currents or other forces. The district engineer may extend the period of temporaryside casting for no more than a total of 180 days, where appropriate. In wetlands, the top 6 to 12 inches of the trench should normally be backfilled with topsoil from the trench. The trench cannotbe constructed or backfilled in such a manner as to drain waters of the United States (e.g., backfilling with extensive gravel layers, creating a french drain effect). Any exposed slopes and stream banks must be stabilized immediately upon completion of the electric utility line or telecommunication line crossing of each waterbody.

Electric utility line and telecommunications substations: This NWP authorizes the construction, maintenance, or expansion of substation facilities associated with an electric utility line or telecommunication line in non-tidal waters of the United States, provided the activity, in combination with all other activities included in one single and complete project, does not result in the loss of greater than 1/2- acre of waters of the United States. This NWP does not authorize discharges of dredged or fill material into non-tidal wetlands adjacent to tidal waters of the United States to construct, maintain, or expand substation facilities.

Foundations for overhead electric utility line or telecommunication line towers, poles, and anchors: This NWP authorizes the construction or maintenance of foundations for overhead electric utility line or telecommunication line towers, poles, and anchors in all waters of the United States, provided the foundations are the minimum size necessary and separate footings for each tower leg (rather than a larger single pad) are used where feasible.

Access roads: This NWP authorizes the construction of access roads for the construction and maintenance of electric utility lines or telecommunication lines, including overhead lines and

substations, in non-tidal waters of the United States, provided the activity, in combination with all other activities included in one single and complete project, does not cause the loss of greater than 1/2-acre of non-tidal waters of the United States. This NWP does not authorize discharges of dredged or fill material into non-tidal wetlands adjacent to tidal waters for access roads. Access roads must be the minimum width necessary (see Note 2, below). Access roads must be constructed so that the length of the road minimizes any adverse effects on waters of the United States and must be as near as possible to pre-construction contours and elevations (e.g., at grade corduroy roads or geotextile/gravel roads). Access roads constructed above pre- construction contours and elevations in waters of the United States must be properly bridged or culverted to maintain surface flows.

This NWP may authorize electric utility lines or telecommunication lines in or affecting navigable waters of the United States even if there is no associated discharge of dredged or fill material (see 33 CFR part 322). Electric utility lines or telecommunication lines constructed over section 10 waters and electric utility lines or telecommunication lines that are routed in or under section 10 waters without a discharge of dredged or fill material require a section 10 permit.

This NWP authorizes, to the extent that Department of the Army authorization is required, temporary structures, fills, and work necessary for the remediation of inadvertent returns of drilling fluids to waters of the United States through sub- soil fissures or fractures that might occur during horizontal directional drilling activities conducted for the purpose of installing or replacing electric utility lines or telecommunication lines. These remediation activities must be done as soon as practicable, to restore the affected waterbody. District engineers may add special conditions to this NWP to require a remediation plan for addressing inadvertent returns of drilling fluids to waters of the United States during horizontal directional drilling activities conducted for the purpose of installing or replacing electric utility lines or telecommunication lines.

This NWP also authorizes temporary structures, fills, and work, including the use of temporary mats, necessary to conduct the electric utility line activity.

Appropriate measures must be taken to maintain normal downstream flows and minimize flooding to the maximum extent practicable, when temporary structures, work, and discharges of dredged or fill material, including cofferdams, are necessary for construction activities, access fills, or dewatering of construction sites. Temporary fills must consist of materials, and be placed in a manner, that will not be eroded by expected high flows. After construction, temporary fills must be removed in their entirety and the affected areas returned to pre-construction elevations. The areas affected by temporary fills must be revegetated, as appropriate.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity if: (1) a section 10 permit is required; or (2) the discharge will result in the loss of greater than 1/10-acre of waters of the United States. (See general condition 32.) (Authorities: Sections 10 and 404)

Note 1: Where the electric utility line is constructed, installed, or maintained in navigable waters of the United States (i.e., section 10 waters) within the coastal United States, the Great Lakes, and United States territories, a copy of the NWP verification will be sent by the Corps to the National Oceanic and Atmospheric Administration (NOAA), National Ocean Service (NOS), for charting the electric utility line to protect navigation.

Note 2: For electric utility line or telecommunications activities crossing a single waterbody more than one time at separate and distant locations, or multiple waterbodies at separate and distant locations, each crossing is considered a single and complete project for purposes of NWP authorization. Electric utility line and telecommunications activities must comply with 33 CFR 330.6(d).

Note 3: Electric utility lines or telecommunication lines consisting of aerial electric power transmission lines crossing navigable waters of the United States (which are defined at 33 CFR part 329) must comply with the applicable minimum clearances specified in 33 CFR 322.5(i).

Note 4: Access roads used for both construction and maintenance may be authorized, provided they meet the terms and conditions of this NWP. Access roads used solely for construction of the electric utility line or telecommunication line must be removed upon completion of the work, in accordance with the requirements for temporary fills.

Note 5: This NWP authorizes electric utility line and telecommunication line maintenance and repair activities that do not qualify for the Clean Water Act section 404(f) exemption for maintenance of currently serviceable fills or fill structures.

Note 6: For overhead electric utility lines and telecommunication lines authorized by this NWP, a copy of the PCN and NWP verification will be provided by the Corps to the Department of Defense Siting Clearinghouse, which will evaluate potential effects on military activities.

Note 7: For activities that require pre-construction notification, the PCN must include any other NWP(s), regional general permit(s), or individual permit(s) used or intended to be used to authorize any part of the proposed project or any related activity, including other separate and distant crossings that require Department of the Army authorization but do not require pre-construction notification (see paragraph (b)(4) of general condition 32). The district engineer

will evaluate the PCN in accordance with Section D, "District Engineer's Decision." The district engineer may require mitigation to ensure that the authorized activity results in no more than minimal individual and cumulative adverse environmental effects (see general condition 23).

58. Utility Line Activities for Water and Other Substances. Activities required for the construction, maintenance, repair, and removal of utility lines for water and other substances, excluding oil, natural gas, products derived from oil or natural gas, and electricity. Oil or natural gas pipeline activities or electric utility line and telecommunications activities may be authorized by NWPs 12 or 57, respectively. This NWP also authorizes associated utility line facilities in waters of the United States, provided the activity does not result in the loss of greater than 1/2-acre of waters of the United States for each single and complete project.

Utility lines: This NWP authorizes discharges of dredged or fill material into waters of the United States and structures or work in navigable waters for crossings of those waters associated with the construction, maintenance, or repair of utility lines for water and other substances, including outfall and intake structures. There must be no change in pre-construction contours of waters of the United States. A "utility line" is defined as any pipe or pipeline for the transportation of any gaseous, liquid, liquescent, or slurry substance, for any purpose that is not oil, natural gas, or petrochemicals. Examples of activities authorized by this NWP include utility lines that convey water, sewage, stormwater, wastewater, brine, irrigation water, and industrial products that are not petrochemicals. The term "utility line" does not include activities that drain a water of the United States, such as drainage tile or french drains, but it does apply to pipes conveying drainage from another area.

Material resulting from trench excavation may be temporarily sidecast into waters of the United States for no more than three months, provided the material is not placed in such a manner that it is dispersed by currents or other forces. The district engineer may extend the period of temporary side casting for no more than a total of 180 days, where appropriate. In wetlands, the top 6 to 12 inches of the trench should normally be backfilled with topsoil from the trench. The trench cannot be constructed or backfilled in such a manner as to drain waters of the United States (e.g., backfilling with extensive gravel layers, creating a french drain effect). Any exposed slopes and saterbody.

Utility line substations: This NWP authorizes the construction, maintenance, or expansion of substation facilities associated with a utility line in non-tidal waters of the United States, provided the activity, in combination with all other activities included in one single and complete project, does not result in the loss of greater than 1/2-acre of waters of the United States. This NWP does not authorize discharges of dredged or fill material into non-tidal wetlands adjacent to tidal waters of the United States to construct, maintain, or expand substation facilities.

Foundations for above-ground utility lines: This NWP authorizes the construction or maintenance of foundations for above-ground utility lines in all waters of the United States, provided the foundations are the minimum size necessary.

Access roads: This NWP authorizes the construction of access roads for the construction and maintenance of utility lines, including utility line substations, in non-tidal waters of the United States, provided the activity, in combination with all other activities included in one single and complete project, does not cause the loss of greater than 1/2-acre of non-tidal waters of the United States. This NWP does not authorize discharges of dredged or fill material into non-tidal wetlands adjacent to tidal waters for access roads. Access roads must be the minimum width necessary (see Note 2, below). Access roads must be constructed so that the length of the road minimizes any adverse effects on waters of the United States and must be as near as possible to pre-construction contours and elevations (e.g., at grade corduroy roads or geotextile/gravel roads). Access roads constructed above pre-construction contours and elevations in waters of the United States must be properly bridged or culverted to maintain surface flows.

This NWP may authorize utility lines in or affecting navigable waters of the United States even if there is no associated discharge of dredged or fill material (see 33 CFR part 322). Overhead utility lines constructed over section 10 waters and utility lines that are routed in or under section 10 waters without a discharge of dredged or fill material require a section 10 permit.

This NWP authorizes, to the extent that Department of the Army authorization is required, temporary structures, fills, and work necessary for the remediation of inadvertent returns of drilling fluids to waters of the United States through sub-soil fissures or fractures that might occur during horizontal directional drilling activities conducted for the purpose of installing or replacing utility lines. These remediation activities must be done as soon as practicable, to restore the affected waterbody. District engineers may add special conditions to this NWP to require a remediation plan for addressing inadvertent returns of drilling fluids to waters of the United States during horizontal directional drilling activities conducted for the purpose of installing or replacing utility lines.

This NWP also authorizes temporary structures, fills, and work, including the use of temporary mats, necessary to conduct the utility line activity. Appropriate measures must be taken to maintain normal downstream flows and minimize flooding to the maximum extent practicable, when temporary structures, work, and discharges of dredged or fill material, including cofferdams, are

necessary for construction activities, access fills, or dewatering of construction sites. Temporary fills must consist of materials, and be placed in a manner, that will not be eroded by expected high flows. After construction, temporary fills must be removed in their entirety and the affected areas returned to pre-construction elevations. The areas affected by temporary fills must be revegetated, as appropriate.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity if: (1) a section 10 permit is required; or (2) the discharge will result in the loss of greater than 1/10-acre of waters of the United States. (See general condition 32.) (Authorities: Sections 10 and 404)

Note 1: Where the utility line is constructed, installed, or maintained in navigable waters of the United States (i.e., section 10 waters) within the coastal United States, the Great Lakes, and United States territories, a copy of the NWP verification will be sent by the Corps to the National Oceanic and Atmospheric Administration (NOAA), National Ocean Service (NOS), for charting the utility line to protect navigation.

Note 2: For utility line activities crossing a single waterbody more than one time at separate and distant locations, or multiple waterbodies at separate and distant locations, each crossing is considered a single and complete project for purposes of NWP authorization. Utility line activities must comply with 33 CFR 330.6(d)

Note 3: Access roads used for both construction and maintenance may be authorized, provided they meet the terms and conditions of this NWP. Access roads used solely for construction of the utility line must be removed upon completion of the work, in accordance with the requirements for temporary fills.

Note 4: Pipes or pipelines used to transport gaseous, liquid, liquescent, or slurry substances over navigable waters of the United States are considered to be bridges, not utility lines, and may require a permit from the U.S. Coast Guard pursuant to the General Bridge Act of 1946. However, any discharges of dredged or fill material into waters of the United States associated with such pipelines will require a section 404 permit (see NWP 15).

Note 5: This NWP authorizes utility line maintenance and repair activities that do not qualify for the Clean Water Act section 404(f) exemption for maintenance of currently serviceable fills or fill structures.

Note 6: For activities that require pre-construction notification, the PCN must include any other NWP(s), regional general permit(s), or individual permit(s) used or intended to be used to authorize any part of the proposed project or any related activity, including other separate and distant crossings that require Department of the Army authorization but do not require preconstruction notification (see paragraph (b)(4) of general condition 32). The district engineer will evaluate the PCN in accordance with Section D, "District Engineer's Decision." The district engineer may require mitigation to ensure that the authorized activity results in no more than minimal individual and cumulative adverse environmental effects (see general condition 23).

59. Water reclamation and reuse facilities. Discharges of dredged or fill material into non-tidal waters of the United States for the construction, expansion, and maintenance of water reclamation and reuse facilities, including vegetated areas enhanced to improve water infiltration and constructed wetlands to improve water quality.

The discharge of dredged or fill material must not cause the loss of greater than 1/2-acre of waters of the United States. This NWP does not authorize discharges of dredged or fill material into non-tidal wetlands adjacent to tidal waters.

This NWP also authorizes temporary fills, including the use of temporary mats, necessary to construct the water reuse project and attendant features. Appropriate measures must be taken to maintain normal downstream flows and minimize flooding to the maximum extent practicable, when temporary structures, work, and discharges of dredged or fill material, including cofferdams, are necessary for construction activities, access fills, or dewatering of construction sites. Temporary fills must consist of materials, and be placed in a manner, that will not be eroded by expected high flows. After construction, temporary fills must be removed in their entirety and the affected areas returned to pre-construction elevations. The areas affected by temporary fills must be revegetated, as appropriate.

Notification: The permittee must submit a pre-construction notification to the district engineer prior to commencing the activity. (See general condition 32.) (Authorities: Sections 10 and 404)

C. Nationwide Permit General Conditions

Note: To qualify for NWP authorization, the prospective permittee must comply with the following general conditions, as applicable, in addition to any regional or case-specific conditions imposed by the division engineer or district engineer. Prospective permittees should contact the appropriate Corps district office to determine if regional conditions have been imposed on an NWP. Prospective permittees should also contact the appropriate Corps district office to determine the status of Clean Water Act Section 401 water quality certification and/or Coastal Zone Management

Act consistency for an NWP. Every person who may wish to obtain permit authorization under one or more NWPs, or who is currently relying on an existing or prior permit authorization under one or more NWPs, has been and is on notice that all of the provisions of 33 CFR 330.1 through 330.6 apply to every NWP authorization. Note especially 33 CFR 330.5 relating to the modification, suspension, or revocation of any NWP authorization.

1. Navigation.

- (a) No activity may cause more than a minimal adverse effect on navigation.
- (b) Any safety lights and signals prescribed by the U.S. Coast Guard, through regulations or otherwise, must be installed and maintained at the permittee's expense on authorized facilities in navigable waters of the United States.
- (c) The permittee understands and agrees that, if future operations by the United States require the removal, relocation, or other alteration, of the structure or work herein authorized, or if, in the opinion of the Secretary of the Army or his or her authorized representative, said structure or work shall cause unreasonable obstruction to the free navigation of the navigable waters, the permittee will be required, upon due notice from the Corps of Engineers, to remove, relocate, or alter the structural work or obstructions caused thereby, without expense to the United States. No claim shall be made against the United States on account of any such removal or alteration.

2. <u>Aquatic Life Movements.</u> No activity may substantially disrupt the necessary life cycle movements of those species of aquatic life indigenous to the waterbody, including those species that normally migrate through the area, unless the activity's primary purpose is to impound water. All permanent and temporary crossings of waterbodies shall be suitably culverted, bridged, or otherwise designed and constructed to maintain low flows to sustain the movement of those aquatic species. If a bottomless culvert cannot be used, then the crossing should be designed and constructed to minimize adverse effects to aquatic life movements.

3. <u>Spawning Areas</u>. Activities in spawning areas during spawning seasons must be avoided to the maximum extent practicable. Activities that result in the physical destruction (e.g., through excavation, fill, or downstream smothering by substantial turbidity) of an important spawning area are not authorized.

4. <u>Migratory Bird Breeding Areas</u>. Activities in waters of the United States that serve as breeding areas for migratory birds must be avoided to the maximum extent practicable.

5. <u>Shellfish Beds</u>. No activity may occur in areas of concentrated shellfish populations, unless the activity is directly related to a shellfish harvesting activity authorized by NWPs 4 and 48, or is a shellfish seeding or habitat restoration activity authorized by NWP 27.

6. <u>Suitable Material</u>. No activity may use unsuitable material (e.g., trash, debris, car bodies, asphalt, etc.). Material used for construction or discharged must be free from toxic pollutants in toxic amounts (see section 307 of the Clean Water Act).

7. <u>Water Supply Intakes</u>. No activity may occur in the proximity of a public water supply intake, except where the activity is for the repair or improvement of public water supply intake structures or adjacent bank stabilization.

8. Adverse Effects From Impoundments. If the activity creates an impoundment of water, adverse effects to the aquatic system due to accelerating the passage of water, and/or restricting its flow must be minimized to the maximum extent practicable.

9. <u>Management of Water Flows</u>. To the maximum extent practicable, the pre- construction course, condition, capacity, and location of open waters must be maintained for each activity, including stream channelization, storm water management activities, and temporary and permanent road crossings, except as provided below. The activity must be constructed to withstand expected high flows. The activity must not restrict or impede the passage of normal or high flows, unless the primary purpose of the activity is to impound water or manage high flows. The activity may alter the pre-construction course, condition, capacity, and location of open waters if it benefits the aquatic environment (e.g., stream restoration or relocation activities).

10. Fills Within 100-Year Floodplains. The activity must comply with applicable FEMA-approved state or local floodplain management requirements.

11. <u>Equipment.</u> Heavy equipment working in wetlands or mudflats must be placed on mats, or other measures must be taken to minimize soil disturbance.

12. <u>Soil Erosion and Sediment Controls</u>. Appropriate soil erosion and sediment controls must be used and maintained in effective operating condition during construction, and all exposed soil and other fills, as well as any work below the ordinary high water mark or high tide line, must be permanently stabilized at the earliest practicable date. Permittees are encouraged to perform work within waters of the United States during periods of low-flow or no-flow, or during low tides.

13. Removal of Temporary Structures and Fills. Temporary structures must be removed, to the maximum extent practicable, after their use has been discontinued. Temporary fills must be removed

in their entirety and the affected areas returned to pre-construction elevations. The affected areas must be revegetated, as appropriate.

14. <u>Proper Maintenance</u>. Any authorized structure or fill shall be properly maintained, including maintenance to ensure public safety and compliance with applicable NWP general conditions, as well as any activity-specific conditions added by the district engineer to an NWP authorization.

15. <u>Single and Complete Project</u>. The activity must be a single and complete project. The same NWP cannot be used more than once for the same single and complete project.

16. Wild and Scenic Rivers.

- (a) No NWP activity may occur in a component of the National Wild and Scenic River System, or in a river officially designated by Congress as a "study river" for possible inclusion in the system while the river is in an official study status, unless the appropriate Federal agency with direct management responsibility for such river, has determined in writing that the proposed activity will not adversely affect the Wild and Scenic River designation or study status.
- (b) If a proposed NWP activity will occur in a component of the National Wild and Scenic River System, or in a river officially designated by Congress as a "study river" for possible inclusion in the system while the river is in an official study status, the permittee must submit a pre-construction notification (see general condition 32). The district engineer will coordinate the PCN with the Federal agency with direct management responsibility for that river. Permittees shall not begin the NWP activity until notified by the district engineer that the Federal agency with direct management responsibility for that river has determined in writing that the proposed NWP activity will not adversely affect the Wild and Scenic River designation or study status.
- (c) Information on Wild and Scenic Rivers may be obtained from the appropriate Federal land management agency responsible for the designated Wild and Scenic River or study river (e.g., National Park Service, U.S. Forest Service, Bureau of Land Management, U.S. Fish and Wildlife Service). Information on these rivers is also available at: http://www.rivers.gov/.

17. <u>Tribal Rights</u>. No activity or its operation may impair reserved tribal rights, including, but not limited to, reserved water rights and treaty fishing and hunting rights.

18. Endangered Species.

- (a) No activity is authorized under any NWP which is likely to directly or indirectly jeopardize the continued existence of a threatened or endangered species or a species proposed for such designation, as identified under the Federal Endangered Species Act (ESA), or which will directly or indirectly destroy or adversely modify designated critical habitat or critical habitat proposed for such designation. No activity is authorized under any NWP which "may affect" a listed species or critical habitat, unless ESA section 7 consultation addressing the consequences of the proposed activity on listed species or critical habitat has been completed. See 50 CFR 402.02 for the definition of "effects of the action" for the purposes of ESA section 7 consultation, as well as 50 CFR 402.17, which provides further explanation under ESA section 7 regarding "activities that are reasonably certain to occur" and "consequences caused by the proposed action."
- (b) Federal agencies should follow their own procedures for complying with the requirements of the ESA (see 33 CFR 330.4(f)(1)). If pre-construction notification is required for the proposed activity, the Federal permittee must provide the district engineer with the appropriate documentation to demonstrate compliance with those requirements. The district engineer will verify that the appropriate documentation has been submitted. If the appropriate documentation has not been submitted, additional ESA section 7 consultation may be necessary for the activity and the respective federal agency would be responsible for fulfilling its obligation under section 7 of the ESA.
- (c) Non-federal permittees must submit a pre-construction notification to the district engineer if any listed species (or species proposed for listing) or designated critical habitat (or critical habitat proposed such designation) might be affected or is in the vicinity of the activity, or if the activity is located in designated critical habitat or critical habitat proposed for such designation, and shall not begin work on the activity until notified by the district engineer that the requirements of the ESA have been satisfied and that the activity is authorized. For activities that might affect Federallylisted endangered or threatened species (or species proposed for listing) or designated critical habitat (or critical habitat proposed for such designation), the pre-construction notification must include the name(s) of the endangered or threatened species (or species proposed for listing) that might be affected by the proposed activity or that utilize the designated critical habitat (or critical habitat proposed for such designation) that might be affected by the proposed activity. The district engineer will determine whether the proposed activity "may affect" or will have "no effect" to listed species and designated critical habitat and will notify the non-Federal applicant of the Corps' determination within 45 days of receipt of a complete pre-construction notification. For activities

where the non-Federal applicant has identified listed species (or species proposed for listing) or designated critical habitat (or critical habitat proposed for such designation) that might be affected or is in the vicinity of the activity, and has so notified the Corps, the applicant shall not begin work until the Corps has provided notification that the proposed activity will have "no effect" on listed species (or species proposed for listing or designated critical habitat (or critical habitat proposed for such designation), or until ESA section 7 consultation or conference has been completed. If the non-Federal applicant has not heard back from the Corps within 45 days, the applicant must still wait for notification from the Corps.

- (d) As a result of formal or informal consultation or conference with the FWS or NMFS the district engineer may add species-specific permit conditions to the NWPs.
- (e) Authorization of an activity by an NWP does not authorize the "take" of a threatened or endangered species as defined under the ESA. In the absence of separate authorization (e.g., an ESA Section 10 Permit, a Biological Opinion with "incidental take" provisions, etc.) from the FWS or the NMFS, the Endangered Species Act prohibits any person subject to the jurisdiction of the United States to take a listed species, where "take" means to harass, harm, pursue, hunt, shoot, wound, kill, trap, capture, or collect, or to attempt to engage in any such conduct. The word "harm" in the definition of "take' means an act which actually kills or injures wildlife. Such an act may include significant habitat modification or degradation where it actually kills or injures wildlife by significantly impairing essential behavioral patterns, including breeding, feeding or sheltering.
- (f) If the non-federal permittee has a valid ESA section 10(a) (1) (B) incidental take permit with an approved Habitat Conservation Plan for a project or a group of projects that includes the proposed NWP activity, the non-federal applicant should provide a copy of that ESA section 10(a) (1) (B) permit with the PCN required by paragraph (c) of this general condition. The district engineer will coordinate with the agency that issued the ESA section 10(a) (1) (B) permit to determine whether the proposed NWP activity and the associated incidental take were considered in the internal ESA section 7 consultation conducted for the ESA section 10(a) (1) (B) permit. If that coordination results in concurrence from the agency that the proposed NWP activity and the associated incidental take were considered in the internal ESA section for the ESA section 10(a) (1) (B) permit, the district engineer does not need to conduct a separate ESA section 7 consultation for the proposed NWP activity. The district engineer will notify the non-federal applicant within 45 days of receipt of a complete pre-construction notification whether the ESA section 7 consultation is required.
- (g) Information on the location of threatened and endangered species and their critical habitat can be obtained directly from the offices of the FWS and NMFS or their world wide web pages at http://www.fws.gov/ or http://www.fws.gov/ipac and http://www.nmfs.noaa.gov/pr/species/esa/ respectively.

19. <u>Migratory Birds and Bald and Golden Eagles</u>. The permittee is responsible for ensuring that an action authorized by an NWP complies with the Migratory Bird Treaty Act and the Bald and Golden Eagle Protection Act. The permittee is responsible for contacting the appropriate local office of the U.S. Fish and Wildlife Service to determine what measures, if any, are necessary or appropriate to reduce adverse effects to migratory birds or eagles, including whether "incidental take" permits are necessary and available under the Migratory Bird Treaty Act or Bald and Golden Eagle Protection Act for a particular activity.

20. Historic Properties.

- (a) No activity is authorized under any NWP which may have the potential to cause effects to properties listed, or eligible for listing, in the National Register of Historic Places until the requirements of Section 106 of the National Historic Preservation Act (NHPA) have been satisfied.
- (b) Federal permittees should follow their own procedures for complying with the requirements of section 106 of the National Historic Preservation Act (see 33 CFR 330.4 (g) (1)). If pre-construction notification is required for the proposed NWP activity, the Federal permittee must provide the district engineer with the appropriate documentation to demonstrate compliance with those requirements. The district engineer will verify that the appropriate documentation has been submitted. If the appropriate documentation is not submitted, then additional consultation under section 106 may be necessary. The respective federal agency is responsible for fulfilling its obligation to comply with section 106.
- (c) Non-federal permittees must submit a pre-construction notification to the district engineer if the NWP activity might have the potential to cause effects to any historic properties listed on, determined to be eligible for listing on, or potentially eligible for listing on the National Register of Historic Places, including previously unidentified properties. For such activities, the pre-construction notification must state which historic properties might have the potential to be affected by the proposed NWP activity or include a vicinity map indicating the location of the historic properties or the potential for the presence of historic properties. Assistance

regarding information on the location of, or potential for, the presence of historic properties can be sought from the State Historic Preservation Officer, Tribal Historic Preservation Officer, or designated tribal representative, as appropriate, and the National Register of Historic Places (see 33 CFR 330.4(g)). When reviewing preconstruction notifications, district engineers will comply with the current procedures for addressing the requirements of section 106 of the National Historic Preservation Act. The district engineer shall make a reasonable and good faith effort to carry out appropriate identification efforts commensurate with potential impacts, which may include background research, consultation, oral history interviews, sample field investigation, and/or field survey. Based on the information submitted in the PCN and these identification efforts, the district engineer shall determine whether the proposed NWP activity has the potential to cause effects on the historic properties. Section 106 consultation is not required when the district engineer determines that the activity does not have the potential to cause effects on historic properties (see 36 CFR 800.3(a)). Section 106 consultation is required when the district engineer determines that the activity has the potential to cause effects on historic properties. The district engineer will conduct consultation with consulting parties identified under 36 CFR 800.2(c) when he or she makes any of the following effect determinations for the purposes of section 106 of the NHPA: no historic properties affected, no adverse effect, or adverse effect.

- (d) Where the non-Federal applicant has identified historic properties on which the proposed NWP activity might have the potential to cause effects and has so notified the Corps, the non-Federal applicant shall not begin the activity until notified by the district engineer either that the activity has no potential to cause effects to historic properties or that NHPA section 106 consultation has been completed. For non-federal permittees, the district engineer will notify the prospective permittee within 45 days of receipt of a complete pre-construction notification whether NHPA section 106 consultation is required. If NHPA section 106 consultation is required, the district engineer will notify the non-Federal applicant that he or she cannot begin the activity until section 106 consultation is completed. If the non-Federal applicant has not heard back from the Corps within 45 days, the applicant must still wait for notification from the Corps.
- (e) Prospective permittees should be aware that section 110k of the NHPA (54 U.S.C. 306113) prevents the Corps from granting a permit or other assistance to an applicant who, with intent to avoid the requirements of section 106 of the NHPA, has intentionally significantly adversely affected a historic property to which the permit would relate, or having legal power to prevent it, allowed such significant adverse effect to occur, unless the Corps, after consultation with the Advisory Council on Historic Preservation (ACHP), determines that circumstances justify granting such assistance despite the adverse effect created or permitted by the applicant. If circumstances justify granting the assistance, the Corps is required to notify the ACHP and provide documentation specifying the circumstances, the degree of damage to the integrity of any historic properties affected, and proposed mitigation. This documentation must include any views obtained from the applicant, SHPO/THPO, appropriate Indian tribes if the undertaking occurs on or affects historic properties on tribal lands or affects properties of interest to those tribes, and other parties known to have a legitimate interest in the impacts to the permitted activity on historic properties.

21. Discovery of Previously Unknown Remains and Artifacts. Permittees that discover any previously unknown historic, cultural or archeological remains and artifacts while accomplishing the activity authorized by an NWP, they must immediately notify the district engineer of what they have found, and to the maximum extent practicable, avoid construction activities that may affect the remains and artifacts until the required coordination has been completed. The district engineer will initiate the Federal, Tribal, and state coordination required to determine if the items or remains warrant a recovery effort or if the site is eligible for listing in the National Register of Historic Places.

22. <u>Designated Critical Resource Waters</u>. Critical resource waters include, NOAA-managed marine sanctuaries and marine monuments, and National Estuarine Research Reserves. The district engineer may designate, after notice and opportunity for public comment, additional waters officially designated by a state as having particular environmental or ecological significance, such as outstanding national resource waters or state natural heritage sites. The district engineer may also designate additional critical resource waters after notice and opportunity for public comment.

- (a) Discharges of dredged or fill material into waters of the United States are not authorized by NWPs 7, 12, 14, 16, 17, 21, 29, 31, 35, 39, 40, 42, 43, 44, 49, 50, 51, 52, 57 and 58 for any activity within, or directly affecting, critical resource waters, including wetlands adjacent to such waters.
- (b) For NWPS 3, 8, 10, 13, 15, 18, 19, 22, 23, 25, 27, 28, 30, 33, 34, 36, 37, 38, and 54, notification is required in accordance with general condition 32, for any activity proposed by permittees in the designated critical resource waters including wetlands adjacent to those waters. The district engineer may authorize activities under these NWPs only after she or he determines that the impacts to the critical resource waters will be

no more than minimal.

23. <u>Mitigation</u>. The district engineer will consider the following factors when determining appropriate and practicable mitigation necessary to ensure that the individual and cumulative adverse environmental effects are no more than minimal:

- (a) The activity must be designed and constructed to avoid and minimize adverse effects, both temporary and permanent, to waters of the United States to the maximum extent practicable at the project site (i.e., on site).
- (b) Mitigation in all its forms (avoiding, minimizing, rectifying, reducing, or compensating for resource losses) will be required to the extent necessary to ensure that the individual and cumulative adverse environmental effects are no more than minimal.
- (c) Compensatory mitigation at a minimum one-for-one ratio will be required for all wetland losses that exceed 1/10-acre and require pre-construction notification, unless the district engineer determines in writing that either some other form of mitigation would be more environmentally appropriate or the adverse environmental effects of the proposed activity are no more than minimal, and provides an activity-specific waiver of this requirement. For wetland losses of 1/10-acre or less that require pre-construction notification, the district engineer may determine on a case-by-case basis that compensatory mitigation is required to ensure that the activity results in only minimal adverse environmental effects.
- (d) Compensatory mitigation at a minimum one-for-one ratio will be required for all losses of stream bed that exceed 3/100-acre and require pre-construction notification, unless the district engineer determines in writing that either some other form of mitigation would be more environmentally appropriate or the adverse environmental effects of the proposed activity are no more than minimal, and provides an activity-specific waiver of this requirement. This compensatory mitigation requirement may be satisfied through the restoration or enhancement of riparian areas next to streams in accordance with paragraph (e) of this general condition. For losses of stream bed of 3/100-acre or less that require pre-construction notification, the district engineer may determine on a case-by-case basis that compensatory mitigation is required to ensure that the activity results in only minimal adverse environmental effects. Compensatory mitigation for losses of streams should be provided, if practicable, through stream rehabilitation, enhancement, or preservation, since streams are difficult-to-replace resources (see 33 CFR 332.3(e) (3)).
- (e) Compensatory mitigation plans for NWP activities in or near streams or other open waters will normally include a requirement for the restoration or enhancement, maintenance, and legal protection (e.g., conservation easements) of riparian areas next to open waters. In some cases, the restoration or maintenance/protection of riparian areas may be the only compensatory mitigation required. If restoring riparian areas involves planting vegetation, only native species should be planted. The width of the required riparian area will address documented water quality or aquatic habitat loss concerns. Normally, the riparian area will be 25 to 50 feet wide on each side of the stream, but the district engineer may require slightly wider riparian areas to address documented water quality or habitat loss concerns. If it is not possible to restore or maintain/protect a riparian area on both sides of a stream, or if the waterbody is a lake or coastal waters, then restoring or maintaining/protecting a riparian area along a single bank or shoreline may be sufficient. Where both wetlands and open waters exist on the project site, the district engineer will determine the appropriate compensatory mitigation (e.g., riparian areas and/or wetlands compensation) based on what is best for the aquatic environment on a watershed basis. In cases where riparian areas are determined to be the most appropriate form of minimization or compensatory mitigation, the district engineer may waive or reduce the requirement to provide wetland compensatory mitigation for wetland losses.
- (f) Compensatory mitigation projects provided to offset losses of aquatic resources must comply with the applicable provisions of 33 CFR part 332.

(1) The prospective permittee is responsible for proposing an appropriate compensatory mitigation option if compensatory mitigation is necessary to ensure that the activity results in no more than minimal adverse environmental effects. For the NWPs, the preferred mechanism for providing compensatory mitigation is mitigation bank credits or in-lieu fee program credits (see 33 CFR 332.3(b)(2) and (3)). However, if an appropriate number and type of mitigation bank or in-lieu credits are not available at the time the PCN is submitted to the district engineer, the district engineer may approve the use of permittee-responsible mitigation.

(2) The amount of compensatory mitigation required by the district engineer must be sufficient to ensure that the authorized activity results in no more than minimal individual and cumulative adverse environmental effects (see 33 CFR 330.1(e)(3)). (See also 33 CFR 332.3(f).)

(3) Since the likelihood of success is greater and the impacts to potentially valuable uplands are reduced, aquatic resource restoration should be the first compensatory mitigation option considered for permittee-responsible mitigation.

(4) If permittee-responsible mitigation is the proposed option, the prospective

permittee is responsible for submitting a mitigation plan. A conceptual or detailed mitigation plan may be used by the district engineer to make the decision on the NWP verification request, but a final mitigation plan that addresses the applicable requirements of 33 CFR 332.4(c)(2) through (14) must be approved by the district engineer before the permittee begins work in waters of the United States, unless the district engineer determines that prior approval of the final mitigation plan is not practicable or not necessary to ensure timely completion of the required compensatory mitigation (see 33 CFR 332.3(k)(3)). If permittee-responsible mitigation is the proposed option, and the proposed compensatory mitigation site is located on land in which another federal agency holds an easement, the district engineer will coordinate with that federal agency to determine if proposed compensatory mitigation project is compatible with the terms of the easement.

(5) If mitigation bank or in-lieu fee program credits are the proposed option, the mitigation plan needs to address only the baseline conditions at the impact site and the number of credits to be provided (see 33 CFR 332.4(c)(1)(ii)).

(6) Compensatory mitigation requirements (e.g., resource type and amount to be provided as compensatory mitigation, site protection, ecological performance standards, monitoring requirements) may be addressed through conditions added to the NWP authorization, instead of components of a compensatory mitigation plan (see 33 CFR 332.4(c)(1)(ii)).

(g) Compensatory mitigation will not be used to increase the acreage losses allowed by the acreage limits of the NWPs. For example, if an NWP has an acreage limit of 1/2-acre, it cannot be used to authorize any NWP activity resulting in the loss of greater than 1/2-acre of waters of the United States, even if compensatory mitigation is provided that replaces or restores some of the lost waters. However, compensatory mitigation can and should be used, as necessary, to ensure that an NWP activity already meeting the established acreage limits also satisfies the no more than minimal impact requirement for the NWPs.

(h) Permittees may propose the use of mitigation banks, in-lieu fee programs, or permitteeresponsible mitigation. When developing a compensatory mitigation proposal, the permittee must consider appropriate and practicable options consistent with the framework at 33 CFR 332.3(b). For activities resulting in the loss of marine or estuarine resources, permittee-responsible mitigation may be environmentally preferable if there are no mitigation banks or in-lieu fee programs in the area that have marine or estuarine credits available for sale or transfer to the permittee. For permittee-responsible mitigation, the special conditions of the NWP verification must clearly indicate the party or parties responsible for the implementation and performance of the compensatory mitigation project, and, if required, its long-term management.

(i) Where certain functions and services of waters of the United States are permanently adversely affected by a regulated activity, such as discharges of dredged or fill material into waters of the United States that will convert a forested or scrub-shrub wetland to a herbaceous wetland in a permanently maintained utility line right-of-way, mitigation may be required to reduce the adverse environmental effects of the activity to the no more than minimal level.

24. <u>Safety of Impoundment Structures</u>. To ensure that all impoundment structures are safely designed, the district engineer may require non-Federal applicants to demonstrate that the structures comply with established state or federal, dam safety criteria or have been designed by qualified persons. The district engineer may also require documentation that the design has been independently reviewed by similarly qualified persons, and appropriate modifications made to ensure safety.

25. <u>Water Quality</u>.

- (a) Where the certifying authority (state, authorized tribe, or EPA, as appropriate) has not previously certified compliance of an NWP with CWA section 401, a CWA section 401 water quality certification for the proposed discharge must be obtained or waived (see 33 CFR 330.4(c)). If the permittee cannot comply with all of the conditions of a water quality certification previously issued by certifying authority for the issuance of the NWP, then the permittee must obtain a water quality certification or waiver for the proposed discharge in order for the activity to be authorized by an NWP.
- (b) If the NWP activity requires pre-construction notification and the certifying authority has not previously certified compliance of an NWP with CWA section 401, the proposed discharge is not authorized by an NWP until water quality certification is obtained or waived. If the certifying authority issues a water quality certification for the proposed discharge, the permittee must submit a copy of the certification to the district engineer. The discharge is not authorized by an NWP until the district engineer has notified the permittee that the water quality certification requirement has been satisfied by the issuance of a water quality certification or a waiver.
- (c) The district engineer or certifying authority may require additional water quality management measures to ensure that the authorized activity does not result in more than minimal degradation of water quality.
- 26. Coastal Zone Management. In coastal states where an NWP has not previously received a state

coastal zone management consistency concurrence, an individual state coastal zone management consistency concurrence must be obtained, or a presumption of concurrence must occur (see 33 CFR 330.4(d)). If the permittee cannot comply with all of the conditions of a coastal zone management consistency concurrence previously issued by the state, then the permittee must obtain an individual coastal zone management consistency concurrence or presumption of concurrence in order for the activity to be authorized by an NWP. The district engineer or a state may require additional measures to ensure that the authorized activity is consistent with state coastal zone management requirements.

27. Regional and Case-By-Case Conditions. The activity must comply with any regional conditions that may have been added by the Division Engineer (see 33 CFR 330.4(e)) and with any case specificconditions added by the Corps or by the state, Indian Tribe, or U.S. EPA in its CWA section 401 Water Quality Certification, or by the state in its Coastal Zone Management Act consistency determination.

28. Use of Multiple Nationwide Permits. The use of more than one NWP for a single and complete project is authorized, subject to the following restrictions:

- (a) If only one of the NWPs used to authorize the single and complete project has a specified acreage limit, the acreage loss of waters of the United States cannot exceed the acreage limit of the NWP with the highest specified acreage limit. For example, if a road crossing over tidal waters is constructed under NWP 14, with associated bank stabilization authorized by NWP 13, the maximum acreage loss of waters of the United States for the total project cannot exceed 1/3-acre.
- (b) If one or more of the NWPs used to authorize the single and complete project has specified acreage limits, the acreage loss of waters of the United States authorized by those NWPs cannot exceed their respective specified acreage limits. For example, if a commercial development is constructed under NWP 39, and the single and complete project includes the filling of an upland ditch authorized by NWP 46, the maximum acreage loss of waters of the United States for the commercial development under NWP 39 cannot exceed 1/2-acre, and the total acreage loss of waters of United States due to the NWP 39 and 46 activities cannot exceed 1 acre.

29. Transfer of Nationwide Permit Verifications. If the permittee sells the property associated with a nationwide permit verification, the permittee may transfer the nationwide permit verification to the new owner by submitting a letter to the appropriate Corps district office to validate the transfer. A copy of the nationwide permit verification must be attached to the letter, and the letter must contain the following statement and signature:

"When the structures or work authorized by this nationwide permit are still in existence at the time the property is transferred, the terms and conditions of this nationwide permit, including any special conditions, will continue to be binding on the new owner(s) of the property. To validate the transfer of this nationwide permit and the associated liabilities associated with compliance with its terms and conditions, have the transferee sign and date below."

(Transferee)

(Date)

30. <u>Compliance Certification</u>. Each permittee who receives an NWP verification letter from the Corps must provide a signed certification documenting completion of the authorized activity and implementation of any required compensatory mitigation. The success of any required permittee-responsible mitigation, including the achievement of ecological performance standards, will be addressed separately by the district engineer. The Corps will provide the permittee the certification document with the NWP verification letter. The certification document will include:

- (a) A statement that the authorized activity was done in accordance with the NWP authorization, including any general, regional, or activity-specific conditions;
- (b) A statement that the implementation of any required compensatory mitigation was completed in accordance with the permit conditions. If credits from a mitigation bank or in-lieu fee program are used to satisfy the compensatory mitigation requirements, the certification must include the documentation required by 33 CFR 332.3(1)(3) to confirm that the permittee secured the appropriate number and resource type of credits; and
- (c) The signature of the permittee certifying the completion of the activity and mitigation.

The completed certification document must be submitted to the district engineer within 30 days of completion of the authorized activity or the implementation of any required compensatory mitigation, whichever occurs later.

31. Activities Affecting Structures or Works Built by the United States. If an NWP activity also requires review by, or permission from, the Corps pursuant to 33U.S.C. 408 because it will alter or temporarily or permanently occupy or use a U.S. Army Corps of Engineers (USACE) federally authorized Civil Works project (a "USACE project"), the prospective permittee must submit a preconstruction notification. See paragraph (b) (10) of general condition 32. An activity that requires section 408 permission and/or review is not authorized by an NWP until the appropriate Corps office issues the section 408 permission or completes its review to alter, occupy, or use the USACE project, and the district engineer issues a written NWP verification.

32. Pre-Construction Notification.

- (a) Timing. Where required by the terms of the NWP, the prospective permittee must notify the district engineer by submitting a pre-construction notification (PCN) as early as possible. The district engineer must determine if the PCN is complete within 30 calendar days of the date of receipt and, if the PCN is determined to be incomplete, notify the prospective permittee within that 30 day period to request the additional information necessary to make the PCN complete. The request must specify the information needed to make the PCN complete. As a general rule, district engineers will request additional information necessary to make the PCN complete only once. However, if the prospective permittee does not provide all of the requested information, then the district engineer will notify the prospective permittee that the PCN is still incomplete and the PCN review process will not commence until all of the requested information has been received by the district engineer. The prospective permittee shall not begin the activity until either:
 - He or she is notified in writing by the district engineer that the activity may proceed under the NWP with any special conditions imposed by the district or division engineer; Or
 - (2) 45 calendar days have passed from the district engineer's receipt of the complete PCN and the prospective permittee has not received written notice from the district or division engineer. However, if the permittee was required to notify the Corps pursuant to general condition 18 that listed species or critical habitat might be affected or are in the vicinity of the activity, or to notify the Corps pursuant to general condition 20 that the activity might have thepotential to cause effects to historic properties, the permittee cannot begin the activity until receiving written notification from the Corps that there is "no effect" on listed species or "no potential to cause effects" on historic properties, or that any consultation required under Section 7 of the Endangered Species Act (see 33 CFR 330.4(f)) and/or section 106 of the National Historic Preservation Act (see 33 CFR 330.4(g)) has been completed. If the proposed activity requires a written waiver to exceed specified limits of an NWP, the permittee may not begin the activity until the district engineer issues the waiver. If the district or division engineer notifies the permittee in writing that an individual permit is required within 45 calendar days ofreceipt of a complete PCN, the permittee cannot begin the activity until an individual permit hasbeen obtained. Subsequently, the permittee's right to proceed under the NWP may be modified, suspended, or revoked only in accordance with the procedure set forth in 33 CFR 330.5(d)(2).
- (b) Contents of Pre-Construction Notification: The PCN must be in writing and include the following information:
 - (1) Name, address and telephone numbers of the prospective permittee;
 - (2) Location of the proposed activity;
 - (3) Identify the specific NWP or NWP(s) the prospective permittee wants to use to authorize the proposed activity;
 - (4) (i) A description of the proposed activity; the activity's purpose; direct and indirect adverse environmental effects the activity would cause, including the anticipated amountof loss of wetlands, other special aquatic sites, and other waters expected to result from the NWPactivity, in acres, linear feet, or other appropriate unit of measure; a description of any proposed mitigation measures intended to reduce the adverse environmental effects caused by the proposed activity; and any other NWP(s), regional general permit(s), or individual permit(s) usedor intended to be used to authorize any part of the proposed project or any related activity, including other separate and distant crossings for linear projects that require Department of theArmy authorization but do not require pre- construction notification. The description of the proposed activity and any proposed mitigation measures should be sufficiently detailed to allow the district engineer to determine that the adverse environmental effects of the activity will beno more than minimal and to determine the need for compensatory mitigation or other mitigation measures.

(ii)F or linear projects where one or more single and complete crossings require preconstruction notification, the PCN must include the quantity of anticipated losses of wetlands, other special aquatic sites, and other waters for each single and complete crossing of those wetlands, other special aquatic sites, and other waters (including those single and complete crossings authorized by an NWP but do not require PCNs). This information will be used by the district engineer to evaluate the cumulative adverse environmental effects of the proposed linear project, and does not change those non-PCN NWP activities into NWP PCNs.

(iii) Sketches should be provided when necessary to show that the activity complies with the terms of the NWP. (Sketches usually clarify the activity and when provided results in a quicker decision. Sketches should contain sufficient detail to provide an illustrative description of the proposed activity (e.g., a conceptual plan), but do not need to be detailed engineering plans);

- (5) The PCN must include a delineation of wetlands, other special aquatic sites, and other waters, such as lakes and ponds, and perennial and intermittent streams, on the project site. Wetland delineations must be prepared in accordance with the current method required by the Corps.The permittee may ask the Corps to delineate the special aquatic sites and other waters on the project site, but there may be a delay if the Corps does the delineation, especially if the project site is large or contains many wetlands, other special aquatic sites, and other waters. Furthermore, the 45-day period will not start until the delineation has been submitted to or completed by the Corps, as appropriate;
- (6) If the proposed activity will result in the loss of greater than 1/10-acre of wetlands or 3/100-acre of stream bed and a PCN is required, the prospective permittee must submit a statement describing how the mitigation requirement will be satisfied, or explaining why the adverse environmental effects are no more than minimal and why compensatory mitigation should notbe required. As an alternative, the prospective permittee may submit a conceptual or detailed mitigation plan.
- (7) For non-federal permittees, if any listed species (or species proposed for listing) or designated critical habitat (or critical habitat proposed for such designation) might be affectedor is in the vicinity of the activity, or if the activity is located in designated critical habitat (or critical habitat proposed for such designation), the PCN must include the name(s) of those endangered or threatened species (or species proposed for listing) that might be affected bythe proposed activity or utilize the designated critical habitat (or critical habitat proposed forsuch designation) that might be affected by the proposed activity. For NWP activities that requirepreconstruction notification, Federal permittees must provide documentation demonstrating compliance with the Endangered Species Act;
- (8) For non-federal permittees, if the NWP activity might have the potential to cause effects to a historic property listed on, determined to be eligible for listing on, or potentially eligible for listing on, the National Register of Historic Places, the PCN must state which historic property might have the potential to be affected by the proposed activity or include a vicinity map indicating the location of the historic property. For NWP activities that require pre-construction notification, Federal permittees must provide documentation demonstrating compliance with section 106 of the National Historic Preservation Act;
- (9) For an activity that will occur in a component of the National Wild and Scenic River System, or in a river officially designated by Congress as a "study river" for possible inclusionin the system while the river is in an official study status, the PCN must identify the Wild andScenic River or the "study river" (see general condition 16); and
- (10) For an NWP activity that requires permission from, or review by, the Corps pursuant to 33 U.S.C. 408 because it will alter or temporarily or permanently occupy or use a U.S. Army Corpsof Engineers federally authorized civil works project, the pre-construction notification must include a statement confirming that the project proponent has submitted a written request for section 408 permission from, or review by, the Corps office having jurisdiction over that USACE project.
- (c)Form of Pre-Construction Notification: The nationwide permit pre-construction notification form (Form ENG 6082) should be used for NWP PCNs. A letter containing the required information mayalso be used. Applicants may provide electronic files of PCNs and supporting materials if the district engineer has established tools and procedures for electronic submittals.
- (d) Agency Coordination:
 - (1) The district engineer will consider any comments from Federal and state agencies concerning the proposed activity's compliance with the terms and conditions of the NWPs and theneed for mitigation to reduce the activity's adverse environmental effects so that they are no more than minimal.
 - (2) Agency coordination is required for:(i) all NWP activities that require pre- construction notification and result in the loss of greater than 1/2-acre of waters of the United States;
 - (ii) NWP 13 activities in excess of 500 linear feet, fills greater than one cubic yard per running foot, or involve discharges of dredged or fill material into special aquatic sites; and

- (iii) NWP 54 activities in excess of 500 linear feet, or that extend into the waterbody more than 30 feet from the mean low water line in tidal waters or the ordinary highwater mark in the GreatLakes.
- (3) When agency coordination is required, the district engineer will immediately provide (e.g., via e-mail, facsimile transmission, overnight mail, or other expeditious manner) a copy of the complete PCN to the appropriate Federal or state offices (FWS, state natural resource or waterquality agency, EPA, and, if appropriate, the NMFS). With the exception of NWP 37, these agencies will have 10 calendar days from the date the material is transmitted to notify the district engineer via telephone, facsimile transmission, or e-mail that they intend to provide substantive, site-specific comments. The comments must explain why the agency believes the adverse environmental effects will be more than minimal. If so contacted by an agency, the district engineer will wait an additional 15 calendar days before making a decision on the pre-construction notification. The district engineer will fully consider agency comments received within the specified time frame concerning the proposed activity's compliance with the terms and conditions of the NWPs, including the need for mitigation to ensure that the net adverse environmental effects of the proposed activity are no more than minimal. The district engineer will provide no response to the resource agency, except as provided below. The district engineer will indicate in the administrative record associated with each pre-construction notification that the resource agencies' concerns were considered. For NWP 37, the emergency watershed protection and rehabilitation activity may proceed immediately in cases where there is an unacceptable hazard to life or a significant loss of property or economic hardship will occur. The district engineer willconsider any comments received to decide whether the NWP 37 authorization should be modified, suspended, or revoked in accordance with the procedures at 33 CFR 330.5.
- (4) In cases of where the prospective permittee is not a Federal agency, the district engineer will provide a response to NMFS within 30 calendar days of receipt of any Essential Fish Habitat conservation recommendations, as required by section 305(b)(4)(B) of the Magnuson-StevensFishery Conservation and Management Act.
- (5) Applicants are encouraged to provide the Corps with either electronic files or multiple copies of pre-construction notifications to expedite agency coordination.

D. <u>District Engineer's Decision</u>

1. In reviewing the PCN for the proposed activity, the district engineer will determine whether the activity authorized by the NWP will result in more than minimal individual or cumulative adverse environmental effects or may be contrary to the public interest. If a project proponent requests authorization by a specific NWP, the district engineer should issue the NWP verification for that activity if it meets the terms and conditions of that NWP, unless he or she determines, after considering mitigation, that the proposed activity will result in more than minimal individual and cumulative adverse effects on the aquatic environment and other aspects of the public interest and exercises discretionary authority to require an individual permit for the proposed activity. For a linear project, this determination will include an evaluation of the single and complete crossings of waters of the United States that require PCNs to determine whether they individually satisfy the terms and conditions of the NWP(s), as well as the cumulative effects caused by all of the crossings of waters of the United States authorized by an NWP. If an applicant requests a waiver of an applicable limit, as provided for in NWPs 13, 36, or 54, the district engineer will only grant the waiver upon a written determination that the NWP activity will result in only minimal individual and cumulative adverse environmental effects.

2. When making minimal adverse environmental effects determinations the district engineer will consider the direct and indirect effects caused by the NWP activity. He or she will also consider the cumulative adverse environmental effects caused by activities authorized by an NWP and whether those cumulative adverse environmental effects are no more than minimal. The district engineer will also consider site specific factors, such as the environmental setting in the vicinity of the NWP activity, the type of resource that will be affected by the NWP activity, the functions provided by the aquatic resources that will be affected by the NWP activity, the degree or magnitude to which the aquatic resources perform those functions, the extent that aquatic resource functions will be lost as a result of the NWP activity (e.g., partial or complete loss), the duration of the adverse effects (temporary or permanent), the importance of the aquatic resource functions to the region (e.g., watershed or ecoregion), and mitigation required by the district engineer. If an appropriate functional or condition assessment method is available and practicable to use, that assessment method may be used by the district engineer to assist in the minimal adverse environmental effects determination. The district engineer may add case-specific special conditions to the NWP authorization to address site-specific environmental concerns.

3. If the proposed activity requires a PCN and will result in a loss of greater than 1/10-acre of wetlands or 3/100-acre of stream bed, the prospective permittee should submit a mitigation proposal with the PCN. Applicants may also propose compensatory mitigation for NWP activities with smaller impacts, or for impacts to other types of waters. The district engineer will consider any proposed compensatory mitigation or other mitigation measures the applicant has included in the proposal in determining whether the net adverse environmental effects of the proposed activity are no more than minimal. The compensatory mitigation proposal may be either conceptual or detailed.

If the district engineer determines that the activity complies with the terms and conditions of the NWP and that the adverse environmental effects are no more than minimal, after considering mitigation, the district engineer will notify the permittee and include any activity- specific conditions in the NWP verification the district engineer deems necessary. Conditions for compensatory mitigation requirements must comply with the appropriate provisions at 33 CFR 332.3(k). The district engineer must approve the final mitigation plan before the permittee commences work in waters of the United States, unless the district engineer determines that prior approval of the final mitigation plan is not practicable or not necessary to ensure timely completion of the required compensatory mitigation. If the prospective permittee elects to submit a compensatory mitigation plan with the PCN, the district engineer will expeditiously review the proposed compensatory mitigation plan. The district engineer must review the proposed compensatory mitigation plan within 45 calendar days of receiving a complete PCN and determine whether the proposed mitigation would ensure that the NWP activity results in no more than minimal adverse environmental effects. If the net adverse environmental effects of the NWP activity (after consideration of the mitigation proposal) are determined by the district engineer to be no more than minimal, the district engineer will provide a timely written response to the applicant. The response will state that the NWP activity can proceed under the terms and conditions of the NWP, including any activity-specific conditions added to the NWP authorization by the district engineer.

4. If the district engineer determines that the adverse environmental effects of the proposed activity are more than minimal, then the district engineer will notify the applicant either: (a) that the activity does not qualify for authorization under the NWP and instruct the applicant on the procedures to seek authorization under an individual permit; (b) that the activity is authorized under the NWP subject to the applicant's submission of a mitigation plan that would reduce the adverse environmental effects so that they are no more than minimal; or (c) that the activity is authorized under the NWP with specific modifications or conditions. Where the districtengineer determines that mitigation is required to ensure no more than minimal adverse environmental effects, the activity will be authorized within the 45-day PCN period (unless additional time is required to comply with general conditions 18, 20, and/or 31), with activityspecific conditions that state the mitigation requirements. The authorization will include the necessary conceptual or detailed mitigation plan or a requirement that the applicant submit a mitigation plan that would reduce the adverse environmental effects so that they are no more than minimal. When compensatory mitigation is required, no work in waters of the United States may occur until the district engineer has approved a specific mitigation plan or has determined that prior approval of a final mitigation plan is not practicable or not necessary to ensure timely completion of the required compensatory mitigation.

E. Further Information

1. District engineers have authority to determine if an activity complies with the terms and conditions of an NWP.

2. NWPs do not obviate the need to obtain other federal, state, or local permits, approvals, or authorizations required by law.

- 3. NWPs do not grant any property rights or exclusive privileges.
- 4. NWPs do not authorize any injury to the property or rights of others.

5. NWPs do not authorize interference with any existing or proposed Federal project (see general condition 31).

F. Definitions

Best management practices (BMPs): Policies, practices, procedures, or structures implemented to mitigate the adverse environmental effects on surface water quality resulting from development. BMPs are categorized as structural or non-structural.

Compensatory mitigation: The restoration (re-establishment or rehabilitation), establishment (creation), enhancement, and/or in certain circumstances preservation of aquatic resources for the purposes of offsetting unavoidable adverse impacts which remain after all appropriate and practicable avoidance and minimization has been achieved.

Currently serviceable: Useable as is or with some maintenance, but not so degraded as to essentially require reconstruction.

Direct effects: Effects that are caused by the activity and occur at the same time and place.

Discharge: The term "discharge" means any discharge of dredged or fill material into waters of the United States.

Ecological reference: A model used to plan and design an aquatic habitat and riparian area restoration, enhancement, or establishment activity under NWP 27. An ecological reference may be based on the structure, functions, and dynamics of an aquatic habitat type or a riparian area type that currently exists in the region where the proposed NWP 27 activity is located. Alternatively, an ecological reference may be based on a conceptual model for the aquatic habitat type or

riparian area type to be restored, enhanced, or established as a result of the proposed NWP 27 activity. An ecological reference takes into account the range of variation of the aquatic habitat type or riparian area type in the region.

Enhancement: The manipulation of the physical, chemical, or biological characteristics of an aquatic resource to heighten, intensify, or improve a specific aquatic resource function(s). Enhancement results in the gain of selected aquatic resource function(s), but may also lead to a decline in other aquatic resource function(s). Enhancement does not result in a gain in aquatic resource area.

Establishment (creation: The manipulation of the physical, chemical, or biological characteristics present to develop an aquatic resource that did not previously exist at an upland site. Establishment results in a gain in aquatic resource area.

High Tide Line: The line of intersection of the land with the water's surface at the maximum height reached by a rising tide. The high tide line may be determined, in the absence of actual data, by a line of oil or scum along shore objects, a more or less continuous deposit of fine shell or debris on the foreshore or berm, other physical markings or characteristics, vegetation lines, tidal gages, or other suitable means that delineate the general height reached by a rising tide. The line encompasses spring high tides and other high tides that occur with periodic frequency but does not include storm surges in which there is a departure from the normal or predicted reach of the tide due to the piling up of water against a coast by strong winds such as those accompanying a hurricane or other intense storm.

Historic Property: Any prehistoric or historic district, site (including archaeological site), building, structure, or other object included in, or eligible for inclusion in, the National Register of Historic Places maintained by the Secretary of the Interior. This term includes artifacts, records, and remains that are related to and located within such properties. The term includes properties of traditional religious and cultural importance to an Indian tribe or Native Hawaiian organization and that meet the National Register criteria (36 CFR part 60).

Independent utility: A test to determine what constitutes a single and complete non-linear project in the Corps Regulatory Program. A project is considered to have independent utility if it would be constructed absent the construction of other projects in the project area. Portions of a multiphase project that depend upon other phases of the project do not have independent utility. Phases of a project that would be constructed even if the other phases were not built can be considered as separate single and complete projects with independent utility.

Indirect effects: Effects that are caused by the activity and are later in time or farther removed in distance but are still reasonably foreseeable.

Loss of waters of the United States: Waters of the United States that are permanently adversely affected by filling, flooding, excavation, or drainage because of the regulated activity. The loss of stream bed includes the acres of stream bed that are permanently adversely affected by filling or excavation because of the regulated activity. Permanent adverse effects include permanent discharges of dredged or fill material that change an aquatic area to dry land, increase the bottom elevation of a waterbody, or change the use of a waterbody. The acreage of loss of waters of the United States is a threshold measurement of the impact to jurisdictional waters or wetlands for determining whether a project may qualify for an NWP; it is not a net threshold that is calculated after considering compensatory mitigation that may be used to offset losses of aquatic functions and services. Waters of the United States temporarily filled, flooded, excavated, or drained, but restored to pre-construction contours and elevations after construction, are not included in the measurement of loss of waters of the United States. Impacts resulting from activities that do not require Department of the Army authorization, such as activities eligible for exemptions under section 404(f) of the Clean Water Act, are not considered when calculating the loss of waters of the United States.

Navigable waters: Waters subject to section 10 of the Rivers and Harbors Act of 1899. These waters are defined at 33 CFR part 329.

Non-tidal wetland: A non-tidal wetland is a wetland that is not subject to the ebb and flow of tidal waters. Non-tidal wetlands contiguous to tidal waters are located landward of the high tide line (i.e., spring high tide line).

Open water: For purposes of the NWPs, an open water is any area that in a year with normal patterns of precipitation has water flowing or standing above ground to the extent that an ordinary high-water mark can be determined. Aquatic vegetation within the area of flowing or standing water is either non-emergent, sparse, or absent. Vegetated shallows are considered to be open waters. Examples of "open waters" include rivers, streams, lakes, and ponds.

Ordinary High Water Mark: The term ordinary high water mark means that line on the shore established by the fluctuations of water and indicated by physical characteristics such as a clear, natural line impressed on the bank, shelving, changes in the character of soil, destruction of terrestrial vegetation, the presence of litter and debris, or other appropriate means that consider the characteristics of the surrounding areas.

Perennial stream: A perennial stream has surface water flowing continuously year-round during a

typical year.

Practicable: Available and capable of being done after taking into consideration cost, existing technology, and logistics in light of overall project purposes.

Pre-construction notification (PCN: A request submitted by the project proponent to the Corps for confirmation that a particular activity is authorized by nationwide permit. The request may be a permit application, letter, or similar document that includes information about the proposed work and its anticipated environmental effects. Pre-construction notification may be required by the terms and conditions of a nationwide permit, or by regional conditions. A pre-construction notification is not required and the project proponent wants confirmation that the activity is authorized by nationwide permit.

Preservation: The removal of a threat to, or preventing the decline of, aquatic resources by an action in or near those aquatic resources. This term includes activities commonly associated with the protection and maintenance of aquatic resources through the implementation of appropriate legal and physical mechanisms. Preservation does not result in a gain of aquatic resource area or functions.

Re-establishment: The manipulation of the physical, chemical, or biological characteristics of a site with the goal of returning natural/historic functions to a former aquatic resource. Re-establishment results in rebuilding a former aquatic resource and results in a gain in aquatic resource area and functions.

Rehabilitation: The manipulation of the physical, chemical, or biological characteristics of a site with the goal of repairing natural/historic functions to a degraded aquatic resource. Rehabilitation results in a gain in aquatic resource function, but does not result in a gain in aquatic resource area.

Restoration: The manipulation of the physical, chemical, or biological characteristics of a site with the goal of returning natural/historic functions to a former or degraded aquatic resource. For the purpose of tracking net gains in aquatic resource area, restoration is divided into two categories: re-establishment and rehabilitation.

Riffle and pool complex: Riffle and pool complexes are special aquatic sites under the 404(b)(1) Guidelines. Riffle and pool complexes sometimes characterize steep gradient sections of streams. Such stream sections are recognizable by their hydraulic characteristics. The rapid movement of water over a course substrate in riffles results in a rough flow, a turbulent surface, and high dissolved oxygen levels in the water. Pools are deeper areas associated with riffles. A slower stream velocity, a streaming flow, a smooth surface, and a finer substrate characterize pools.

Riparian areas: Riparian areas are lands next to streams, lakes, and estuarine- marine shorelines. Riparian areas are transitional between terrestrial and aquatic ecosystems, through which surface and subsurface hydrology connects riverine, lacustrine, estuarine, and marine waters with their adjacent wetlands, non- wetland waters, or uplands. Riparian areas provide a variety of ecological functions and services and help improve or maintain local water quality. (See general condition 23.)

Shellfish seeding: The placement of shellfish seed and/or suitable substrate to increase shellfish production. Shellfish seed consists of immature individual shellfish or individual shellfish attached to shells or shell fragments (i.e., spat on shell). Suitable substrate may consist of shellfish shells, shell fragments, or other appropriate materials placed into waters for shellfish habitat.

Single and complete linear project: A linear project is a project constructed for the purpose of getting people, goods, or services from a point of origin to a terminal point, which often involves multiple crossings of one or more waterbodies at separate and distant locations. The term "single and complete project" is defined as that portion of the total linear project proposed or accomplished by one owner/developer or partnership or other association of owners/developers that includes all crossings of a single water of the United States (i.e., a single waterbody) at a specific location. For linear projects crossing a single or multiple waterbodies several times at separate and distant locations, each crossing is considered a single and complete project for purposes of NWP authorization. However, individual channels in a braided stream or river, or individual arms of a large, irregularly shaped wetland or lake, etc., are not separate waterbodies, and crossings of such features cannot be considered separately.

Single and complete non-linear project: For non-linear projects, the term "single and complete project" is defined at 33 CFR 330.2(i) as the total project proposed or accomplished by one owner/developer or partnership or other association of owners/developers. A single and complete non-linear project must have independent utility (see definition of "independent utility"). Single and complete non-linear projects may not be "piecemealed" to avoid the limits in an NWP authorization.

Stormwater management: Stormwater management is the mechanism for controlling stormwater runoff for the purposes of reducing downstream erosion, water quality degradation, and flooding and mitigating the adverse effects of changes in land use on the aquatic environment.

Stormwater management facilities: Stormwater management facilities are those facilities, including but not limited to, stormwater retention and detention ponds and best management practices, which retain water for a period of time to control runoff and/or improve the quality (i.e., by reducing the concentration of nutrients, sediments, hazardous substances and other pollutants) of stormwater runoff.

Stream bed: The substrate of the stream channel between the ordinary high-water marks. The substrate may be bedrock or inorganic particles that range in size from clay to boulders. Wetlands contiguous to the stream bed, but outside of the ordinary high-water marks, are not considered part of the stream bed.

Stream channelization: The manipulation of a stream's course, condition, capacity, or location that causes more than minimal interruption of normal stream processes. A channelized jurisdictional stream remains a water of the United States.

Structure: An object that is arranged in a definite pattern of organization. Examples of structures include, without limitation, any pier, boat dock, boat ramp, wharf, dolphin, weir, boom, breakwater, bulkhead, revetment, riprap, jetty, artificial island, artificial reef, permanent mooring structure, power transmission line, permanently moored floating vessel, piling, aid to navigation, or any other manmade obstacle or obstruction.

Tidal wetland: A tidal wetland is a jurisdictional wetland that is inundated by tidal waters. Tidal waters rise and fall in a predictable and measurable rhythm or cycle due to the gravitational pulls of the moon and sun. Tidal waters end where the rise and fall of the water surface can no longer be practically measured in a predictable rhythm due to masking by other waters, wind, or other effects. Tidal wetlands are located channel ward of the high.

Tribal lands: Any lands title to which is either: 1) held in trust by the United States for the benefit of any Indian tribe or individual; or 2) held by any Indian tribe or individual subject to restrictions by the United States against alienation.

Tribal rights: Those rights legally accruing to a tribe or tribes by virtue of inherent sovereign authority, unextinguished aboriginal title, treaty, statute, judicial decisions, executive order or agreement, and that give rise to legally enforceable remedies.

Vegetated shallows: Vegetated shallows are special aquatic sites under the 404(b)(1) Guidelines. They are areas that are permanently inundated and under normal circumstances have rooted aquatic vegetation, such as seagrasses in marine and estuarine systems and a variety of vascular rooted plants in freshwater systems.

Waterbody: For purposes of the NWPs, a waterbody is a "water of the United States." If a wetland is adjacent to a waterbody determined to be a water of the United States, that waterbody and any adjacent wetlands are considered together as a single aquatic unit (see 33 CFR 328.4(c)(2)).





Route	Marked Route	Section Number
FAU RTE 8153 and FAU RTE 8084	Iron Bridge Rd and Woodside Rd	07-00164-04-FP & 07-00090-08-FP
Project Number	County	Contract Number
BWWL(183)	Sangamon	93671

This plan has been prepared to comply with the provisions of the National Pollutant Discharge Elimination System (NPDES) Permit No. ILR10 (Permit ILR10), issued by the Illinois Environmental Protection Agency (IEPA) for storm water discharges from construction site activities.

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Signature			Date
B. Dan	>		3/6/2023
Print Name	Title	Agency	
Brian Davis	County Engineer	Sangamon County Hig	hway Dept

<u>Note</u>: Guidance on preparing each section of BDE 2342 can be found in Chapter 41 of the IDOT Bureau of Design and Environment (BDE) Manual. Chapter 41 and this form also reference the IDOT Drainage Manual which should be readily available.

I. Site Description:

A. Provide a description of the project location; include latitude and longitude, section, town, and range:

The project is a two phase, roadway improvement project of Woodside Road and Iron Bridge Road consisting of overlay and widening, relocation of the Iron Bridge Road Intersection, relocation of Pedigo Lane, proposed construction and realignment of the interurban trail with a parking lot, and a proposed roadway and structure over the Union Pacific railroad. In phase 1, the western limit of the Woodside Road improvement begins on the east side of Chatham Road (39.43'13"N, 89.41'25"W) and ends just west of the Union Pacific Railroad Crossing (39.43'13"N, 89.40'46"W). Proposed Iron Bridge Road Junction will be constructed approximately 740' west of the Union Pacific crossing (39.43'13"N, 89.40'55"W) and continues south approximately 400' south of Baptist Camp Road (39.42'50"N, 89.40'53"W).

In phase 2, the roadway improvement project of Woodside Road consists of full-depth pavement, relocation of Iron Bridge Access Road intersection to the east of the existing intersection, and realignment and connection of the interurban trail. Also included are proposed structure for the interurban trail to cross over Woodside Road and a proposed structure for the Union Pacific Railroad to cross over Woodside Road and carry the existing set tracks. The western limits of the Woodside Road improvement begins on the east half of the Iron Bridge Junction intersection (39.43'13"N, 89.40'55"W) and ends east of the North Lake Road intersection (39.43'13"N, 89.40'00"W). The temporary shoofly construction encompasses the northern and southern limits of the project with the shoofly starting approximately 900 feet south of Woodside Road (39.43'05"N, 89.40'50"W) and connecting approximately 900' to the north of Woodside Road (39.43'22"N, 89.40'40"W)

B. Provide a description of the construction activity which is the subject of this plan. Include the number of construction stages, drainage improvements, in-stream work, installation, maintenance, removal of erosion measures, and permanent stabilization:

The proposed project will consist of new roadway construction of Iron Bridge Junction which will connect to Woodside Road. The new Iron Bridge Junction will consist of two 12 foot lanes with a 12 foot turn lane at the intersection and a new structure with MSE walls over the Union Pacific railroad. Improvements to Woodside

Road are milling and overlay along with pavement widening to increase the roadway width to two 12 foot lanes in each direction with a 16 foot painted median from Chatham Road to the proposed Iron Bridge Junction. A new section of interurban trail will be constructed from existing Pedigo Lane to Woodside Road and will be accessed by a proposed access road and parking lot from Iron Bridge Junction. Existing Pedigo Lane will be removed and relocated west of the Woodside Road and Iron Bridge Junction intersection for safer access off Woodside Road. A borrow pit will be graded south of Woodside Road and east of proposed Iron Bridge Junction for use in the roadway embankment. The graded area will then serve as a detention pond for drainage. Entrance culverts and roadway culverts will be constructed to maintain access to existing drainage channels where possible. Entrance connections will be constructed to maintain access to adjacent property owners.

The proposed project will consist of roadway construction along Woodside Road with four 12 foot lanes, a center turn lane, bike lanes on both sides of the road, and an interurban trail connection from the Woodside Road and Iron Bridge Junction intersection. A new crossing structure is proposed for the trail, a new railroad structure will carry the existing tracks across Woodside Road, retaining walls will be constructed at the Woodside Road underpass, and construction and connection of intersections and entrances along Woodside Road. The roadway will include curb and gutter, storm sewer, guardrail, entrance culverts, and roadway culverts. A temporary shoofly will be constructed for Union Pacific train traffic west of the current tracks to provide continuous operation during construction of the new bridge. The access road intersection will be shifted east of the overpass and will connect into Woodside Road along a new alignment.

C. Provide the estimated duration of this project: 420 working days

D. The total area of the construction site is estimated to be $\frac{50.9}{2}$ acres.

The total area of the site estimated to be disturbed by excavation, grading or other activities is 38.8 acres.

Paved = 0.95x14.5 acres; Unpaved = 0.25x36.4 acres; Weighted C=0.45

F. List all soils found within project boundaries; include map unit name, slope information, and erosivity:

- 17A Keomah silt loam, 0 to 2 percent slopes
- 43A Ipava silt loam, 0 to 2 percent slopes
- 45A Denny silt loam, 0 to 2 percent slopes
- 68A Sable silty clay loam, 0 to 2 percent slopes
- 86B Osco silt loam, 2 to 5 percent slopes
- 279B Rozetta silt loam, 2 to 5 percent slopes
- 280C2 Fayette silt loam, glaciated, 5 to 10 percent slopes
- 119D2 Elco silt loam, 10 to 18 percent slopes
- 8D Hickory silt loam, 10 to 18 percent slopes
- 3107A Sawmill silty clay loam, 0 to 2 percent slopes, frequently flooded
- 257A Clarksdale silt loam, 0 to 2 percent slopes
- 630C2 Navlys silt loam, 5 to 10 percent slopes, eroded

See Attachment A and B for soils maps.

G. If wetlands were delineated for this project, provide an extent of wetland acreage at the site; see Phase I report:

Based on the National Wetland Inventory Mapping, there are no wetlands impacted by this project.

H. Provide a description of potentially erosive areas associated with this project:

The locations of potential erosion will occur in areas of exposed dirt from excavation and fill operations. This is particularly relevant in the Borrow Pit and the large areas of embankment leading up to the overhead structure.

Other areas that could be potentially erosive include the underpass and areas of the borrow pit that will be filled while hauling and placing the excavated material. There are steep slopes around the Grissom Drive intersection where trees will be removed and the slopes will be regraded at the proposed culvert extensions. Prior to the growth of established vegetation, these slopes will be susceptible to erosion

I. The following is a description of soil disturbing activities by stages, their locations, and their erosive factors (e.g., steepness of slopes, length of slopes, etc.):

-Phase 1-

Stage 1: Soil disturbing activities will consist of ditch grading along Woodside Road and the construction of the proposed Pedigo Lane.

Stage 2: Soil disturbing activities will consist of removal of existing Pedigo Lane, earth excavation of borrow pit, building the embankment for the structure over Union Pacific Railroad, constructing temporary roadway to Iron Bridge Road, and construction of the Iron Bridge Junction.

Stage 3: Soil disturbing activities will consist of removing the temporary access to Iron Bridge Road and constructing the right shoulder embankment and remaining Iron bridge Junction.

-Phase 2-

Stage 1: Soil disturbing activities will consist of grading for the shoofly, excavation of material for the drilled shafts, grading for the realignment of the access road, and grading for the new Miller entrance.

Stage 2: Soil disturbing activities will consist of earth excavation for the underpass; excavation will be to the bottom of the abutments in this stage.

Stage 3: Soil disturbing activities will consist of excavation for the underpass and placement of storm sewer.

Stage 4: Soil disturbing activities will consist of pavement removal, grading for additional lanes and sidewalk, placement of storm sewer and culverts, and regrading of slopes. Slopes on the south side of the road range between 4:1 and 2:1 and reach lengths of up to 45 feet.

Stage 5: Soil disturbing activities will consist of pavement removal, grading for additional lanes and sidewalk, placement of storm sewer and culverts, and regrading of slopes. Slopes on the north side range from 4:1 to 2:1 and reach lengths of up to 25 feet.

J. See the erosion control plans and/or drainage plans for this contract for information regarding drainage patterns, approximate slopes anticipated before and after major grading activities, locations where vehicles enter or exit the site and controls to prevent offsite sediment tracking (to be added after contractor identifies locations), areas of soil disturbance, the location of major structural and non-structural controls identified in the plan, the location of areas where stabilization practices are expected to occur, surface waters (including wetlands), and locations where storm water is discharged to surface water including wetlands.

K. Identify who owns the drainage system (municipality or agency) this project will drain into:

Woodside Township City of Springfield

L. The following is a list of General NPDES ILR40 permittees within whose reporting jurisdiction this project is located:

Woodside Township City of Springfield

M. The following is a list of receiving water(s) and the ultimate receiving water(s) for this site. In addition, include receiving waters that are listed as Biologically Significant Streams by the Illinois Department of Natural Resources (IDNR). The location of the receiving waters can be found on the erosion and sediment control plans:

Lake Springfield

N. Describe areas of the site that are to be protected or remain undisturbed. These areas may include steep slopes (i.e., 1:3 or steeper), highly erodible soils, streams, stream buffers, specimen trees, natural vegetation, nature preserves, etc. Include any commitments or requirements to protect adjacent wetlands.

For any storm water discharges from construction activities within 50-feet of Waters of the U.S. (except for activities for waterdependent structures authorized by a Section 404 permit, describe: a) How a 50-foot undisturbed natural buffer will be provided between the construction activity and the Waters of the U.S. or b) How additional erosion and sediment controls will be provided within that area.

O. Per the Phase I document, the following sensitive environmental resources are associated with this project and may have the potential to be impacted by the proposed development. Further guidance on these resources is available in Section 41-4 of the BDE Manual.

303(d) Listed receiving waters for suspended solids, turbidity, or siltation. The name(s) of the listed water body, and identification of all pollutants causing impairment:

Provide a description of how erosion and sediment control practices will prevent a discharge of sediment resulting from a storm event equal to or greater than a twenty-five (25) year, twenty-four (24) hour rainfall event:

Provide a description of the location(s) of direct discharge from the project site to the 303(d) water body:

Provide a description of the location(s) of any dewatering discharges to the MS4 and/or water body:

Applicable Federal, Tribal, State, or Local Programs

ڶ Floodplain

Historic Preservation

Receiving waters with Total Maximum Daily Load (TMDL) for sediment, total suspended solids, turbidity or siltation TMDL (fill out this section if checked above)

The name(s) of the listed water body:

Provide a description of the erosion and sediment control strategy that will be incorporated into the site design that is consistent with the assumptions and requirements of the TMDL:

If a specific numeric waste load allocation has been established that would apply to the project's discharges, provide a description of the necessary steps to meet that allocation:

Threatened and Endangered Species/Illinois Natural Areas (INAI)/Nature Preserves

Other	
Wetland	

P. The following pollutants of concern will be associated with this construction project:

Antifreeze / Coolants	Solid Waste Debris
⊠ Concrete	Solvents
Concrete Curing Compounds	☑ Waste water from cleaning construction equipments
Concrete Truck Waste	Other (Specify)
Fertilizers / Pesticides	Other (Specify)
Paints	Other (Specify)
🔀 Petroleum (gas, diesel, oil, kerosene, hydraulic oil / fluids)	Other (Specify)
🔀 Soil Sediment	Other (Specify)

II. Controls:

This section of the plan addresses the controls that will be implemented for each of the major construction activities described in Section I.C above and for all use areas, borrow sites, and waste sites. For each measure discussed, the Contractor will be responsible for its implementation as indicated. The Contractor shall provide to the Resident Engineer a plan for the implementation of the measures indicated. The Contractors, will notify the Resident Engineer of any proposed changes, maintenance, or modifications to keep construction activities compliant with the Permit ILR10. Each such Contractor has signed the required certification on forms which are attached to, and are a part of, this plan:

A. Erosion and Sediment Controls: At a minimum, controls must be coordinated, installed and maintained to:

- 1. Minimize the amount of soil exposed during construction activity;
- 2. Minimize the disturbance of steep slopes;
- 3. Maintain natural buffers around surface waters, direct storm water to vegetated areas to increase sediment removal and maximize storm water infiltration, unless infeasible;
- 4. Minimize soil compaction and, unless infeasible, preserve topsoil.
- B. **Stabilization Practices:** Provided below is a description of interim and permanent stabilization practices, including site-specific scheduling of the implementation of the practices. Site plans will ensure that existing vegetation is preserved where attainable and disturbed portions of the site will be stabilized. Stabilization practices may include but are not limited to: temporary seeding, permanent seeding, mulching, geotextiles, sodding, vegetative buffer strips, protection of trees, preservation of mature vegetation, and other appropriate measures. Except as provided below in II.B.1 and II.B.2, stabilization measures shall be initiated **immediately** where construction activities have temporarily or permanently ceased, but in no case more than **one (1) day** after the construction activity in that portion of the site has temporarily or permanently ceases on all disturbed portions of the site where construction will not occur for a period of fourteen (14) or more calendar days.
 - 1. Where the initiation of stabilization measures is precluded by snow cover, stabilization measures shall be initiated as soon as practicable.
 - 2. On areas where construction activity has temporarily ceased and will resume after fourteen (14) days, a temporary stabilization method can be used.

The following stabilization practices will be used for this project:

Erosion Control Blanket / Mulching	Temporary Turf (Seeding, Class 7)
Geotextiles	Temporary Mulching
Permanent Seeding	Vegetated Buffer Strips
Preservation of Mature Seeding	Other (Specify)
Protection of Trees	Other (Specify)
Sodding	Other (Specify)
Temporary Erosion Control Seeding	Other (Specify)

Describe how the stabilization practices listed above will be utilized during construction:

There are areas adjacent to the project construction limits with mature and heavily covered vegetation. The preservation of this ground cover could minimize erosion and sediment runoff from the project into surrounding areas.

Seeding will be placed on all bare slopes to prevent erosion. Permanent seeding should be placed immediately after finished grading.

Erosion control blanket will be placed on slopes which are 3:1 or steeper within 24 hours after seeding operations are completed. Erosion control blanket will be installed in accordance to IDOT Article 251.04.

Describe how the stabilization practices listed above will be utilized after construction activities have been completed:

The erosion control blanket will help to prevent erosion until the vegetation is established in areas where permanent seeding was placed. The vegetation will prevent erosion on the slopes after construction is completed.

C. Structural Practices: Provided below is a description of structural practices that will be implemented, to the degree attainable, to divert flows from exposed soils, store flows or otherwise limit runoff and the discharge of pollutants from exposed areas of the site. Such practices may include but are not limited to: perimeter erosion barrier, earth dikes, drainage swales, sediment traps, ditch checks, subsurface drains, pipe slope drains, level spreaders, storm drain inlet protection, rock outlet protection, reinforced soil retaining systems, gabions, and temporary or permanent sediment basins. The installation of these devices may be subject to Section 404 of the Clean Water Act.

Stabilized Construction Exits
Stabilized Trench Flow
Slope Mattress
Slope Walls
🔀 Temporary Ditch Check
Temporary Pipe Slope Drain
Temporary Sediment Basin
Temporary Stream Crossing
Turf Reinforcement Mats
Other (Specify)

Describe how the structural practices listed above will be utilized during construction:

A perimeter erosion barrier will be placed at the catch points of proposed grading where runoff from the roadway embankment is not contained onsite. The barrier will help to prevent construction sediment from flowing into the adjacent drainage channels and properties. The barrier should be inspected on a periodic basis and repaired or replaced as necessary to allow proper functionality.

Temporary ditch checks will be utilized in the ditches prior to full establishment of the vegetation. The ditch checks are placed to allow sediment to settle and reduce water velocities to prevent erosion. Once the seeding has been sufficiently established, the ditch checks can be removed.

The storm drain inlet protection will be placed at all the inlets with open grates to prevent sediment and silt from construction operations from entering. The inlet protection will consist of inlet filters. These inlet filters should be

checked on a regular basis and maintained as necessary to ensure the proper function of each filter.

Riprap will be placed on the upstream and downstream ends of culverts as shown on the plans. The riprap will slow down the velocity of outflows into downstream areas, facilitate dissipation of water, and prevent erosion. All materials included for riprap shall be placed according to Section 281 of the IDOT Standard Specifications for Road and Bridge Construction. The material and installation should be checked to ensure proper placement and stability of the riprap material.

Describe how the structural practices listed above will be utilized after construction activities have been completed: Once construction operations are completed and vegetation is sufficiently established to prevent erosion, the storm drain inlet filters can be removed.

The perimeter erosion barrier can be removed after exposed surfaces have been constructed to their final condition and all vegetation is sufficiently established to prevent sediment from flowing into adjacent drainage channels and properties.

Riprap will be placed at the outlets of the roadway culverts as shown on the plans. The riprap will help to prevent erosion of the surrounding embankment and existing drainage channels.

D. Treatment Chemicals

Will polymer flocculants or treatment chemicals be utilized on this project: Ves X No

If yes above, identify where and how polymer flocculants or treatment chemicals will be utilized on this project.

E. **Permanent (i.e., Post-Construction) Storm Water Management Controls:** Provided below is a description of measures that will be installed during the construction process to control volume and pollutants in storm water discharges that will occur after construction operations have been completed. The installation of these devices may be subject to Section 404 of the Clean Water Act.

1. Such practices may include but are not limited to: storm water detention structures (including wet ponds), storm water retention structures, flow attenuation by use of open vegetated swales and natural depressions, infiltration of runoff on site, and sequential systems (which combine several practices).

The practices selected for implementation were determined based on the technical guidance in Chapter 41 (Construction Site Storm Water Pollution Control) of the IDOT BDE Manual. If practices other than those discussed in Chapter 41 are selected for implementation or if practices are applied to situations different from those covered in Chapter 41, the technical basis for such decisions will be explained below.

2. Velocity dissipation devices will be placed at discharge locations and along the length of any outfall channel as necessary to provide a non-erosive velocity flow from the structure to a water course so that the natural physical and biological characteristics and functions are maintained and protected (e.g., maintenance of hydrologic conditions such as the hydroperiod and hydrodynamics present prior to the initiation of construction activities).

Description of permanent storm water management controls:

The proposed storm water management system includes storm sewer, pipe underdrains, transverse drains, and open ditches.

Vehicle entrances and exits must be constructed and maintained to prevent tracking of sediments onto open roadways. The contractor will provide the resident engineer with a written plan identifying the locations of the entrances and exits and the procedures that will be used to construct and maintain them.

Stockpiles shall be maintained to eliminate pollution of storm water runoff. Runoff from stockpiles containing materials such as aggregates, aggregate subbase, topsoil, fill material, or other materials that will be stored for construction can be contained using BMPs such as perimeter erosion barrier, temporary mulch, plastic covers, or storm drain inlet protection. The contractor will provide the resident engineer with a written plan of the
F. Approved State or Local Laws: The management practices, controls and provisions contained in this plan will be in accordance with IDOT specifications, which are at least as protective as the requirements contained in the IEPA's Illinois Urban Manual. Procedures and requirements specified in applicable sediment and erosion site plans or storm water management plans approved by local officials shall be described or incorporated by reference in the space provided below. Requirements specified in sediment and erosion site plans, site permits, storm water management site plans or site permits approved by local officials that are applicable to protecting surface water resources are, upon submittal of an NOI, to be authorized to discharge under the Permit ILR10 incorporated by reference and are enforceable under this permit even if they are not specifically included in the plan.

Description of procedures and requirements specified in applicable sediment and erosion site plans or storm water management plans approved by local officials:

All management practices provided within this plan are in accordance with the current editions of the IDOT Standard Specifications for Road and Bridge Construction and the IDOT Supplemental Specifications and Recurring Special Provisions.

- G. **Contractor Required Submittals:** Prior to conducting any professional services at the site covered by this plan, the Contractor and each subcontractor responsible for compliance with the permit shall submit to the Resident Engineer a Contractor Certification Statement, BDE 2342A.
- 1. The Contractor shall provide a construction schedule containing an adequate level of detail to show major activities with implementation of pollution prevention BMPs, including the following items:
 - Approximate duration of the project, including each stage of the project
 - Rainy season, dry season, and winter shutdown dates
 - Temporary stabilization measures to be employed by contract phases
 - Mobilization time-frame
 - Mass clearing and grubbing/roadside clearing dates
 - Deployment of Erosion Control Practices
 - Deployment of Sediment Control Practices (including stabilized cons
 - Deployment of Construction Site Management Practices (including concrete washout facilities, chemical storage, refueling locations, etc.)
 - Paving, saw-cutting, and any other pavement related operations
 - Major planned stockpiling operation
 - Time frame for other significant long-term operations or activities that may plan non-storm water discharges as dewatering, grinding, etc
 - Permanent stabilization activities for each area of the project
- 2. During the pre-construction meeting, the Contractor and each subcontractor shall provide, as an attachment to their signed Contractor Certification Statement, a discussion of how they will comply with the requirements of the permit in regard to the following items and provide a graphical representation showing location and type of BMPs to be used when applicable:
 - Temporary Ditch Checks Identify what type and the source of Temporary Ditch Checks that will be installed as part of the project. The installation details will then be included with the SWPPP.
 - Vehicle Entrances and Exits Identify type and location of stabilized construction entrances and exits to be used and how they will be maintained.
 - Material Delivery, Storage and Use Discuss where and how materials including chemicals, concrete curing compounds, petroleum products, etc. will be stored for this project.
 - Stockpile Management Identify the location of both on-site and off-site stockpiles. Discuss what BMPs will be used to prevent pollution of storm water from stockpiles.
 - Waste Disposal Discuss methods of waste disposal that will be used for this project.
 - Spill Prevention and Control Discuss steps that will be taken in the event of a material spill (chemicals, concrete curing compounds, petroleum, etc.)
 - Concrete Residuals and Washout Wastes Discuss the location and type of concrete washout facilities to be used on this project and how they will be signed and maintained.
 - Litter Management Discuss how litter will be maintained for this project (education of employees, number of dumpsters, frequency of dumpster pick-up, etc.).
 - Vehicle and Equipment Fueling Identify equipment fueling locations for this project and what BMPs will be used to ensure containment and spill prevention.
 - Vehicle and Equipment Cleaning and Maintenance Identify where equipment cleaning and maintenance locations for this project and what BMPs will be used to ensure containment and spill prevention.
 - Dewatering Activities Identify the controls which will be used during dewatering operations to ensure sediments will not leave the construction site.
 - Polymer Flocculants and Treatment Chemicals Identify the use and dosage of treatment chemicals and provide the

Resident Engineer with Material Safety Data Sheets. Describe procedures on how the chemicals will be used and identify who will be responsible for the use and application of these chemicals. The selected individual must be trained on the established procedures.

Additional measures indicated in the plan.

III. Maintenance:

When requested by the Contractor, the Resident Engineer will provide general maintenance guides (e.g., IDOT Erosion and Sediment Control Field Guide) to the Contractor for the practices associated with this project. Describe how all items will be checked for structural integrity, sediment accumulation and functionality. Any damage or undermining shall be repaired immediately. Provide specifics on how repairs will be made. The following additional procedures will be used to maintain, in good and effective operating conditions, the vegetation, erosion and sediment control measures and other protective measures identified in this plan. It will be the Contractor's responsibility to attain maintenance guidelines for any manufactured BMPs which are to be installed and maintained per manufacture's specifications.

IV. Inspections:

Qualified personnel shall inspect disturbed areas of the construction site including Borrow, Waste, and Use Areas, which have not yet been finally stabilized, structural control measures, and locations where vehicles and equipment enter and exit the site using IDOT Storm Water Pollution Prevention Plan Erosion Control Inspection Report, BC 2259. Such inspections shall be conducted at least once every seven (7) calendar days and within twenty-four (24) hours of the end of a storm or by the end of the following business or work day that is 0.5 inch or greater or equivalent snowfall.

Inspections may be reduced to once per month when construction activities have ceased due to frozen conditions. Weekly inspections will recommence when construction activities are conducted, or if there is 0.5" or greater rain event, or a discharge due to snowmelt occurs.

If any violation of the provisions of this plan is identified during the conduct of the construction work covered by this plan, the Resident Engineer shall notify the appropriate IEPA Field Operations Section office by email at: <u>epa.swnoncomp@illinois.gov</u>, telephone or fax within twenty-four (24) hours of the incident. The Resident Engineer shall then complete and submit an "Incidence of Non-Compliance" (ION) report for the identified violation within five (5) days of the incident. The Resident Engineer shall use forms provided by IEPA and shall include specific information on the cause of noncompliance, actions which were taken to prevent any further causes of noncompliance, and a statement detailing any environmental impact which may have resulted from the noncompliance. All reports of non-compliance shall be signed by a responsible authority in accordance with Part VI. G of the Permit ILR10.

The Incidence of Non-Compliance shall be mailed to the following address: Illinois Environmental Protection Agency Division of Water Pollution Control Attn: Compliance Assurance Section 1021 North Grand East Post Office Box 19276 Springfield, Illinois 62794-9276

V. Failure to Comply:

Failure to comply with any provisions of this Storm Water Pollution Prevention Plan will result in the implementation of a National Pollutant Discharge Elimination System/Erosion and Sediment Control Deficiency Deduction against the Contractor and/or penalties under the Permit ILR10 which could be passed on to the Contractor.





Prior to conducting any professional services at the site covered by this contract, the Contractor and every subcontractor must complete and return to the Resident Engineer the following certification. A separate certification must be submitted by each firm. Attach to this certification all items required by Section II.G of the Storm Water Pollution Prevention Plan (SWPPP) which will be handled by the Contractor/subcontractor completing this form.

Route	Marked Route	Section Number
FAU RTE 8153 and FAU RTE 8084	Iron Bridge Rd and Woodside Rd	7-00164-04-FP & 07-00090-08-FP
Project Number	County	Contract Number
BWWL(183)	Sangamon	93671

This certification statement is a part of SWPPP for the project described above, in accordance with the General NPDES Permit No. ILR10 issued by the Illinois Environmental Protection Agency.

I certify under penalty of law that I understand the terms of the Permit No. ILR 10 that authorizes the storm water discharges associated with industrial activity from the construction site identified as part of this certification.

Additionally, I have read and understand all of the information and requirements stated in SWPPP for the above mentioned project; I have received copies of all appropriate maintenance procedures; and, I have provided all documentation required to be in compliance with the Permit ILR10 and SWPPP and will provide timely updates to these documents as necessary.

Contractor

Sub-Contractor

Signature	Date
Print Name	Title
Name of Firm	Phone
Street Address	City State Zip Code
Items which this Contractor/subcontractor will be responsible for as re-	equired in Section II.G. of SWPPP



Area of In	ıterest (AOI)	œ	Spoil Area	The soil surveys that comprise your AOI were mapped at 1:12,
Soic Soic	Area of Interest (AOI)	0	Stony Spot	Please rely on the bar scale on each map sheet for map measurements.
	Soil Man Unit Polydons	8	Very Stony Spot	
]]	Soil Mon Linit Linne	ø	Wet Spot	Source of Map: Natural Resources Conservation Service Web Soil Survey URL: http://websoilsurvey.nrcs.usda.gov
2		\triangleleft	Other	Coordinate System: Web Mercator (EPSG:3857)
	Soil Map Unit Points		Special Line Features	Mans from the Weh Soil Survey are based on the Weh Merca
Special	Point Features	(projection, which preserves direction and shape but distorts
ອ	Blowout	Water Fea	itures	distance and area. A projection that preserves area, such as
X	Borrow Pit	ξ	Streams and Canals	Albers equal-area conic projection, should be used if more ac
3		Transport	ation	calculations of distance of area are required.
*	Clay Spot	ŧ	Rails	This product is generated from the USDA-NRCS certified data
0	Closed Depression	5	Interstate Highways	the version date(s) listed below.
*	Gravel Pit	2	US Routes	Soil Survey Area: Sangamon County, Illinois
0 0 0	Gravelly Spot	1	Maior Roads	Survey Area Data: Version 7, Sep 13, 2014
0	Landfill	} }	l ocal Roads	Soil map units are labeled (as space allows) for map scales 1:5
V	Lava Flow	}		
< .		Backgrou		Date(s) aerial images were photographed: Data not availal
1	Marsh or swamp	all	Aerial Photography	The orthophoto or other base map on which the soil lines we
«	Mine or Quarry			compiled and digitized probably differs from the background
0	Miscellaneous Water			imagery displayed on these maps. As a result, some minor s of map unit boundaries may be evident.
0	Perennial Water			
>	Rock Outcrop			
÷	Saline Spot			
°, °	Sandy Spot			
Ŵ	Severely Eroded Spot			
0	Sinkhole			
~	Slide or Slip			
Ø	Sodic Spot			



Map Unit Legend

	Sangamon Coun	ty, Illinois (IL167)	
Map Unit Symbol	Map Unit Name	Acres in AOI	Percent of AOI
17A	Keomah silt loam, 0 to 2 percent slopes	0.6	0.5%
43A	Ipava silt loam, 0 to 2 percent slopes	93.0	83.2%
45A	Denny silt loam, 0 to 2 percent slopes	3.7	3.3%
68A	Sable silty clay loam, 0 to 2 percent slopes	6.3	5.7%
86B	Osco silt loam, 2 to 5 percent slopes	5.3	4.7%
257A	Clarksdale silt loam, 0 to 2 percent slopes	2.7	2.4%
630C2	Navlys silt loam, 5 to 10 percent slopes, eroded	0.3	0.3%
Totals for Area of Interest	\$	111.8	100.0%



Area of II	nterest (AOI) Area of Interest (AOI)	Spoil Area	The soil surveys that comprise your AOI were mapped at 1:12,000.
Soils	Soil Map Unit Polygons	Ø stony spot	Please rely on the bar scale on each map sheet for map measurements.
2	Soil Map Unit Lines	Vet Spot	Source of Map: Natural Resources Conservation Service Web Soil Survey LIRL -
	Soil Map Unit Points	Quer	Coordinate System: Web Mercator (EPSG:3857)
Specia	I Point Features	Special Line Features	Maps from the Web Soil Survey are based on the Web Mer
ອ	Blowout	Water Features	projection, which preserves direction and shape but distorts
Ø	Borrow Pit		ustance and area. A projection that preserves area, such a Albers equal-area conic projection, should be used if more
ж	Clay Spot	Iransportation Rails	accurate calculations of distance or area are required.
\diamond	Closed Depression	Interstate Highways	This product is generated from the USDA-NRCS certified dand the version date(s) listed helow
℅	Gravel Pit	US Routes	Suil Survey Area: Sandamon Cuinty Illinois
**	Gravelly Spot	Major Roads	Survey Area Data: Version 9, Sep 16, 2016
0	Landfill	Local Roads	Soil map units are labeled (as space allows) for map scales
\prec	Lava Flow	Background	1:50,000 or larger.
4	Marsh or swamp	Aerial Photography	Date(s) aerial images were photographed: Data not availa
6<	Mine or Quarry		The orthophoto or other base map on which the soil lines w compiled and digitized probably differs from the background
0	Miscellaneous Water		imagery displayed on these maps. As a result, some minor
0	Perennial Water		summing of the pump and boundaries that be evident.
>	Rock Outcrop		
÷	Saline Spot		
**	Sandy Spot		
Ŵ	Severely Eroded Spot		
0	Sinkhole		
A	Slide or Slip		
3	Sodic Spot		



Map Unit Legend

	Sangamon Coun	ty, Illinois (IL167)	
Map Unit Symbol	Map Unit Name	Acres in AOI	Percent of AOI
8D	Hickory silt loam, 10 to 18 percent slopes	6.8	6.1%
8F	Hickory silt loam, 18 to 35 percent slopes	0.3	0.2%
17A	Keomah silt loam, 0 to 2 percent slopes	4.8	4.3%
43A	Ipava silt loam, 0 to 2 percent slopes	33.4	29.7%
86B	Osco silt loam, 2 to 5 percent slopes	11.4	10.1%
86C2	Osco silt loam, 5 to 10 percent slopes, eroded	0.3	0.3%
119D2	Elco silt loam, 10 to 18 percent slopes, eroded	18.5	16.5%
279B	Rozetta silt loam, 2 to 5 percent slopes	13.3	11.8%
280C2	Fayette silt loam, glaciated, 5 to 10 percent slopes, eroded	13.6	12.1%
630C2	Navlys silt loam, 5 to 10 percent slopes, eroded	4.8	4.3%
3107A	Sawmill silty clay loam, 0 to 2 percent slopes, frequently flooded	4.0	3.6%
W	Water	1.2	1.1%
Totals for Area of Interest		112.5	100.0%

Sangamon County Highway Department FAU Route 8153 C.H. 22 (Iron Bridge Road) and FAU Route 8048 C.H. 23 (Woodside Rd) Section 07-00164-04-FP and Section 07-00090-08-FP Contract 93671



Sangamon County Highway Department FAU Route 8153 C.H. 22 (Iron Bridge Road) and FAU Route 8048 C.H. 23 (Woodside Rd) Section 07-00164-04-FP and Section 07-00090-08-FP Contract 93671



Sangamon County Highway Department FAU Route 8153 C.H. 22 (Iron Bridge Road) and FAU Route 8048 C.H. 23 (Woodside Rd) Section 07-00164-04-FP and Section 07-00090-08-FP Contract 93671

SOIL AND OTHER MATERIALS FOR EMBANKMENTS, FILLS, AND SUBGRADES - (IDOT DISTRICT 6)

Effective: November 16, 2022

Replace the table in Article 1009.04 with the following.

"Test	Suitable Soil	Restricted-Use Soil
Standard Dry Density at Optimum Moisture Content (OMC), (Illinois Modified AASHTO T 99- Method C & Annex A1), lb/ cu ft	90 min.	90 min.
Organic Content, (AASHTO T 194), %	10 max.	10 max.
Silt and Fine Sand, (AASHTO T 88), %	65 max.	-
Passing No. 200 Sieve, %	35 min.	-
Plasticity Index, (AASHTO T 90), %	12 min.	-
Liquid Limit, (AASHTO T 89), %	50 max.	60 max."

IDOT TRAINING PROGRAM GRADUATE ON-THE-JOB TRAINING SPECIAL PROVISION

Effective: August 1, 2012 Revised: February 2, 2017

In addition to the Contractor's equal employment opportunity (EEO) affirmative action efforts undertaken as required by this Contract, the Contractor is encouraged to participate in the incentive program described below to provide additional on-the-job training to certified graduates of the IDOT pre-apprenticeship training program, as outlined in this Special Provision.

IDOT funds, and various Illinois community colleges operate, pre-apprenticeship training programs throughout the State to provide training and skill-improvement opportunities to promote the increased employment of minority groups, disadvantaged persons and women in all aspects of the highway construction industry. The intent of this IDOT Pre-Apprenticeship Training Program Graduate (TPG) special provision (Special Provision) is to place these certified program graduates on the project site for this Contract in order to provide the graduates with meaningful on-the-job training. Pursuant to this Special Provision, the Contractor must make every reasonable effort to recruit and employ certified TPG trainees to the extent such individuals are available within a practicable distance of the project site.

Specifically, participation of the Contractor or its subcontractor in the Program entitles the participant to reimbursement for graduates' hourly wages at \$15.00 per hour per utilized TPG trainee, subject to the terms of this Special Provision. Reimbursement payment will be made even though the Contractor or subcontractor may also receive additional training program funds from other non-IDOT sources for other non-TPG trainees on the Contract, provided such other source does not specifically prohibit the Contractor or subcontractor from receiving reimbursement from another entity through another program, such as IDOT through the TPG program. With regard to any IDOT funded construction training program other than TPG, however, additional reimbursement for other IDOT programs will not be made beyond the TPG Program described in this Special Provision when the TPG Program is utilized.

No payment will be made to the Contractor if the Contractor or subcontractor fails to provide the required on-site training to TPG trainees, as solely determined by IDOT. A TPG trainee must begin training on the project as soon as the start of work that utilizes the relevant trade skill and the TPG trainee must remain on the project site through completion of the Contract, so long as training opportunities continue to exist in the relevant work classification. Should a TPG trainee's employment end in advance of the completion of the Contract, the Contractor must promptly notify the IDOT District EEO Officer for the Contract that the TPG's involvement in the Contract has ended. The Contractor must supply a written report for the reason the TPG trainee involvement terminated, the hours completed by the TPG trainee on the Contract, and the number of hours for which the incentive payment provided under this Special Provision will be, or has been claimed for the separated TPG trainee.

Finally, the Contractor must maintain all records it creates as a result of participation in the Program on the Contract, and furnish periodic written reports to the IDOT District EEO Officer that document its contractual performance under and compliance with this Special Provision. Finally, through participation in the Program and reimbursement of wages, the Contractor is not relieved of, and IDOT has not waived, the requirements of any federal or state labor or employment law applicable to TPG workers, including compliance with the Illinois Prevailing Wage Act.

METHOD OF MEASUREMENT: The unit of measurement is in hours.

BASIS OF PAYMENT: This work will be paid for at the contract unit price of \$15.00 per hour for each utilized certified TPG Program trainee (TRAINEES TRAINING PROGRAM GRADUATE). The estimated total number of hours, unit price, and total price must be included in the schedule of prices for the Contract submitted by Contractor prior to beginning work. The initial number of TPG trainees for which the incentive is available for this contract is <u>5</u>.

The Department has contracted with several educational institutions to provide screening, tutoring and pre-training to individuals interested in working as a TPG trainee in various areas of common construction trade work. Only individuals who have successfully completed a Pre-Apprenticeship Training Program at these IDOT approved institutions are eligible to be TPG trainees. To obtain a list of institutions that can connect the Contractor with eligible TPG trainees, the Contractor may contact: HCCTP TPG Program Coordinator, Office of Business and Workforce Diversity (IDOT OBWD), Room 319, Illinois Department of Transportation, 2300 S. Dirksen Parkway, Springfield, Illinois 62764. Prior to commencing construction with the utilization of a TPG trainee, the Contractor must submit documentation to the IDOT District EEO Officer for the Contract that provides the names and contact information of the TPG trainee(s) to be trained in each selected work classification, proof that that the TPG trainee(s) has successfully completed a Pre-Apprenticeship Training Program, proof that the TPG is in an Apprenticeship Training Program approved by the U.S. Department of Labor Bureau of Apprenticeship Training, and the start date for training in each of the applicable work classifications.

To receive payment, the Contractor must provide training opportunities aimed at developing a full journeyworker in the type of trade or job classification involved. During the course of performance of the Contract, the Contractor may seek approval from the IDOT District EEO Officer to employ additional eligible TPG trainees. In the event the Contractor subcontracts a portion of the contracted work, it must determine how many, if any, of the TPGs will be trained by the subcontractor. Though a subcontractor may conduct training, the Contractor retains the responsibility for meeting all requirements imposed by this Special Provision. The Contractor must also include this Special Provision in any subcontract where payment for contracted work performed by a TPG trainee will be passed on to a subcontractor.

Training through the Program is intended to move TPGs toward journeyman status, which is the primary objective of this Special Provision. Accordingly, the Contractor must make every effort to enroll TPG trainees by recruitment through the Program participant educational institutions to the extent eligible TPGs are available within a reasonable geographic area of the project. The Contractor is responsible for demonstrating, through documentation, the recruitment efforts it has undertaken prior to the determination by IDOT whether the Contractor is in compliance with this Special Provision, and therefore, entitled to the Training Program Graduate reimbursement of \$15.00 per hour.

Notwithstanding the on-the-job training requirement of this TPG Special Provision, some minimal off-site training is permissible as long as the offsite training is an integral part of the work of the contract, and does not compromise or conflict with the required on-site training that is central to the purpose of the Program. No individual may be employed as a TPG trainee in any work classification in which he/she has previously successfully completed a training program leading to journeyman status in any trade, or in which he/she has worked at a journeyman level or higher.

Sangamon County Highway Department Contract 93671

State of Illinois Department of Transportation Bureau of Local Roads and Streets

SPECIAL PROVISION FOR INSURANCE

Effective: February 1, 2007 Revised: August 1, 2007

All references to Sections or Articles in this specification shall be construed to mean specific Section or Article of the Standard Specifications for Road and Bridge Construction, adopted by the Department of Transportation.

The Contractor shall name the following entities as additional insured under the Contractor's general liability insurance policy in accordance with Article 107.27:

Sangamon County Highway Department

The entities listed above and their officers, employees, and agents shall be indemnified and held harmless in accordance with Article 107.26.

State of Illinois DEPARTMENT OF TRANSPORTATION Bureau of Local Roads & Streets SPECIAL PROVISION FOR LOCAL QUALITY ASSURANCE/ QUALITY MANAGEMENT QC/QA Effective: January 1, 2022

Replace the first five paragraphs of Article 1030.06 of the Standard Specifications with the following:

"**1030.06 Quality Management Program.** The Quality Management Program (QMP) will be Quality Control / Quality Assurance (QC/QA) according to the following."

Delete Article 1030.06(d)(1) of the Standard Specifications.

Revise Article 1030.09(g)(3) of the Standard Specifications to read:

"(3) If core testing is the density verification method, the Contractor shall provide personnel and equipment to collect density verification cores for the Engineer. Core locations will be determined by the Engineer following the document "Hot-Mix Asphalt QC/QA Procedure for Determining Random Density Locations" at density verification intervals defined in Article 1030.09(b). After the Engineer identifies a density verification location and prior to opening to traffic, the Contractor shall cut a 4 in. (100 mm) diameter core. With the approval of the Engineer, the cores may be cut at a later time."

Revise Article 1030.09(h)(2) of the Standard Specifications to read:

"(2) After final rolling and prior to paving subsequent lifts, the Engineer will identify the random density verification test locations. Cores or nuclear density gauge testing will be used for density verification. The method used for density verification will be as selected below.

	Density Verification Method
	Cores
X	Nuclear Density Gauge (Correlated when
	paving ≥ 3,000 tons per mixture)

Density verification test locations will be determined according to the document "Hot-Mix Asphalt QC/QA Procedure for Determining Random Density Locations". The density testing interval for paving wider than or equal to 3 ft (1 m) will be 0.5 miles (800 m) for lift thicknesses of 3 in. (75 mm) or less and 0.2 miles (320 m) for lift thicknesses greater than 3 in. (75 mm). The density testing interval for paving less than 3 ft (1 m) wide will be 1 mile (1,600 m). If a day's paving will be less than the prescribed density testing interval, the length of the day's paving will be the interval for that day. The density testing interval for mixtures used for patching will be 50 patches with a minimum of one test per mixture per project.

If core testing is the density verification method, the Engineer will witness the Contractor coring, and secure and take possession of all density samples at the density verification locations. The Engineer will test the cores collected by the Contractor for density according to Illinois Modified AASHTO T 166 or AASHTO T 275.

If nuclear density gauge testing is the density verification method, the Engineer will conduct nuclear density gauge tests. The Engineer will follow the density testing procedure detailed in the document "Illinois Modified ASTM D 2950, Standard Test Method for Density of Bituminous Concrete In-Place by Nuclear Method".

A density verification test will be the result of a single core or the average of the nuclear density tests at one location. The results of each density test must be within acceptable limits. The Engineer will promptly notify the Contractor of observed deficiencies."

Revise the seventh paragraph and all subsequent paragraphs in Section D. of the document "Hot-Mix Asphalt QC/QA Initial Daily Plant and Random Samples" to read:

"Mixtures shall be sampled from the truck at the plant by the Contractor following the same procedure used to collect QC mixture samples (Section A). This process will be witnessed by the Engineer who will take custody of the verification sample. Each sample bag with a verification mixture sample will be secured by the Engineer using a locking ID tag. Sample boxes containing the verification mixture sample will be sealed/taped by the Engineer using a security ID label."

ACCESSIBLE PEDESTRIAN SIGNALS (APS) (BDE)

Effective: April 1, 2003 Revised: January 1, 2022

<u>Description</u>. This work shall consist of furnishing and installing accessible pedestrian signals (APS). Each APS shall consist of an interactive vibrotactile pedestrian pushbutton with speaker, an informational sign, a light emitting diode (LED) indicator light, a solid-state electronic control board, a power supply, wiring, and mounting hardware. The APS shall meet the requirements of the MUTCD and Sections 801 and 888 of the Standard Specifications, except as modified herein.

<u>Electrical Requirements</u>. The APS shall operate with systems providing 95 to 130 VAC, 60 Hz and throughout an ambient air temperature range of -29 to +160 °F (-34 to +70 °C).

The APS shall contain a power protection circuit consisting of both fuse and transient protection.

<u>Audible Indications</u>. A pushbutton locator tone shall sound at each pushbutton and shall be deactivated during the associated walk indication and when associated traffic signals are in flashing mode. Pushbutton locator tones shall have a duration of 0.15 seconds or less and shall repeat at 1-second intervals. Each actuation of the pushbutton shall be accompanied by the speech message "Wait".

If two accessible pedestrian pushbuttons are placed less than 10 ft (3 m) apart or placed on the same pole, the audible walk indication shall be a speech walk message. This message shall sound throughout the WALK interval only. The verbal message shall be modeled after: "<u>Street Name</u>." Walk Sign is on to cross "<u>Street Name</u>." For signalized intersections utilizing exclusive pedestrian phasing, the verbal message shall be "Walk sign is on for all crossings". In addition, a speech pushbutton information message shall be provided by actuating the APS pushbutton when the WALK interval is not timing. This verbal message shall be modeled after: "Wait. Wait to cross '<u>Street Name</u>' at '<u>Street Name</u>'".

Where two accessible pedestrian pushbuttons are separated by at least 10 ft (3 m), the walk indication shall be an audible percussive tone. It shall repeat at 8 to 10 ticks per second with a dominant frequency of 880 Hz.

Automatic volume adjustments in response to ambient traffic sound level shall be provided up to a maximum volume of 100 dBA. Locator tone and verbal messages shall be no more than 5 dB louder than ambient sound.

At locations with railroad interconnection, an additional speech message stating "Walk time shortened when train approaches" shall be used after the speech walk message. At locations with emergency vehicle preemption, an additional speech message "Walk time shortened when emergency vehicle approaches" shall be used after the speech walk message.

<u>Pedestrian Pushbutton</u>. Pedestrian pushbuttons shall be at least 2 in. (50 mm) in diameter or width. The force required to activate the pushbutton shall be no greater than 3.5 lb (15.5 N).

A red LED shall be located on or near the pushbutton which, when activated, acknowledges the pedestrians request to cross the street.

<u>Signage</u>. A sign shall be located immediately above the pedestrian pushbutton and parallel to the crosswalk controlled by the pushbutton. The sign shall conform to one of the following standard MUTCD designs: R10-3, R10-3a, R10-3e, R10-3i, R10-4, and R10-4a.

<u>Tactile Arrow</u>. A tactile arrow, pointing in the direction of travel controlled by a pushbutton, shall be provided on the pushbutton.

<u>Vibrotactile Feature</u>. The pushbutton shall pulse when depressed and shall vibrate continuously throughout the WALK interval.

Method of Measurement. This work will be measured for payment as each, per pushbutton.

Basis of Payment. This work will be paid for at the contract unit price per each for ACCESSIBLE PEDESTRIAN SIGNALS.

BITUMINOUS MATERIALS COST ADJUSTMENTS (BDE)

Effective: November 2, 2006 Revised: August 1, 2017

Bituminous material cost adjustments will be made to provide additional Description. compensation to the Contractor, or credit to the Department, for fluctuations in the cost of bituminous materials when optioned by the Contractor. The bidder shall indicate with their bid whether or not this special provision will be part of the contract.

The adjustments shall apply to permanent and temporary hot-mix asphalt (HMA) mixtures, bituminous surface treatments (cover and seal coats), and preventative maintenance type surface treatments that are part of the original proposed construction, or added as extra work and paid for by agreed unit prices. The adjustments shall not apply to bituminous prime coats, tack coats, crack filling/sealing, joint filling/sealing, or extra work paid for at a lump sum price or by force account.

Method of Adjustment. Bituminous materials cost adjustments will be computed as follows.

 $CA = (BPI_P - BPI_L) \times (%AC_V / 100) \times Q$

Where: CA = Cost Adjustment, \$.

- BPI₽ = Bituminous Price Index, as published by the Department for the month the work is performed, \$/ton (\$/metric ton).
- BPI = Bituminous Price Index, as published by the Department for the month prior to the letting for work paid for at the contract price; or for the month the agreed unit price letter is submitted by the Contractor for extra work paid for by agreed unit price, \$/ton (\$/metric ton).
- %ACv = Percent of virgin Asphalt Cement in the Quantity being adjusted. For HMA mixtures, the % AC_{V} will be determined from the adjusted job mix formula. For bituminous materials applied, a performance graded or cutback asphalt will be considered to be 100% AC_v and undiluted emulsified asphalt will be considered to be 65% AC_V.
- Q = Authorized construction Quantity, tons (metric tons) (see below).

For HMA mixtures measured in square yards: Q, tons = A x D x (G_{mb} x 46.8) / 2000. For HMA mixtures measured in square meters: Q, metric tons = A x D x (G_{mb} x 1) / 1000. When computing adjustments for full-depth HMA pavement, separate calculations will be made for the binder and surface courses to account for their different G_{mb} and % AC_{V.}

For bituminous materials measured in gallons:	Q, tons = V x 8.33 lb/gal x SG / 2000
For bituminous materials measured in liters:	Q, metric tons = $V \times 1.0 \text{ kg/L} \times \text{SG} / 1000$

Where: A

- = Area of the HMA mixture, sq yd (sq m). D
 - = Depth of the HMA mixture, in. (mm).
- G_{mb} = Average bulk specific gravity of the mixture, from the approved mix design.

- V = Volume of the bituminous material, gal (L).
- SG = Specific Gravity of bituminous material as shown on the bill of lading.

<u>Basis of Payment</u>. Bituminous materials cost adjustments may be positive or negative but will only be made when there is a difference between the BPI_L and BPI_P in excess of five percent, as calculated by:

Percent Difference = { $(BPI_L - BPI_P) \div BPI_L$ } × 100

Bituminous materials cost adjustments will be calculated for each calendar month in which applicable bituminous material is placed; and will be paid or deducted when all other contract requirements for the work placed during the month are satisfied. The adjustments shall not apply during contract time subject to liquidated damages for completion of the entire contract.

BLENDED FINELY DIVIDED MINERALS (BDE)

Effective: April 1, 2021

Revise the second paragraph of Article 1010.01 of the Standard Specifications to read:

"Different sources or types of finely divided minerals shall not be mixed or used alternately in the same item of construction, except as a blended finely divided mineral product according to Article 1010.06."

Add the following article to Section 1010 of the Standard Specifications:

"**1010.06 Blended Finely Divided Minerals.** Blended finely divided minerals shall be the product resulting from the blending or intergrinding of two or three finely divided minerals. Blended finely divided minerals shall be according to ASTM C 1697, except as follows.

- (a) Blending shall be accomplished by mechanically or pneumatically intermixing the constituent finely divided minerals into a uniform mixture that is then discharged into a silo for storage or tanker for transportation.
- (b) The blended finely divided mineral product will be classified according to its predominant constituent or the manufacturer's designation and shall meet the chemical requirements of its classification. The other finely divided mineral constituent(s) will not be required to conform to their individual standards."

COMPENSABLE DELAY COSTS (BDE)

Effective: June 2, 2017 Revised: April 1, 2019

Revise Article 107.40(b) of the Standard Specifications to read:

- "(b) Compensation. Compensation will not be allowed for delays, inconveniences, or damages sustained by the Contractor from conflicts with facilities not meeting the above definition; or if a conflict with a utility in an unanticipated location does not cause a shutdown of the work or a documentable reduction in the rate of progress exceeding the limits set herein. The provisions of Article 104.03 notwithstanding, compensation for delays caused by a utility in an unanticipated location will be paid according to the provisions of this Article governing minor and major delays or reduced rate of production which are defined as follows.
 - (1) Minor Delay. A minor delay occurs when the work in conflict with the utility in an unanticipated location is completely stopped for more than two hours, but not to exceed two weeks.
 - (2) Major Delay. A major delay occurs when the work in conflict with the utility in an unanticipated location is completely stopped for more than two weeks.
 - (3) Reduced Rate of Production Delay. A reduced rate of production delay occurs when the rate of production on the work in conflict with the utility in an unanticipated location decreases by more than 25 percent and lasts longer than seven calendar days."

Revise Article 107.40(c) of the Standard Specifications to read:

- "(c) Payment. Payment for Minor, Major, and Reduced Rate of Production Delays will be made as follows.
 - (1) Minor Delay. Labor idled which cannot be used on other work will be paid for according to Article 109.04(b)(1) and (2) for the time between start of the delay and the minimum remaining hours in the work shift required by the prevailing practice in the area.

Equipment idled which cannot be used on other work, and which is authorized to standby on the project site by the Engineer, will be paid for according to Article 109.04(b)(4).

(2) Major Delay. Labor will be the same as for a minor delay.

Equipment will be the same as for a minor delay, except Contractor-owned equipment will be limited to two weeks plus the cost of move-out to either the

Contractor's yard or another job and the cost to re-mobilize, whichever is less. Rental equipment may be paid for longer than two weeks provided the Contractor presents adequate support to the Department (including lease agreement) to show retaining equipment on the job is the most economical course to follow and in the public interest.

(3) Reduced Rate of Production Delay. The Contractor will be compensated for the reduced productivity for labor and equipment time in excess of the 25 percent threshold for that portion of the delay in excess of seven calendar days. Determination of compensation will be in accordance with Article 104.02, except labor and material additives will not be permitted.

Payment for escalated material costs, escalated labor costs, extended project overhead, and extended traffic control will be determined according to Article 109.13."

Revise Article 108.04(b) of the Standard Specifications to read:

- "(b) No working day will be charged under the following conditions.
 - (1) When adverse weather prevents work on the controlling item.
 - (2) When job conditions due to recent weather prevent work on the controlling item.
 - (3) When conduct or lack of conduct by the Department or its consultants, representatives, officers, agents, or employees; delay by the Department in making the site available; or delay in furnishing any items required to be furnished to the Contractor by the Department prevents work on the controlling item.
 - (4) When delays caused by utility or railroad adjustments prevent work on the controlling item.
 - (5) When strikes, lock-outs, extraordinary delays in transportation, or inability to procure critical materials prevent work on the controlling item, as long as these delays are not due to any fault of the Contractor.
 - (6) When any condition over which the Contractor has no control prevents work on the controlling item."

Revise Article 109.09(f) of the Standard Specifications to read:

"(f) Basis of Payment. After resolution of a claim in favor of the Contractor, any adjustment in time required for the work will be made according to Section 108. Any adjustment in the costs to be paid will be made for direct labor, direct materials, direct equipment, direct jobsite overhead, direct offsite overhead, and other direct costs allowed by the resolution. Adjustments in costs will not be made for interest charges, loss of anticipated profit, undocumented loss of efficiency, home office overhead and unabsorbed overhead other than as allowed by Article 109.13, lost opportunity, preparation of claim expenses and other consequential indirect costs regardless of method of calculation.

The above Basis of Payment is an essential element of the contract and the claim cost recovery of the Contractor shall be so limited."

Add the following to Section 109 of the Standard Specifications.

"**109.13 Payment for Contract Delay.** Compensation for escalated material costs, escalated labor costs, extended project overhead, and extended traffic control will be allowed when such costs result from a delay meeting the criteria in the following table.

Contract Type	Cause of Delay	Length of Delay
Working Days	Article 108.04(b)(3) or Article 108.04(b)(4)	No working days have been charged for two consecutive weeks.
Completion Date	Article 108.08(b)(1) or Article 108.08(b)(7)	The Contractor has been granted a minimum two week extension of contract time, according to Article 108.08.

Payment for each of the various costs will be according to the following.

- (a) Escalated Material and/or Labor Costs. When the delay causes work, which would have otherwise been completed, to be done after material and/or labor costs have increased, such increases will be paid. Payment for escalated material costs will be limited to the increased costs substantiated by documentation furnished by the Contractor. Payment for escalated labor costs will be limited to those items in Article 109.04(b)(1) and (2), except the 35 percent and 10 percent additives will not be permitted.
- (b) Extended Project Overhead. For the duration of the delay, payment for extended project overhead will be paid as follows.
 - (1) Direct Jobsite and Offsite Overhead. Payment for documented direct jobsite overhead and documented direct offsite overhead, including onsite supervisory and administrative personnel, will be allowed according to the following table.

Original Contract Amount	Supervisory and Administrative Personnel
Up to \$5,000,000	One Project Superintendent
Over \$ 5,000,000 - up to \$25,000,000	One Project Manager, One Project Superintendent or Engineer, and One Clerk
Over \$25,000,000 - up to \$50,000,000	One Project Manager, One Project Superintendent, One Engineer, and

	One Clerk
Over \$50,000,000	One Project Manager, Two Project Superintendents, One Engineer, and
	One Clerk

- (2) Home Office and Unabsorbed Overhead. Payment for home office and unabsorbed overhead will be calculated as 8 percent of the total delay cost.
- (c) Extended Traffic Control. Traffic control required for an extended period of time due to the delay will be paid for according to Article 109.04.

When an extended traffic control adjustment is paid under this provision, an adjusted unit price as provided for in Article 701.20(a) for increase or decrease in the value of work by more than ten percent will not be paid.

Upon payment for a contract delay under this provision, the Contractor shall assign subrogation rights to the Department for the Department's efforts of recovery from any other party for monies paid by the Department as a result of any claim under this provision. The Contractor shall fully cooperate with the Department in its efforts to recover from another party any money paid to the Contractor for delay damages under this provision."

CORRUGATED PLASTIC PIPE (CULVERT AND STORM SEWER) (BDE)

Effective: January 1, 2021

Revise Tables IIIA and IIIB of Article 542.03 and the storm sewers tables of Article 550.03 of the Standard Specifications to read:

(SEE TABLES ON NEXT 10 PAGES)

	"PIPE CULVERTS TABLE IIIA: PLASTIC PIPE PERMITTED FOR A GIVEN PIPE DIAMETER AND FILL HEIGHT OVER THE TOP OF THE PIPE																			
			Tvpe 1	-			-	Type 2	2		_	-	Гуре 3						4	
Nominal	F	ill Heigl wi	ht: 3'a th 1'm	and les nin	S,	Fill	Height: not ex	Grea	ter thai ng 10'	n 3',	Fill	Height: not ex	Great	er than na 15'	10',	Fill	Height: not e	Grea	ter than ing 20'	15',
(in.)	PVC	CPVC	PE	CPE	CPP	PVC	CPVC	PE	CPE	СРР	PVC	CPVC	PE	CPE	CPP	PVC	CPVC	PE	CPE	CPP
10	Х	QPL	Х	QPL	NA	Х	QPL	Х	QPL	NA	Х	QPL	Х	QPL	NA	Х	QPL	Х	QPL	NA
12	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL
15	Х	QPL	NA	QPL	QPL	Х	QPL	NA	QPL	QPL	Х	QPL	NA	QPL	QPL	Х	QPL	NA	QPL	QPL
18	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL
21	Х	QPL	NA	QPL	NA	Х	QPL	NA	QPL	NA	Х	QPL	NA	QPL	NA	Х	QPL	NA	NA	NA
24	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL	Х	QPL	Х	NA	QPL
27	Х	NA	NA	NA	NA	Х	NA	NA	NA	NA	Х	NA	NA	NA	NA	Х	NA	NA	NA	NA
30	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL	Х	QPL	Х	NA	QPL
36	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL	Х	QPL	Х	NA	QPL
42	Х	NA	Х	QPL	QPL	Х	NA	Х	QPL	QPL	Х	NA	Х	NA	QPL	Х	NA	Х	NA	NA
48	Х	NA	Х	QPL	QPL	Х	NA	Х	QPL	QPL	Х	NA	Х	NA	QPL	Х	NA	Х	NA	NA
54	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
60	NA	NA	NA	QPL	QPL	NA	NA	NA	QPL	QPL	NA	NA	NA	NA	QPL	NA	NA	NA	NA	NA

Notes: PVC

 PVC
 Polyvinyl Chloride Pipe

 CPVC
 Corrugated Polyvinyl Chloride Pipe with a Smooth Interior

PE Polyethylene Pipe

CPE CPP

Corrugated Polyethylene Pipe with a Smooth Interior Corrugated Polypropylene Pipe with a Smooth Interior Permitted

Х

Permitted for the producers approved for that diameter in the Department's qualified product list QPL

Not Acceptable NA

				FOR	A GIVE	EN PIP	TABL E DIAM	PIP E IIIA ETER	PE CUL : PLAS : AND F	VERTS STIC P	S (meti IPE PE EIGHT	ric) ERMITT OVER	ED THE T	OP OF	THE	PIPE				
		-	Гуре 1					Type 2	2			-	Гуре 3					Type 4	1	
Nominal	Fi	ll Height with 0.3	t: 1 m m mii	and le า. cove	ss, r	Fill I	Height: not ex	Great ceedir	er than 1g 3 m	1 m,	Fill H	-leight: not exc	Greate	er than g 4.5 m	3 m,	Fill He	ight: Gr exce	eater t eeding	han 4.5 6 m	m, not
(mm)	PVC	CPVC	PE	CPE	СРР	PVC	CPVC	PE	CPE	СРР	PVC	CPVC	PE	CPE	CPP	PVC	CPVC	PE	CPE	CPP
250	Х	QPL	Х	QPL	NA	Х	QPL	Х	QPL	NA	Х	QPL	Х	QPL	NA	Х	QPL	Х	QPL	NA
300	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL
375	Х	QPL	NA	QPL	QPL	Х	QPL	NA	QPL	QPL	Х	QPL	NA	QPL	QPL	Х	QPL	NA	QPL	QPL
450	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL
525	Х	QPL	NA	QPL	NA	Х	QPL	NA	QPL	NA	Х	QPL	NA	QPL	NA	Х	QPL	NA	NA	NA
600	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL	Х	QPL	Х	NA	QPL
675	Х	NA	NA	NA	NA	Х	NA	NA	NA	NA	Х	NA	NA	NA	NA	Х	NA	NA	NA	NA
750	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL	Х	QPL	Х	NA	QPL
900	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL	Х	QPL	Х	QPL	QPL	Х	QPL	Х	NA	QPL
1050	Х	NA	Х	QPL	QPL	Х	NA	Х	QPL	QPL	Х	NA	Х	NA	QPL	Х	NA	Х	NA	NA
1200	Х	NA	Х	QPL	QPL	Х	NA	Х	QPL	QPL	Х	NA	Х	NA	QPL	Х	NA	Х	NA	NA
1350	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
1500	NA	NA	NA	QPL	QPL	NA	NA	NA	QPL	QPL	NA	NA	NA	NA	QPL	NA	NA	NA	NA	NA

 Notes:
 PVC
 Polyvinyl Chloride Pipe

 CPVC
 Corrugated Polyvinyl Chloride Pipe with a Smooth Interior

 PE
 Polyethylene Pipe

PE CPE

Corrugated Polyethylene Pipe with a Smooth Interior Corrugated Polypropylene Pipe with a Smooth Interior CPP

Х Permitted

QPL Permitted for the producers approved for that diameter in the Department's qualified product list

Not Acceptable NA

	PIPE CULVERTS TABLE IIIB: PLASTIC PIPE PERMITTED FOR A GIVEN PIPE DIAMETER AND FILL HEIGHT OVER THE TOP OF THE PIPE											
			Type 5				Type 6			Type 7		
Nominal Diameter		Fill Heigh not	nt: Greater exceeding	than 20', 25'		Fill Heigl not	nt: Greater exceeding	than 25', 30'	Fill Heigl not	nt: Greater exceeding	than 30', 35'	
(in.)	PVC CPVC PE CPE CPP PVC CPVC PE PVC CPVC PE										PE	
10	XQPLXQPLNAXQPLXXQPLXXQPLXQPLQPLXQPLXQPLX											
12									X			
10						Ŷ			Ŷ			
21	x	QPL	NA	NA	NA	x	QPL	NA	X	QPL	NA	
24	Х	QPL	Х	NA	NA	Х	QPL	Х	Х	QPL	Х	
27	Х	NA	NA	NA	NA	х	NA	NA	Х	NA	NA	
30	Х	QPL	Х	NA	QPL	Х	QPL	Х	Х	QPL	Х	
36	X QPL X NA NA X QPL X X QPL X											
42	Х	NA	Х	NA	NA	Х	NA	Х	Х	NA	Х	
48	Х	NA	Х	NA	NA	Х	NA	Х	Х	NA	Х	
54	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	
60	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	

Notes: PVC

 NA
 <th

	PIPE CULVERTS (metric) TABLE IIIB: PLASTIC PIPE PERMITTED FOR A GIVEN PIPE DIAMETER AND FILL HEIGHT OVER THE TOP OF THE PIPE												
			Type 5				Type 6			Type 7			
Nominal Diameter		Fill Heigh not e	t: Greater exceeding 7	than 6 m, 7.5 m		Fill Heigh not	t: Greater th exceeding	nan 7.5 m, 9 m	Fill Heigl not e	nt: Greater exceeding 10	than 9 m,).5 m		
(mm)	PVC	CPVC	PE	CPE	CPP	PVC	CPVC	PE	PVC	CPVC	PE		
250	Х	QPL	Х	QPL	NA	Х	QPL	Х	Х	QPL	Х		
300	X QPL X QPL QPL X QPL X QPL X												
375	Х	QPL	NA	NA	QPL	Х	QPL	NA	Х	QPL	NA		
450	Х	QPL	Х	NA	NA	Х	QPL	Х	Х	QPL	Х		
525	Х	QPL	NA	NA	NA	Х	QPL	NA	Х	QPL	NA		
600	Х	QPL	Х	NA	NA	Х	QPL	Х	Х	QPL	Х		
675	Х	NA	NA	NA	NA	Х	NA	NA	Х	NA	NA		
750	Х	QPL	Х	NA	QPL	Х	QPL	Х	Х	QPL	Х		
900	X QPL X NA NA X QPL X X QPL X												
1000	Х	NA	Х	NA	NA	Х	NA	Х	Х	NA	Х		
1200	Х	NA	Х	NA	NA	Х	NA	Х	Х	NA	Х		
1350	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA		
1500	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA		

 Notes:
 PVC
 Polyvinyl Chloride Pipe
 IVA
 IVA</

QPL Permitted for the producers approved for that diameter in the Department's qualified product list Not Acceptable

NA

	STORM SEWERS															
			го	K			L PERMI	TTED AN					-			
			FU			JANETE	RS AND	FILL HEI	GHISON	ER THE	TOP OF					
Nominal				тyр	bei							тyр	be z			
Diameter			Fil	I Height: with ?	3' and les 1' min.	SS,					Fill F	leight: G not exce	reater that eding 10'	an 3',		
	RCCP CSP ESCP PVC CPVC PE CPE CPP							CPP	RCCP	CSP	ESCP	PVC	CPVC	PE	CPE	CPP
10	NA	3	Х	Х	QPL	Х	QPL	NA	NA	1	*Х	Х	QPL	Х	QPL	NA
12	IV	NA	Х	Х	QPL	Х	QPL	QPL	П	1	*X	Х	QPL	Х	QPL	QPL
15	IV	NA	NA	Х	QPL	NA	QPL	QPL	II	1	*X	Х	QPL	NA	QPL	QPL
18	IV	IV NA NA X QPL X QPL QPL II 2 X X QPL QPL QPL QPL														
21	III NA NA X QPL NA QPL NA II 2 X X QPL NA QPL NA															
24	III NA NA X QPL X QPL II 2 X X QPL X QPL QPL QPL											QPL				
27	111	NA	NA	Х	NA	NA	NA	NA	II	3	Х	Х	NA	NA	NA	NA
30	IV	NA	NA	Х	QPL	Х	QPL	QPL	II	3	Х	Х	QPL	Х	QPL	QPL
33		NA	NA	NA	NA	NA	NA	NA		NA	Х	NA	NA	NA	NA	NA
36		NA	NA	Х	QPL	Х	QPL	QPL	II	NA	Х	Х	QPL	Х	QPL	QPL
42	II	NA	Х	Х	NA	Х	QPL	QPL	II	NA	Х	Х	NA	Х	QPL	QPL
48		NA	Х	Х	NA	Х	QPL	QPL		NA	Х	Х	NA	Х	QPL	QPL
54	11	NA	NA	NA	NA	NA	NA	NA	II	NA	NA	NA	NA	NA	NA	NA
60	II	NA	NA	NA	NA	NA	QPL	QPL	II	NA	NA	NA	NA	NA	QPL	QPL
66		NA	NA	NA	NA	NA	NA	NA		NA	NA	NA	NA	NA	NA	NA
72	11	NA	NA	NA	NA	NA	NA	NA	II	NA	NA	NA	NA	NA	NA	NA
78	II	NA	NA	NA	NA	NA	NA	NA	II	NA	NA	NA	NA	NA	NA	NA
84		NA	NA	NA	NA	NA	NA	NA	II	NA	NA	NA	NA	NA	NA	NA
90	11	NA	NA	NA	NA	NA	NA	NA	II	NA	NA	NA	NA	NA	NA	NA
96	II	NA	NA	NA	NA	NA	NA	NA		NA	NA	NA	NA	NA	NA	NA
102	II	NA	NA	NA	NA	NA	NA	NA		NA	NA	NA	NA	NA	NA	NA
108	II	NA	NA	NA	NA	NA	NA	NA		NA	NA	NA	NA	NA	NA	NA

Reinforced Concrete Culvert, Storm Drain, and Sewer Pipe RCCP

CSP Concrete Sewer, Storm drain, and Culvert Pipe (number in column indicates strength class)

ESCP Extra Strength Clay Pipe

PVC

Polyvinyl Chloride Pipe Corrugated Polyvinyl Chloride Pipe with a Smooth Interior CPVC

ΡE Polyethylene Pipe

CPE Corrugated Polyethylene Pipe with a Smooth Interior

CPP Corrugated Polypropylene Pipe with a Smooth Interior

Permitted Х

QPL Permitted for the producers approved for that diameter in the Department's qualified product list

Not Acceptable NA

* May also use Standard Strength Clay Pipe

	STORM SEWERS (metric)															
			50	K	IND OF N	ATERIA	L PERMI	TTED AN	DSTREM	IGTH RE	QUIRED		-			
			FO	RAGIVE		JIAMETE	RS AND	FILL HEI	GHISON	ER THE	TOP OF	THE PIP	E .			
				Тур	be 1							Тур	be 2			
Nominal			Fill	Height:	1 m and le	ess,					Fill He	eight: Gr	eater thar	n 1 m,		
mm				with 300	mm min,							not exce	eding 3 m			
	RCCP	CSP	ESCP	PVC	CPVC	PE	CPE	CPP	RCCP	CSP	ESCP	PVC	CPVC	PE	CPE	CPP
250	NA	3	Х	Х	QPL	Х	QPL	NA	NA	1	*Х	Х	QPL	Х	QPL	NA
300	IV	NA	Х	Х	QPL	Х	QPL	QPL	II	1	*Х	Х	QPL	Х	QPL	QPL
375	IV	NA	NA	Х	QPL	NA	QPL	QPL		1	*X	Х	QPL	NA	QPL	QPL
450	IV	IV NA NA X QPL X QPL QPL II 2 X X QPL X QPL QPL QPL														
525	III NA NA X QPL NA QPL NA II 2 X X QPL NA QPL NA															
600	III NA NA X QPL X QPL QPL II 2 X X QPL X QPL QPL QPL															
675		NA	NA	Х	NA	NA	NA	NA	II	3	Х	Х	NA	NA	NA	NA
750	IV	NA	NA	Х	QPL	Х	QPL	QPL	II	3	Х	Х	QPL	Х	QPL	QPL
825		NA	NA	NA	NA	NA	NA	NA		NA	Х	NA	NA	NA	NA	NA
900		NA	NA	Х	QPL	Х	QPL	QPL	II	NA	Х	Х	QPL	Х	QPL	QPL
1050	II	NA	Х	Х	NA	Х	QPL	QPL	II	NA	Х	Х	NA	Х	QPL	QPL
1200		NA	Х	Х	NA	Х	QPL	QPL		NA	Х	Х	NA	Х	QPL	QPL
1350	II	NA	NA	NA	NA	NA	NA	NA	II	NA	NA	NA	NA	NA	NA	NA
1500	II	NA	NA	NA	NA	NA	QPL	QPL	II	NA	NA	NA	NA	NA	QPL	QPL
1650		NA	NA	NA	NA	NA	NA	NA		NA	NA	NA	NA	NA	NA	NA
1800	II	NA	NA	NA	NA	NA	NA	NA	II	NA	NA	NA	NA	NA	NA	NA
1950	II	NA	NA	NA	NA	NA	NA	NA	II	NA	NA	NA	NA	NA	NA	NA
2100		NA	NA	NA	NA	NA	NA	NA		NA	NA	NA	NA	NA	NA	NA
2250	II	NA	NA	NA	NA	NA	NA	NA	II	NA	NA	NA	NA	NA	NA	NA
2400	II	NA	NA	NA	NA	NA	NA	NA		NA	NA	NA	NA	NA	NA	NA
2550	II	NA	NA	NA	NA	NA	NA	NA		NA	NA	NA	NA	NA	NA	NA
2700	II	NA	NA	NA	NA	NA	NA	NA		NA	NA	NA	NA	NA	NA	NA

Reinforced Concrete Culvert, Storm Drain, and Sewer Pipe RCCP

CSP Concrete Sewer, Storm drain, and Culvert Pipe (number in column indicates strength class)

ESCP Extra Strength Clay Pipe

PVC

Polyvinyl Chloride Pipe Corrugated Polyvinyl Chloride Pipe with a Smooth Interior CPVC

ΡE Polyethylene Pipe

CPE Corrugated Polyethylene Pipe with a Smooth Interior

CPP Corrugated Polypropylene Pipe with a Smooth Interior

Permitted Х

QPL Permitted for the producers approved for that diameter in the Department's qualified product list

Not Acceptable NA

* May also use Standard Strength Clay Pipe

	STORM SEWERS															
				K	IND OF M	1ATERIA	L PERMI	TTED AN	D STREM	IGTH RE	QUIRED		_			
	r		FO	r a give	EN PIPE D	DIAMETE	RS AND	FILL HEI	GHTS O\	ER THE	TOP OF	THE PIP	E			
				Тур	be 3							Тур	be 4			
Nominal Diameter			Fill H	leight: G not exce	reater tha eeding 15	n 10' '					Fill H	leight: G not exce	reater tha eding 20'	n 15'		
	RCCP	CSP	ESCP	PVC	CPVC	PE	CPE	CPP	RCCP	CSP	ESCP	PVC	CPVC	PE	CPE	CPP
10	NA	2	Х	Х	QPL	Х	QPL	NA	NA	3	Х	Х	QPL	Х	QPL	NA
12	111	2	Х	Х	QPL	Х	QPL	QPL	IV	NA	NA	Х	QPL	Х	QPL	QPL
15	111	3	Х	Х	QPL	NA	QPL	QPL	IV	NA	NA	Х	QPL	NA	QPL	QPL
18	III NA X X QPL X QPL QPL IV NA NA X QPL X QPL QPL QPL															
21	III NA NA X QPL NA QPL NA IV NA NA X QPL NA NA NA															
24	III NA NA X QPL X QPL QPL IV NA NA X QPL X NA QP											QPL				
27		NA	NA	Х	NA	NA	NA	NA	IV	NA	NA	Х	NA	NA	NA	NA
30	III	NA	NA	Х	QPL	Х	QPL	QPL	IV	NA	NA	Х	QPL	Х	NA	QPL
33		NA	NA	NA	NA	NA	NA	NA	IV	NA	NA	NA	NA	NA	NA	NA
36	III	NA	NA	Х	QPL	Х	QPL	QPL	IV	NA	NA	Х	QPL	Х	NA	QPL
42		NA	NA	Х	NA	Х	NA	QPL	IV	NA	NA	Х	NA	Х	NA	NA
48		NA	NA	Х	NA	Х	NA	QPL	IV	NA	NA	Х	NA	Х	NA	NA
54		NA	NA	NA	NA	NA	NA	NA	IV	NA	NA	NA	NA	NA	NA	NA
60		NA	NA	NA	NA	NA	NA	QPL	IV	NA	NA	NA	NA	NA	NA	NA
66		NA	NA	NA	NA	NA	NA	NA	IV	NA	NA	NA	NA	NA	NA	NA
72		NA	NA	NA	NA	NA	NA	NA	IV	NA	NA	NA	NA	NA	NA	NA
78	III	NA	NA	NA	NA	NA	NA	NA	IV	NA	NA	NA	NA	NA	NA	NA
84		NA	NA	NA	NA	NA	NA	NA	IV	NA	NA	NA	NA	NA	NA	NA
90		NA	NA	NA	NA	NA	NA	NA	1680	NA	NA	NA	NA	NA	NA	NA
96	III	NA	NA	NA	NA	NA	NA	NA	1690	NA	NA	NA	NA	NA	NA	NA
102	III	NA	NA	NA	NA	NA	NA	NA	1700	NA	NA	NA	NA	NA	NA	NA
108	1360	NA	NA	NA	NA	NA	NA	NA	1710	NA	NA	NA	NA	NA	NA	NA

RCCP Reinforced Concrete Culvert, Storm Drain, and Sewer Pipe (RCCP with a number instead of a Roman numeral shall be furnished according to AASHTO M170 Section 6. This number represents the D-load to produce a 0.01 in crack.)

CSP Concrete Sewer, Storm drain, and Culvert Pipe (number in column indicates strength class)

ESCP Extra Strength Clay Pipe

PVC Polyvinyl Chloride Pipe

CPVC Corrugated Polyvinyl Chloride Pipe with a Smooth Interior

PE Polyethylene Pipe

CPE Corrugated Polyethylene Pipe with a Smooth Interior

CPP Corrugated Polypropylene Pipe with a Smooth Interior

X Permitted

QPL Permitted for the producers approved for that diameter in the Department's qualified product list

NA Not Acceptable

	STORM SEWERS (metric)															
				K	IND OF M	1ATERIA	L PERMI	TTED AN	ID STREN	IGTH RE	QUIRED		_			
	1		FO	r a give	EN PIPE L	DIAMETE	RS AND	FILL HEI	GHTS OV	ER THE	TOP OF	THE PIP	E			
				Тур	be 3							Тур	be 4			
Nominal			Fill He	eight: Gr	eater thar	n 3 m,					Fill He	ight: Gre	ater than	4.5 m,		
mm		-	r	ot excee	ding 4.5 n	n						not exce	eding 6 m			
	RCCP	CSP	ESCP	PVC	CPVC	PE	CPE	CPP	RCCP	CSP	ESCP	PVC	CPVC	PE	CPE	CPP
250	NA	2	Х	Х	QPL	Х	QPL	NA	NA	3	Х	Х	QPL	Х	QPL	NA
300	111	2	Х	Х	QPL	Х	QPL	QPL	IV	NA	NA	Х	QPL	Х	QPL	QPL
375		3	Х	Х	QPL	NA	QPL	QPL	IV	NA	NA	Х	QPL	NA	QPL	QPL
450	111	NA	Х	Х	QPL	Х	QPL	QPL	IV	NA	NA	Х	QPL	Х	QPL	QPL
525	111	NA	NA	Х	QPL	NA	QPL	NA	IV	NA	NA	Х	QPL	NA	NA	NA
600		NA	NA	Х	QPL	Х	QPL	QPL	IV	NA	NA	Х	QPL	Х	NA	QPL
675		NA	NA	Х	NA	NA	NA	NA	IV	NA	NA	Х	NA	NA	NA	NA
750		NA	NA	Х	QPL	Х	QPL	QPL	IV	NA	NA	Х	QPL	Х	NA	QPL
825		NA	NA	NA	NA	NA	NA	NA	IV	NA	NA	NA	NA	NA	NA	NA
900		NA	NA	Х	QPL	Х	QPL	QPL	IV	NA	NA	Х	QPL	Х	NA	QPL
1050	111	NA	NA	Х	NA	Х	NA	QPL	IV	NA	NA	Х	NA	Х	NA	NA
1200		NA	NA	Х	NA	Х	NA	QPL	IV	NA	NA	Х	NA	Х	NA	NA
1350	111	NA	NA	NA	NA	NA	NA	NA	IV	NA	NA	NA	NA	NA	NA	NA
1500		NA	NA	NA	NA	NA	NA	QPL	IV	NA	NA	NA	NA	NA	NA	NA
1650		NA	NA	NA	NA	NA	NA	NA	IV	NA	NA	NA	NA	NA	NA	NA
1800	111	NA	NA	NA	NA	NA	NA	NA	IV	NA	NA	NA	NA	NA	NA	NA
1950		NA	NA	NA	NA	NA	NA	NA	IV	NA	NA	NA	NA	NA	NA	NA
2100		NA	NA	NA	NA	NA	NA	NA	IV	NA	NA	NA	NA	NA	NA	NA
2250	111	NA	NA	NA	NA	NA	NA	NA	80	NA	NA	NA	NA	NA	NA	NA
2400		NA	NA	NA	NA	NA	NA	NA	80	NA	NA	NA	NA	NA	NA	NA
2550		NA	NA	NA	NA	NA	NA	NA	80	NA	NA	NA	NA	NA	NA	NA
2700	70	NA	NA	NA	NA	NA	NA	NA	80	NA	NA	NA	NA	NA	NA	NA

RCCP Reinforced Concrete Culvert, Storm Drain, and Sewer Pipe (RCCP with a number instead of a Roman numeral shall be furnished according to AASHTO M170 Section 6. This number represents the D-load to produce a 25.4 micro-meter crack.)

CSP Concrete Sewer, Storm drain, and Culvert Pipe (number in column indicates strength class)

ESCP Extra Strength Clay Pipe

PVC Polyvinyl Chloride Pipe

CPVC Corrugated Polyvinyl Chloride Pipe with a Smooth Interior

PE Polyethylene Pipe

CPE Corrugated Polyethylene Pipe with a Smooth Interior

CPP Corrugated Polypropylene Pipe with a Smooth Interior

X Permitted

QPL Permitted for the producers approved for that diameter in the Department's qualified product list

NA Not Acceptable

	STORM SEWERS KIND OF MATERIAL PERMITTED AND STRENGTH REQUIRED													
		F	OR A GI	/EN PIPE		ERS ANI	D FILL HE	EIGHTS	OVER TH	E TOP O	F THE PIF	ΡE		
			Тур	be 5				Тур	be 6			Тур	be 7	
Nominal Diameter		Fill H	leight: Gr not exce	eater tha eding 25'	n 20',		Fill H	eight: Gr not excee	reater that eding 30'	n 25',	Fill H	eight: Gro not excee	eater than eding 35'	30',
	RCCP	PVC	CPVC	PE	CPE	CPP	RCCP	PVC	CPVC	PE	RCCP	PVC	CPVC	PE
10 12	NA IV	X X	QPL QPL	X X	QPL QPL	NA QPL	NA V	X X	QPL QPL	X X	NA V	X X	QPL QPL	X X
15	IV	X	QPL	NA	NA	QPL	V	X	QPL	NA	V	X	QPL	NA
18 21	IV X QPL X NA NA V X QPL X V X QPL X IV X QPL NA NA V X QPL NA V X QPL NA													
24	IV X QPL X NA NA V X QPL X V X QPL											QPL	Х	
27	IV	X	NA	NA	NA	NA	V	X	NA	NA	V	X	NA	NA
30							V				V			X
30		NA V		N/A V	NA NA		V	NA V		NA V	V	NA V		NA V
42	IV	x	NA	x	NA	NA	v	x	NA	x	v	x	NA	x
48	IV	X	NA	X	NA	NA	v	X	NA	X	v	X	NA	X
54	IV	NA	NA	NA	NA	NA	V	NA	NA	NA	V	NA	NA	NA
60	IV	NA	NA	NA	NA	NA	V	NA	NA	NA	V	NA	NA	NA
66	IV	NA	NA	NA	NA	NA	V	NA	NA	NA	V	NA	NA	NA
72	V	NA	NA	NA	NA	NA	V	NA	NA	NA	V	NA	NA	NA
78	2020	NA	NA	NA	NA	NA	2370	NA	NA	NA	2730	NA	NA	NA
84	2020	NA	NA	NA	NA	NA	2380	NA	NA	NA	2740	NA	NA	NA
90	2030	NA	NA	NA	NA	NA	2390	NA	NA	NA	2750	NA	NA	NA
96	2040	NA	NA	NA	NA	NA	2400	NA	NA	NA	2750	NA	NA	NA
102	2050	NA	NA	NA	NA	NA	2410	NA	NA	NA	2760	NA	NA	NA
108	2060	NA	NA	NA	NA	NA	2410	NA	NA	NA	2770	NA	NA	NA

RCCP	Reinforced Concrete Culvert, Storm Drain, and Sewer Pipe (RCCP with a number instead of a Roman numeral shall be furnished
	according to AASHTO M170 Section 6. This number represents the D-load to produce a 0.01 in crack.)

PVC CPVC

Polyvinyl Chloride Pipe Corrugated Polyvinyl Chloride Pipe with a Smooth Interior

PE

CPE

Polyethylene Pipe Corrugated Polyethylene Pipe with a Smooth Interior Corrugated Polypropylene Pipe with a Smooth Interior Permitted CPP

Х

Permitted for the producers approved for that diameter in the Department's qualified product list Not Acceptable QPL

NA
	FOR A GIVEN PIPE DIAMETERS AND FILL HEIGHTS OVER THE TOP OF THE PIPE													
Type 5 Type 6 Type 7														
Nominal Diameter	Iminal Fill Height: Greater than 6 m, Fill Height: Greater than 7.5 m, Fill Height: Greater than 7.5 m, not exceeding 7.5 m not exceeding 9 m not exceeding 9 m			eater than 9 m, ling 10.5 m										
	RCCP	PVC	CPVC	PE	CPE	CPP	RCCP	PVC	CPVC	PE	RCCP	PVC	CPVC	PE
250 300	NA IV	X X	QPL QPL	X X	QPL QPL	NA QPL	NA V	X X	QPL QPL	X X	NA V	X X	QPL QPL	X X
375	IV	Х	QPL	NA	NA	QPL	V	Х	QPL	NA	V	Х	QPL	NA
450	IV	Х	QPL	Х	NA	NA	V	Х	QPL	Х	V	Х	QPL	Х
525	IV	X	QPL	NA	NA	NA	V	X	QPL	NA	V	Х	QPL	NA
600	IV	X	QPL	X	NA	NA	V	X	QPL	X	V	X	QPL	X
675	IV	X	NA	NA	NA	NA	V	X	NA	NA	V	Х	NA	NA
750	IV	X	QPL	X	NA	QPL	V	X	QPL	X	V	X	QPL	X
825	IV	NA	NA	NA	NA	NA	V	NA	NA	NA	V	NA	NA	NA
900		X	QPL	X	NA	NA	V	X	QPL	X	V	X	QPL	X
1050							V				V			
1200			NA NA				V		NA NA		V		NA NA	
1500							V			NA NA	V			
1650	IV	NA	NA	NA	NA	NA	v	NA	NA	NA	v	NA	NA	NA
1800	V	NA	NA	NA	NA	NA	V	NA	NA	NA	V	NA	NA	NA
1950	100	NA	NA	NA	NA	NA	110	NA	NA	NA	130	NA	NA	NA
2100	100	NA	NA	NA	NA	NA	110	NA	NA	NA	130	NA	NA	NA
2250	100	NA	NA	NA	NA	NA	110	NA	NA	NA	130	NA	NA	NA
2400	100	NA	NA	NA	NA	NA	120	NA	NA	NA	130	NA	NA	NA
2550	100	NA	NA	NA	NA	NA	120	NA	NA	NA	130	NA	NA	NA
2700	100	NA	NA	NA	NA	NA	120	NA	NA	NA	130	NA	NA	NA

Reinforced Concrete Culvert, Storm Drain, and Sewer Pipe (RCCP with a number instead of a Roman numeral shall be furnished according to AASHTO M170 Section 6. This number represents the D-load to produce a 25.4 micro-meter crack.) RCCP

PVC

Polyvinyl Chloride Pipe Corrugated Polyvinyl Chloride Pipe with a Smooth Interior CPVC

ΡE

CPE

Polyethylene Pipe Corrugated Polyethylene Pipe with a Smooth Interior Corrugated Polypropylene Pipe with a Smooth Interior CPP

Permitted Х

Permitted for the producers approved for that diameter in the Department's qualified product list QPL

NA Not Acceptable" Revise the first paragraph of Article 1040.03 of the Standard Specifications to read:

***1040.03 Polyvinyl Chloride (PVC) Pipe.** Acceptance testing of PVC pipe and fittings shall be accomplished during the same construction season in which they are installed. The pipe shall meet the following additional requirements."

Revise Article 1040.04(b) of the Standard Specifications to read:

"(b) Corrugated PE Pipe with a Smooth Interior. The manufacturer shall be listed as compliant through the NTPEP program and the pipe shall be according to AASHTO M 294 (nominal size – 12 to 60 in. (300 to 1500 mm)). The pipe shall be Type S or D."

Revise the first paragraph of Article 1040.04(d) of the Standard Specifications to read:

"(d) PE Pipe with a Smooth Interior. The pipe shall be according to ASTM F 714 (DR 32.5) with a minimum cell classification of PE 335434 as defined in ASTM D 3350."

Revise the first paragraph of Article 1040.08 of the Standard Specifications to read:

"**1040.08** Polypropylene (PP) Pipe. Storage and handling shall be according to the manufacturer's recommendations, except in no case shall the pipe be exposed to direct sunlight for more than six months. Acceptance testing of the pipe shall be accomplished during the same construction season in which it is installed. The pipe shall meet the following additional requirements."

DISADVANTAGED BUSINESS ENTERPRISE PARTICIPATION (BDE)

Effective: September 1, 2000 Revised: March 2, 2019

<u>FEDERAL OBLIGATION</u>. The Department of Transportation, as a recipient of federal financial assistance, is required to take all necessary and reasonable steps to ensure nondiscrimination in the award and administration of contracts. Consequently, the federal regulatory provisions of 49 CFR Part 26 apply to this contract concerning the utilization of disadvantaged business enterprises. For the purposes of this Special Provision, a disadvantaged business enterprise (DBE) means a business certified by the Department in accordance with the requirements of 49 CFR Part 26 and listed in the Illinois Unified Certification Program (IL UCP) DBE Directory.

<u>STATE OBLIGATION</u>. This Special Provision will also be used by the Department to satisfy the requirements of the Business Enterprise for Minorities, Females, and Persons with Disabilities Act, 30 ILCS 575. When this Special Provision is used to satisfy state law requirements on 100 percent state-funded contracts, the federal government has no involvement in such contracts (not a federal-aid contract) and no responsibility to oversee the implementation of this Special Provision by the Department on those contracts. DBE participation on 100 percent state-funded contracts will not be credited toward fulfilling the Department's annual overall DBE goal required by the US Department of Transportation to comply with the federal DBE program requirements.

<u>CONTRACTOR ASSURANCE</u>. The Contractor makes the following assurance and agrees to include the assurance in each subcontract the Contractor signs with a subcontractor.

The Contractor, subrecipient, or subcontractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The Contractor shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of contracts funded in whole or in part with federal or state funds. Failure by the Contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as the recipient deems appropriate, which may include, but is not limited to:

- (a) Withholding progress payments;
- (b) Assessing sanctions;
- (c) Liquidated damages; and/or
- (d) Disqualifying the Contractor from future bidding as non-responsible.

<u>OVERALL GOAL SET FOR THE DEPARTMENT</u>. As a requirement of compliance with 49 CFR Part 26, the Department has set an overall goal for DBE participation in its federally assisted contracts. That goal applies to all federal-aid funds the Department will expend in its federally assisted contracts for the subject reporting fiscal year. The Department is required to make a

good faith effort to achieve the overall goal. The dollar amount paid to all approved DBE companies performing work called for in this contract is eligible to be credited toward fulfillment of the Department's overall goal.

<u>CONTRACT GOAL TO BE ACHIEVED BY THE CONTRACTOR</u>. This contract includes a specific DBE utilization goal established by the Department. The goal has been included because the Department has determined the work of this contract has subcontracting opportunities that may be suitable for performance by DBE companies. The determination is based on an assessment of the type of work, the location of the work, and the availability of DBE companies to do a part of the work. The assessment indicates, in the absence of unlawful discrimination and in an arena of fair and open competition, DBE companies can be expected to perform **6.00**% of the work. This percentage is set as the DBE participation goal for this contract. Consequently, in addition to the other award criteria established for this contract, the Department will only award this contract to a bidder who makes a good faith effort to meet this goal of DBE participation in the performance of the work. A bidder makes a good faith effort for award consideration if either of the following is done in accordance with the procedures set for in this Special Provision:

- (a) The bidder documents enough DBE participation has been obtained to meet the goal or,
- (b) The bidder documents a good faith effort has been made to meet the goal, even though the effort did not succeed in obtaining enough DBE participation to meet the goal.

<u>DBE LOCATOR REFERENCES</u>. Bidders shall consult the IL UCP DBE Directory as a reference source for DBE-certified companies. In addition, the Department maintains a letting and item specific DBE locator information system whereby DBE companies can register their interest in providing quotes on particular bid items advertised for letting. Information concerning DBE companies willing to quote work for particular contracts may be obtained by contacting the Department's Bureau of Small Business Enterprises at telephone number (217) 785-4611, or by visiting the Department's website at:

http://www.idot.illinois.gov/doing-business/certifications/disadvantaged-business-enterprisecertification/il-ucp-directory/index.

<u>BIDDING PROCEDURES</u>. Compliance with this Special Provision is a material bidding requirement and failure of the bidder to comply will render the bid not responsive.

The bidder shall submit a DBE Utilization Plan (form SBE 2026), and a DBE Participation Statement (form SBE 2025) for each DBE company proposed for the performance of work to achieve the contract goal, with the bid. If the Utilization Plan indicates the contract goal will not be met, documentation of good faith efforts shall also be submitted. The documentation of good faith efforts must include copies of each DBE and non-DBE subcontractor quote submitted to the bidder when a non-DBE subcontractor is selected over a DBE for work on the contract. The required forms and documentation must be submitted as a single .pdf file using the "Integrated Contractor Exchange (iCX)" application within the Department's "EBids System".

The Department will not accept a Utilization Plan if it does not meet the bidding procedures set forth herein and the bid will be declared not responsive. In the event the bid is declared not responsive, the Department may elect to cause the forfeiture of the penal sum of the bidder's proposal guaranty and may deny authorization to bid the project if re-advertised for bids.

GOOD FAITH EFFORT PROCEDURES. The contract will not be awarded until the Utilization Plan is approved. All information submitted by the bidder must be complete, accurate and adequately document enough DBE participation has been obtained or document the good faith efforts of the bidder, in the event enough DBE participation has not been obtained, before the Department will commit to the performance of the contract by the bidder. The Utilization Plan will be approved by the Department if the Utilization Plan documents sufficient commercially useful DBE work to meet the contract goal or the bidder submits sufficient documentation of a good faith effort to meet the contract goal pursuant to 49 CFR Part 26, Appendix A. This means the bidder must show that all necessary and reasonable steps were taken to achieve the contract goal. Necessary and reasonable steps are those which, by their scope, intensity and appropriateness to the objective, could reasonably be expected to obtain sufficient DBE participation, even if they were not successful. The Department will consider the quality, quantity, and intensity of the kinds of efforts the bidder has made. Mere pro forma efforts, in other words efforts done as a matter of form, are not good faith efforts; rather, the bidder is expected to have taken genuine efforts that would be reasonably expected of a bidder actively and aggressively trying to obtain DBE participation sufficient to meet the contract goal.

- (a) The following is a list of types of action that the Department will consider as part of the evaluation of the bidder's good faith efforts to obtain participation. These listed factors are not intended to be a mandatory checklist and are not intended to be exhaustive. Other factors or efforts brought to the attention of the Department may be relevant in appropriate cases and will be considered by the Department.
 - (1) Soliciting through all reasonable and available means (e.g. attendance at pre-bid meetings, advertising and/or written notices) the interest of all certified DBE companies that have the capability to perform the work of the contract. The bidder must solicit this interest within sufficient time to allow the DBE companies to respond to the solicitation. The bidder must determine with certainty if the DBE companies are interested by taking appropriate steps to follow up initial solicitations.
 - (2) Selecting portions of the work to be performed by DBE companies in order to increase the likelihood that the DBE goals will be achieved. This includes, where appropriate, breaking out contract work items into economically feasible units to facilitate DBE participation, even when the Contractor might otherwise prefer to perform these work items with its own forces.
 - (3) Providing interested DBE companies with adequate information about the plans, specifications, and requirements of the contract in a timely manner to assist them in responding to a solicitation.

- (4) a. Negotiating in good faith with interested DBE companies. It is the bidder's responsibility to make a portion of the work available to DBE subcontractors and suppliers and to select those portions of the work or material needs consistent with the available DBE subcontractors and suppliers, so as to facilitate DBE participation. Evidence of such negotiation includes the names, addresses, and telephone numbers of DBE companies that were considered; a description of the information provided regarding the plans and specifications for the work selected for subcontracting; and evidence as to why additional agreements could not be reached for DBE companies to perform the work.
 - b. A bidder using good business judgment would consider a number of factors in negotiating with subcontractors, including DBE subcontractors, and would take a firm's price and capabilities as well as contract goals into consideration. However, the fact that there may be some additional costs involved in finding and using DBE companies is not in itself sufficient reason for a bidder's failure to meet the contract DBE goal, as long as such costs are reasonable. Also the ability or desire of a bidder to perform the work of a contract with its own organization does not relieve the bidder of the responsibility to make good faith efforts. Bidders are not, however, required to accept higher quotes from DBE companies if the price difference is excessive or unreasonable. In accordance with the above Bidding Procedures, the documentation of good faith efforts must include copies of each DBE and non-DBE subcontractor quote submitted to the bidder when a non-DBE subcontractor was selected over a DBE for work on the contract.
- (5) Not rejecting DBE companies as being unqualified without sound reasons based on a thorough investigation of their capabilities. The bidder's standing within its industry, membership in specific groups, organizations, or associations and political or social affiliations (for example union vs. non-union employee status) are not legitimate causes for the rejection or non-solicitation of bids in the bidder's efforts to meet the project goal.
- (6) Making efforts to assist interested DBE companies in obtaining bonding, lines of credit, or insurance as required by the recipient or Contractor.
- (7) Making efforts to assist interested DBE companies in obtaining necessary equipment, supplies, materials, or related assistance or services.
- (8) Effectively using the services of available minority/women community organizations; minority/women contractors' groups; local, state, and federal minority/women business assistance offices; and other organizations as allowed on a case-by-case basis to provide assistance in the recruitment and placement of DBE companies.
- (b) If the Department determines the bidder has made a good faith effort to secure the work commitment of DBE companies to meet the contract goal, the Department will award the contract provided it is otherwise eligible for award. If the Department determines the

bidder has failed to meet the requirements of this Special Provision or that a good faith effort has not been made, the Department will notify the responsible company official designated in the Utilization Plan that the bid is not responsive. The notification will also include a statement of reasons for the adverse determination. If the Utilization Plan is not approved because it is deficient as a technical matter, unless waived by the Department, the bidder will be notified and will be allowed no more than a five calendar day period to cure the deficiency.

(c) The bidder may request administrative reconsideration of an adverse determination by emailing the Department at "DOT.DBE.UP@illinois.gov" within the five calendar days after the receipt of the notification of the determination. The determination shall become final if a request is not made on or before the fifth calendar day. A request may provide additional written documentation or argument concerning the issues raised in the determination statement of reasons, provided the documentation and arguments address efforts made prior to submitting the bid. The request will be reviewed by the Department's Reconsideration Officer. The Reconsideration Officer will extend an opportunity to the bidder to meet in person to consider all issues of documentation and whether the bidder made a good faith effort to meet the goal. After the review by the Reconsideration Officer, the bidder will be sent a written decision within ten working days after receipt of the request for reconsideration, explaining the basis for finding that the bidder did or did not meet the goal or make adequate good faith efforts to do so. A final decision by the Reconsideration Officer that a good faith effort was made shall approve the Utilization Plan submitted by the bidder and shall clear the contract for award. A final decision that a good faith effort was not made shall render the bid not responsive.

<u>CALCULATING DBE PARTICIPATION</u>. The Utilization Plan values represent work anticipated to be performed and paid for upon satisfactory completion. The Department is only able to count toward the achievement of the overall goal and the contract goal the value of payments made for the work actually performed by DBE companies. In addition, a DBE must perform a commercially useful function on the contract to be counted. A commercially useful function is generally performed when the DBE is responsible for the work and is carrying out its responsibilities by actually performing, managing, and supervising the work involved. The Department and Contractor are governed by the provisions of 49 CFR Part 26.55(c) on questions of commercially useful functions as it affects the work. Specific counting guidelines are provided in 49 CFR Part 26.55, the provisions of which govern over the summary contained herein.

- (a) DBE as the Contractor: 100 percent goal credit for that portion of the work performed by the DBE's own forces, including the cost of materials and supplies. Work that a DBE subcontracts to a non-DBE does not count toward the DBE goals.
- (b) DBE as a joint venture Contractor: 100 percent goal credit for that portion of the total dollar value of the contract equal to the distinct, clearly defined portion of the work performed by the DBE's own forces.

- (c) DBE as a subcontractor: 100 percent goal credit for the work of the subcontract performed by the DBE's own forces, including the cost of materials and supplies, excluding the purchase of materials and supplies or the lease of equipment by the DBE subcontractor from the Contractor or its affiliates. Work that a DBE subcontractor in turn subcontracts to a non-DBE does not count toward the DBE goal.
- (d) DBE as a trucker: 100 percent goal credit for trucking participation provided the DBE is responsible for the management and supervision of the entire trucking operation for which it is responsible. At least one truck owned, operated, licensed, and insured by the DBE must be used on the contract. Credit will be given for the following:
 - (1) The DBE may lease trucks from another DBE firm, including an owner-operator who is certified as a DBE. The DBE who leases trucks from another DBE receives credit for the total value of the transportation services the lessee DBE provides on the contract.
 - (2) The DBE may also lease trucks from a non-DBE firm, including from an owneroperator. The DBE who leases trucks from a non-DBE is entitled to credit only for the fee or commission is receives as a result of the lease arrangement.
- (e) DBE as a material supplier:
 - (1) 60 percent goal credit for the cost of the materials or supplies purchased from a DBE regular dealer.
 - (2) 100 percent goal credit for the cost of materials of supplies obtained from a DBE manufacturer.
 - (3) 100 percent credit for the value of reasonable fees and commissions for the procurement of materials and supplies if not a DBE regular dealer or DBE manufacturer.

<u>CONTRACT COMPLIANCE</u>. Compliance with this Special Provision is an essential part of the contract. The Department is prohibited by federal regulations from crediting the participation of a DBE included in the Utilization Plan toward either the contract goal or the Department's overall goal until the amount to be applied toward the goals has been paid to the DBE. The following administrative procedures and remedies govern the compliance by the Contractor with the contractual obligations established by the Utilization Plan. After approval of the Utilization Plan and award of the contract, the Utilization Plan and individual DBE Participation Statements become part of the contract. If the Contract goal, and the Utilization Plan was approved and contract awarded based upon a determination of good faith, the total dollar value of DBE work calculated in the approved Utilization Plan as a percentage of the awarded contract value shall be come the amended contract goal. All work indicated for performance by an approved DBE shall be performed, managed, and supervised by the DBE executing the DBE Participation Commitment Statement.

- (a) <u>NO AMENDMENT</u>. No amendment to the Utilization Plan may be made without prior written approval from the Department's Bureau of Small Business Enterprises. All requests for amendment to the Utilization Plan shall be emailed to the Department at <u>DOT.DBE.UP@illinois.gov</u>.
- (b) <u>CHANGES TO WORK</u>. Any deviation from the DBE condition-of-award or contract plans, specifications, or special provisions must be approved, in writing, by the Department as provided elsewhere in the Contract. The Contractor shall notify affected DBEs in writing of any changes in the scope of work which result in a reduction in the dollar amount condition-of-award to the contract. Where the revision includes work committed to a new DBE subcontractor, not previously involved in the project, then a Request for Approval of Subcontractor, Department form BC 260A or AER 260A, must be signed and submitted. If the commitment of work is in the form of additional tasks assigned to an existing subcontract, a new Request for Approval of Subcontractor will not be required. However, the Contractor must document efforts to assure the existing DBE subcontractor is capable of performing the additional work and has agreed in writing to the change.
- (c) <u>SUBCONTRACT</u>. The Contractor must provide copies of DBE subcontracts to the Department upon request. Subcontractors shall ensure that all lower tier subcontracts or agreements with DBEs to supply labor or materials be performed in accordance with this Special Provision.
- (d) <u>ALTERNATIVE WORK METHODS</u>. In addition to the above requirements for reductions in the condition of award, additional requirements apply to the two cases of Contractorinitiated work substitution proposals. Where the contract allows alternate work methods which serve to delete or create underruns in condition of award DBE work, and the Contractor selects that alternate method or, where the Contractor proposes a substitute work method or material that serves to diminish or delete work committed to a DBE and replace it with other work, then the Contractor must demonstrate one of the following:
 - (1) The replacement work will be performed by the same DBE (as long as the DBE is certified in the respective item of work) in a modification of the condition of award; or
 - (2) The DBE is aware its work will be deleted or will experience underruns and has agreed in writing to the change. If this occurs, the Contractor shall substitute other work of equivalent value to a certified DBE or provide documentation of good faith efforts to do so; or
 - (3) The DBE is not capable of performing the replacement work or has declined to perform the work at a reasonable competitive price. If this occurs, the Contractor shall substitute other work of equivalent value to a certified DBE or provide documentation of good faith efforts to do so.

(e) <u>TERMINATION AND REPLACEMENT PROCEDURES</u>. The Contractor shall not terminate or replace a DBE listed on the approved Utilization Plan, or perform with other forces work designated for a listed DBE except as provided in this Special Provision. The Contractor shall utilize the specific DBEs listed to perform the work and supply the materials for which each is listed unless the Contractor obtains the Department's written consent as provided in subsection (a) of this part. Unless Department consent is provided for termination of a DBE subcontractor, the Contractor shall not be entitled to any payment for work or material unless it is performed or supplied by the DBE in the Utilization Plan.

As stated above, the Contractor shall not terminate or replace a DBE subcontractor listed in the approved Utilization Plan without prior written consent. This includes, but is not limited to, instances in which the Contractor seeks to perform work originally designated for a DBE subcontractor with its own forces or those of an affiliate, a non-DBE firm, or with another DBE firm. Written consent will be granted only if the Bureau of Small Business Enterprises agrees, for reasons stated in its concurrence document, that the Contractor has good cause to terminate or replace the DBE firm. Before transmitting to the Bureau of Small Business Enterprises any request to terminate and/or substitute a DBE subcontractor, the Contractor shall give notice in writing to the DBE subcontractor, with a copy to the Bureau, of its intent to request to terminate and/or substitute, and the reason for the request. The Contractor shall give the DBE five days to respond to the Contractor's notice. The DBE so notified shall advise the Bureau and the Contractor of the reasons, if any, why it objects to the proposed termination of its subcontract and why the Bureau should not approve the Contractor's action. If required in a particular case as a matter of public necessity, the Bureau may provide a response period shorter than five days.

For purposes of this paragraph, good cause includes the following circumstances:

- (1) The listed DBE subcontractor fails or refuses to execute a written contract;
- (2) The listed DBE subcontractor fails or refuses to perform the work of its subcontract in a way consistent with normal industry standards. Provided, however, that good cause does not exist if the failure or refusal of the DBE subcontractor to perform its work on the subcontract results from the bad faith or discriminatory action of the Contractor;
- (3) The listed DBE subcontractor fails or refuses to meet the Contractor's reasonable, nondiscriminatory bond requirements;
- (4) The listed DBE subcontractor becomes bankrupt, insolvent, or exhibits credit unworthiness;
- (5) The listed DBE subcontractor is ineligible to work on public works projects because of suspension and debarment proceedings pursuant 2 CFR Parts 180, 215 and 1200 or applicable state law.

- (6) The Contractor has determined the listed DBE subcontractor is not a responsible contractor;
- (7) The listed DBE subcontractor voluntarily withdraws from the projects and provides written notice to the Contractor of its withdrawal;
- (8) The listed DBE is ineligible to receive DBE credit for the type of work required;
- (9) A DBE owner dies or becomes disabled with the result that the listed DBE subcontractor is unable to complete its work on the contract;
- (10) Other documented good cause that compels the termination of the DBE subcontractor. Provided, that good cause does not exist if the Contractor seeks to terminate a DBE it relied upon to obtain the contract so that the Contractor can self-perform the work for which the DBE contractor was engaged or so that the Contractor can substitute another DBE or non-DBE contractor after contract award.

When a DBE is terminated or fails to complete its work on the Contract for any reason, the Contractor shall make a good faith effort to find another DBE to substitute for the original DBE to perform at least the same amount of work under the contract as the terminated DBE to the extent needed to meet the established Contract goal. The good faith efforts shall be documented by the Contractor. If the Department requests documentation under this provision, the Contractor shall submit the documentation within seven days, which may be extended for an additional seven days if necessary at the request of the Contractor. The Department will provide a written determination to the Contractor stating whether or not good faith efforts have been demonstrated.

- (f) <u>FINAL PAYMENT</u>. After the performance of the final item of work or delivery of material by a DBE and final payment therefore to the DBE by the Contractor, but not later than 30 calendar days after payment has been made by the Department to the Contractor for such work or material, the Contractor shall submit a DBE Payment Agreement on Department form SBE 2115 to the Resident Engineer. If full and final payment has not been made to the DBE, the DBE Payment Agreement shall indicate whether a disagreement as to the payment required exists between the Contractor and the DBE or if the Contractor believes the work has not been satisfactorily completed. If the Contractor does not have the full amount of work indicated in the Utilization Plan performed by the DBE companies indicated in the Utilization Plan and after good faith efforts are reviewed, the Department may deduct from contract payments to the Contractor the amount of the goal not achieved as liquidated and ascertained damages. The Contractor may request an administrative reconsideration of any amount deducted as damages pursuant to subsection (h) of this part.
- (g) <u>ENFORCEMENT</u>. The Department reserves the right to withhold payment to the Contractor to enforce the provisions of this Special Provision. Final payment shall not be

made on the contract until such time as the Contractor submits sufficient documentation demonstrating achievement of the goal in accordance with this Special Provision or after liquidated damages have been determined and collected.

(h) <u>RECONSIDERATION</u>. Notwithstanding any other provision of the contract, including but not limited to Article 109.09 of the Standard Specifications, the Contractor may request administrative reconsideration of a decision to deduct the amount of the goal not achieved as liquidated damages. A request to reconsider shall be delivered to the Contract Compliance Section and shall be handled and considered in the same manner as set forth in paragraph (c) of "Good Faith Effort Procedures" of this Special Provision, except a final decision that a good faith effort was not made during contract performance to achieve the goal agreed to in the Utilization Plan shall be the final administrative decision of the Department. The result of the reconsideration process is not administratively appealable to the U.S. Department of Transportation.

FUEL COST ADJUSTMENT (BDE)

Effective: April 1, 2009 Revised: August 1, 2017

<u>Description</u>. Fuel cost adjustments will be made to provide additional compensation to the Contractor, or a credit to the Department, for fluctuations in fuel prices when optioned by the Contractor. The bidder shall indicate with their bid whether or not this special provision will be part of the contract. Failure to indicate "Yes" for any category of work will make that category of work exempt from fuel cost adjustment.

<u>General</u>. The fuel cost adjustment shall apply to contract pay items as grouped by category. The adjustment shall only apply to those categories of work checked "Yes", and only when the cumulative plan quantities for a category exceed the required threshold. Adjustments to work items in a category, either up or down, and extra work paid for by agreed unit price will be subject to fuel cost adjustment only when the category representing the added work was subject to the fuel cost adjustment. Extra work paid for at a lump sum price or by force account will not be subject to fuel cost adjustment. Category descriptions and thresholds for application and the fuel usage factors which are applicable to each are as follows:

- (a) Categories of Work.
 - (1) Category A: Earthwork. Contract pay items performed under Sections 202, 204, and 206 including any modified standard or nonstandard items where the character of the work to be performed is considered earthwork. The cumulative total of all applicable item plan quantities shall exceed 25,000 cu yd (20,000 cu m). Included in the fuel usage factor is a weighted average 0.10 gal/cu yd (0.50 liters/cu m) factor for trucking.
 - (2) Category B: Subbases and Aggregate Base Courses. Contract pay items constructed under Sections 311, 312 and 351 including any modified standard or nonstandard items where the character of the work to be performed is considered construction of a subbase or aggregate, stabilized or modified base course. The cumulative total of all applicable item plan quantities shall exceed 5000 tons (4500 metric tons). Included in the fuel usage factor is a 0.60 gal/ton (2.50 liters/metric ton) factor for trucking.
 - (3) Category C: Hot-Mix Asphalt (HMA) Bases, Pavements and Shoulders. Contract pay items constructed under Sections 355, 406, 407 and 482 including any modified standard or nonstandard items where the character of the work to be performed is considered HMA bases, pavements and shoulders. The cumulative total of all applicable item plan quantities shall exceed 5000 tons (4500 metric tons). Included in the fuel usage factor is 0.60 gal/ton (2.50 liters/metric ton) factor for trucking.
 - (4) Category D: Portland Cement Concrete (PCC) Bases, Pavements and Shoulders. Contract pay items constructed under Sections 353, 420, 421 and 483 including any

modified standard or nonstandard items where the character of the work to be performed is considered PCC base, pavement or shoulder. The cumulative total of all applicable item plan quantities shall exceed 7500 sq yd (6000 sq m). Included in the fuel usage factor is 1.20 gal/cu yd (5.94 liters/cu m) factor for trucking.

- (5) Category E: Structures. Structure items having a cumulative bid price that exceeds \$250,000 for pay items constructed under Sections 502, 503, 504, 505, 512, 516 and 540 including any modified standard or nonstandard items where the character of the work to be performed is considered structure work when similar to that performed under these sections and not included in categories A through D.
- (b) Fuel Usage Factors.

Category Fa	actor	Units
A - Farthwork	ר א	
	J.J .	gal / cu yd
B – Subbase and Aggregate Base courses (0.62	gal / ton
C – HMA Bases, Pavements and Shoulders 1	1.05	gal / ton
D – PCC Bases, Pavements and Shoulders 2	2.53	gal / cu yd
E – Structures 8	3.00	gal / \$1000
Metric UnitsCategoryFaA - Earthwork1B - Subbase and Aggregate Base courses2C - HMA Bases, Pavements and Shoulders4D - PCC Bases, Pavements and Shoulders12E - Structures30	actor 1.68 2.58 4.37 2.52 0.28	Units liters / cu m liters / metric ton liters / metric ton liters / cu m liters / \$1000

(c) Quantity Conversion Factors.

Category	Conversion	Factor
В	sq yd to ton sq m to metric ton	0.057 ton / sq yd / in depth 0.00243 metric ton / sq m / mm depth
С	sq yd to ton sq m to metric ton	0.056 ton / sq yd / in depth 0.00239 m ton / sq m / mm depth
D	sq yd to cu yd sq m to cu m	0.028 cu yd / sq yd / in depth 0.001 cu m / sq m / mm depth

Method of Adjustment. Fuel cost adjustments will be computed as follows.

 $CA = (FPI_P - FPI_L) \times FUF \times Q$

where: CA = Cost Adjustment, \$	Where:	CA	= Cost Adjustment, \$
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- FPI_P = Fuel Price Index, as published by the Department for the month the work is performed, \$/gal (\$/liter)
- FPI_L = Fuel Price Index, as published by the Department for the month prior to the letting for work paid for at the contract price; or for the month the agreed unit price letter is submitted by the Contractor for extra work paid for by agreed unit price, \$/gal (\$/liter)
- FUF = Fuel Usage Factor in the pay item(s) being adjusted
- Q = Authorized construction Quantity, tons (metric tons) or cu yd (cu m)

The entire FUF indicated in paragraph (b) will be used regardless of use of trucking to perform the work.

<u>Basis of Payment</u>. Fuel cost adjustments may be positive or negative but will only be made when there is a difference between the FPI_L and FPI_P in excess of five percent, as calculated by:

Percent Difference = { $(FPI_L - FPI_P) \div FPI_L$ } × 100

Fuel cost adjustments will be calculated for each calendar month in which applicable work is performed; and will be paid or deducted when all other contract requirements for the items of work are satisfied. The adjustments shall not apply during contract time subject to liquidated damages for completion of the entire contract.

HOT-MIX ASPHALT – LONGITUDINAL JOINT SEALANT (BDE)

Effective: November 1, 2022

Add the following after the second sentence in the eighth paragraph of Article 406.06(h)(2) of the Standard Specifications:

"If rain is forecasted and traffic is to be on the LJS or if pickup/tracking of the LJS material is likely, the LJS shall be covered immediately following its application with FA 20 fine aggregate mechanically spread uniformly at a rate of 1.5 ± 0.5 lb/sq yd (0.75 ± 0.25 kg/sq m). Fine aggregate landing outside of the LJS shall be removed prior to application of tack coat."

Add the following after the first sentence in the ninth paragraph of Article 406.06(h)(2) of the Standard Specifications:

"LJS half-width shall be applied at a width of 9 ± 1 in. (225 \pm 25 mm) in the immediate lane to be placed with the outside edge flush with the joint of the next HMA lift. The vertical face of any longitudinal joint remaining in place shall also be coated."

Add the following after the eleventh paragraph of Article 406.06(h)(2):

"LJS Half-Width Application Rate, lb/ft (kg/m) ^{1/}					
Lift Thickness, in. (mm)	Coarse Graded Mixture (IL-19.0, IL-19.0L, IL-9.5, IL-9.5L, IL-4.75)	Fine Graded Mixture (IL-9.5FG)	SMA Mixture (SMA-9.5, SMA-12.5)		
3/4 (19)	0.44 (0.66)				
1 (25)	0.58 (0.86)				
1 1/4 (32)	0.66 (0.98)	0.44 (0.66)			
1 1/2 (38)	0.74 (1.10)	0.48 (0.71)	0.63 (0.94)		
1 3/4 (44)	0.82 (1.22)	0.52 (0.77)	0.69 (1.03)		
2 (50)	0.90 (1.34)	0.56 (0.83)	0.76 (1.13)		
≥ 2 1/4 (60)	0.98 (1.46)				

1/ The application rate includes a surface demand for liquid. The thickness of the LJS may taper from the center of the application to a lesser thickness on the edge of the application, provided the correct width and application rate are maintained."

Add the following to the end of the second paragraph of Article 406.14 of the Standard Specifications:

"Longitudinal joint sealant (LJS) half-width will be paid for at the contract unit price per foot (meter) for LONGITUDINAL JOINT SEALANT, HALF-WIDTH."

MATERIAL TRANSFER DEVICE (BDE)

Effective: June 15, 1999 Revised: January 1, 2022

Add the following to Article 406.03 of the Standard Specifications:

"(n) Material Transfer Device1102.02"

Add the following to the end of Article 406.06(f) of the Standard Specifications:

"When required, a material transfer device (MTD) shall be used to transfer the HMA from the haul trucks to the spreading and finishing machine. The particular HMA mixtures for which an MTD is required will be specified in the plans. When not required, an MTD may still be used at the Contractor's option, subject to the requirements and restrictions herein. Use of MTDs shall be according to the following.

MTD Category	Usage
Category I	Any resurfacing application Full-Depth HMA where the in-place binder thickness is ≥ 10 in. (250 mm)
Category II	Full-Depth HMA where the in-place binder thickness is < 10 in. (250 mm)

Category I MTD's will only be allowed to travel over structures under the following conditions:

- (1) Approval will be given by the Engineer.
- (2) The MTD shall be emptied of HMA material prior to crossing the structure and shall travel at crawl speed across the structure.
- (3) The tires of the MTD shall travel on or in close proximity and parallel to the beam and/or girder lines of the structure."

Add the following to the end of Article 406.13(b) of the Standard Specifications:

"The required use of an MTD will be measured for payment in tons (metric tons) of the HMA mixtures placed with the MTD. The use of an MTD at the Contractor's option will not be measured for payment."

Add the following between the second and third paragraphs of Article 406.14 of the Standard Specifications:

"The required use of an MTD will be paid for at the contract unit price per ton (metric ton) for MATERIAL TRANSFER DEVICE. The HMA mixtures placed with the MTD will be paid for separately according to their respective specifications."

Revise Article 1102.02 of the Standard Specifications to read:

"1102.02 Material Transfer Device (MTD). The MTD shall be according to the following.

- (a) Requirements. The MTD shall have a minimum surge capacity of 15 tons (13.5 metric tons), shall be self-propelled and capable of moving independent of the paver, and shall be equipped with the following.
 - (1) Front-Dump Hopper and Conveyor. The conveyor shall provide a positive restraint along the sides of the conveyor to prevent material spillage. MTDs having paver style hoppers shall have a horizontal bar restraint placed across the foldable wings which prevents the wings from being folded.
 - (2) Paver Hopper Insert. The paver hopper insert shall have a minimum capacity of 14 tons (12.7 metric tons).
 - (3) Mixer/Agitator Mechanism. This re-mixing mechanism shall consist of a segmented, anti-segregation, re-mixing auger.
- (b) Qualification and Designation. The MTD shall be on the Department's qualified product list with one of the following designations.
 - (1) Category I. The MTD has a documented maximum HMA carrying capacity contact pressure greater than 25 psi and has a central surge hopper of sufficient capacity to mix upstream HMA with downstream HMA.
 - (2) Category II. The MTD has a documented maximum HMA carrying capacity contact pressure less than or equal to 25 psi."

PERFORMANCE GRADED ASPHALT BINDER (BDE)

Effective: January 1, 2023

Revise Article 1032.05 of the Standard Specifications to read:

"1032.05 Performance Graded Asphalt Binder. These materials will be accepted according to the Bureau of Materials Policy Memorandum, "Performance Graded Asphalt Binder Qualification Procedure." The Department will maintain a qualified producer list. These materials shall be free from water and shall not foam when heated to any temperature below the actual flash point. Air blown asphalt, recycle engine oil bottoms (ReOB), and polyphosphoric acid (PPA) modification shall not be used.

When requested, producers shall provide the Engineer with viscosity/temperature relationships for the performance graded asphalt binders delivered and incorporated in the work.

(a) Performance Graded (PG) Asphalt Binder. The asphalt binder shall meet the requirements of AASHTO M 320, Table 1 "Standard Specification for Performance Graded Asphalt Binder" for the grade shown on the plans and the following.

Test	Parameter
Small Strain Parameter (AASHTO PP 113) BBR, ΔTc, 40 hrs PAV (40 hrs continuous or 2 PAV at 20 hrs)	-5 °C min.

(b) Modified Performance Graded (PG) Asphalt Binder. The asphalt binder shall meet the requirements of AASHTO M 320, Table 1 "Standard Specification for Performance Graded Asphalt Binder" for the grade shown on the plans.

Asphalt binder modification shall be performed at the source, as defined in the Bureau of Materials Policy Memorandum, "Performance Graded Asphalt Binder Qualification Procedure."

Modified asphalt binder shall be safe to handle at asphalt binder production and storage temperatures or HMA construction temperatures. Safety Data Sheets (SDS) shall be provided for all asphalt modifiers.

(1) Polymer Modification (SB/SBS or SBR). Elastomers shall be added to the base asphalt binder to achieve the specified performance grade and shall be either a styrene-butadiene diblock, triblock copolymer without oil extension, or a styrenebutadiene rubber. The polymer modified asphalt binder shall be smooth, homogeneous, and be according to the requirements shown in Table 1 or 2 for the grade shown on the plans.

Table 1 - Requirements for Styrene-Butadiene Copolymer (SB/SBS) Modified Asphalt Binders				
Test	Asphalt Grade SB/SBS PG 64-28 SB/SBS PG 70-22	Asphalt Grade SB/SBS PG 64-34 SB/SBS PG 70-28 SB/SBS PG 76-22 SB/SBS PG 76-28		
Separation of Polymer ITP, "Separation of Polymer from Asphalt Binder" Difference in °F (°C) of the softening point between top and bottom portions	4 (2) max.	4 (2) max.		
TESTS ON RESIDUE FROM ROLLING THIN FILM OVEN TEST (AASHTO T 240)				
Elastic Recovery ASTM D 6084, Procedure A, 77 °F (25 °C), 100 mm elongation, %	60 min.	70 min.		

Table 2 - Requirements for Styrene-Butadiene Rubber (SBR) Modified Asphalt Binders				
Test	Asphalt Grade SBR PG 64-28 SBR PG 70-22	Asphalt Grade SB/SBS PG 64-34 SB/SBS PG 70-28 SBR PG 76-22 SBR PG 76-28		
Separation of Polymer				
ITP, "Separation of Polymer from Asphalt				
Binder"				
Difference in °F (°C) of the softening				
point between top and bottom portions	4 (2) max.	4 (2) max.		
Toughness				
ASTM D 5801, 77 °F (25 °C),				
20 in./min. (500 mm/min.), inlbs (N-m)	110 (12.5) min.	110 (12.5) min.		
Tenacity				
ASTM D 5801, 77 °F (25 °C),	() .	() .		
20 in./min. (500 mm/min.), inlbs (N-m)	75 (8.5) min.	75 (8.5) min.		
TESTS ON RESIDUE FROM ROLLING THIN FILM OVEN TEST (AASHTO T 240)				
Elastic Recovery				
ASTM D 6084, Procedure A,				
1/7 ~F (25 °C), 100 mm elongation, %	40 min.	50 min.		

(2) Ground Tire Rubber (GTR) Modification. GTR modification is the addition of recycled ground tire rubber to liquid asphalt binder to achieve the specified performance grade. GTR shall be produced from processing automobile and/or truck tires by the ambient

grinding method or micronizing through a cryogenic process. GTR shall not exceed 1/16 in. (2 mm) in any dimension and shall not contain free metal particles, moisture that would cause foaming of the asphalt, or other foreign materials. A mineral powder (such as talc) meeting the requirements of AASHTO M 17 may be added, up to a maximum of four percent by weight of GTR to reduce sticking and caking of the GTR particles. When tested in accordance with Illinois Modified AASHTO T 27 "Standard Method of Test for Sieve Analysis of Fine and Coarse Aggregates" or AASHTO PP 74 "Standard Practice for Determination of Size and Shape of Glass Beads Used in Traffic Markings by Means of Computerized Optical Method", a 50 g sample of the GTR shall conform to the following gradation requirements.

Sieve Size	Percent Passing		
No. 16 (1.18 mm)	100		
No. 30 (600 μm)	95 ± 5		
No. 50 (300 μm)	> 20		

GTR modified asphalt binder shall be tested for rotational viscosity according to AASHTO T 316 using spindle S27. GTR modified asphalt binder shall be tested for original dynamic shear and RTFO dynamic shear according to AASHTO T 315 using a gap of 2 mm.

The GTR modified asphalt binder shall meet the requirements of Table 3.

Table 3 - Requirements for Ground Tire Rubber (GTR) Modified Asphalt Binders				
Test	Asphalt Grade GTR PG 64-28 GTR PG 70-22	Asphalt Grade GTR PG 76-22 GTR PG 76-28 GTR PG 70-28		
TESTS ON RESIDUE FROM ROLLING THIN FILM OVEN TEST (AASHTO T 240)				
Elastic Recovery ASTM D 6084, Procedure A, 77 °F (25 °C), 100 mm elongation, %	60 min.	70 min.		

(3) Softener Modification (SM). Softener modification is the addition of organic compounds, such as engineered flux, bio-oil blends, modified vegetable oils, glycol amines, and fatty acid derivatives, to the base asphalt binder to achieve the specified performance grade. Softeners shall be dissolved, dispersed, or reacted in the asphalt binder to enhance its performance and shall remain compatible with the asphalt binder with no separation. Softeners shall not be added to modified PG asphalt binder as defined in Articles 1032.05(b)(1) or 1032.05(b)(2).

An Attenuated Total Reflectance-Fourier Transform Infrared spectrum (ATR-FTIR) shall be collected for both the softening compound as well as the softener modified

asphalt binder at the dose intended for qualification. The ATR-FTIR spectra shall be collected on unaged softener modified binder, 20-hour Pressurized Aging Vessel (PAV) aged softener modified binder, and 40-hour PAV aged softener modified binder. The ATR-FTIR shall be collected in accordance with Illinois Test Procedure 601. The electronic files spectral files (in one of the following extensions or equivalent: *.SPA, *.SPG, *.IRD, *.IFG, *.CSV, *.SP, *.IRS, *.GAML, *.[0-9], *.IGM, *.ABS, *.DRT, *.SBM, *.RAS) shall be submitted to the Central Bureau of Materials.

Softener modified asphalt binders shall meet the requirements in Table 4.

Table 4 - Requirements for Softener Modified Asphalt Binders				
	Asphalt Grade			
	SM PG 46-28	SM PG 46-34		
Test	SM PG 52-28	SM PG 52-34		
	SM PG 58-22	SM PG 58-28		
	SM PG 64-22			
Small Strain Parameter (AASHTO PP 113)	-5°C min.			
BBR, ΔTc, 40 hrs PAV (40 hrs				
continuous or 2 PAV at 20 hrs)				
Large Strain Parameter (Illinois Modified				
AASHTO T 391) DSR/LAS Fatigue	≥ 54 %			
Property, Δ G* peak τ, 40 hrs PĀV				
(40 hrs continuous or 2 PAV at 20 hrs)				

The following grades may be specified as tack coats.

Asphalt Grade	Use
PG 58-22, PG 58-28, PG 64-22	Tack Coat"

Revise Article 1031.06(c)(1) and 1031.06(c)(2) of the Standard Specifications to read:

"(1) RAP/RAS. When RAP is used alone or RAP is used in conjunction with RAS, the percentage of virgin ABR shall not exceed the amounts listed in the following table.

HMA Mixtures - RAP/RAS Maximum ABR % ^{1/2/}			
Ndesign	Binder	Surface	Polymer Modified Binder or Surface ^{3/}
30	30	30	10
50	25	15	10
70	15	10	10
90	10	10	10

1/ For Low ESAL HMA shoulder and stabilized subbase, the RAP/RAS ABR shall not exceed 50 percent of the mixture.

- 2/ When RAP/RAS ABR exceeds 20 percent, the high and low virgin asphalt binder grades shall each be reduced by one grade (i.e. 25 percent ABR would require a virgin asphalt binder grade of PG 64-22 to be reduced to a PG 58-28).
- 3/ The maximum ABR percentages for ground tire rubber (GTR) modified mixes shall be equivalent to the percentages specified for SBS/SBR polymer modified mixes.
- (2) FRAP/RAS. When FRAP is used alone or FRAP is used in conjunction with RAS, the percentage of virgin asphalt binder replacement shall not exceed the amounts listed in the following table.

HMA Mixtures - FRAP/RAS Maximum ABR % ^{1/2/}			
Ndesign	Binder	Surface	Polymer Modified Binder or Surface ^{3/}
30	55	45	15
50	45	40	15
70	45	35	15
90	45	35	15
SMA			25
IL-4.75			35

- 1/ For Low ESAL HMA shoulder and stabilized subbase, the FRAP/RAS ABR shall not exceed 50 percent of the mixture.
- 2/ When FRAP/RAS ABR exceeds 20 percent for all mixes, the high and low virgin asphalt binder grades shall each be reduced by one grade (i.e. 25 percent ABR would require a virgin asphalt binder grade of PG 64-22 to be reduced to a PG 58-28).
- 3/ The maximum ABR percentages for GTR modified mixes shall be equivalent to the percentages specified for SBS/SBR polymer modified mixes."

Add the following to the end of Note 2 of Article 1030.03 of the Standard Specifications.

"A dedicated storage tank for the ground tire rubber (GTR) modified asphalt binder shall be provided. This tank shall be capable of providing continuous mechanical mixing throughout and/or recirculation of the asphalt binder to provide a uniform mixture. The tank shall be heated and capable of maintaining the temperature of the asphalt binder at 300 °F to 350 °F (149 °C to 177 °C). The asphalt binder metering systems of dryer drum plants shall be calibrated with the actual GTR modified asphalt binder material with an accuracy of ± 0.40 percent."

Sangamon County Highway Department FAU Route 8153 C.H. 22 (Iron Bridge Road) and FAU Route 8048 C.H. 23 (Woodside Rd) Section 07-00164-04-FP and Section 07-00090-08-FP Contract 93671

RAILROAD PROTECTIVE LIABILITY INSURANCE (BDE)

Effective: December 1, 1986 Revised: January 1, 2022

<u>Description</u>. Railroad Protective Liability and Property Damage Liability Insurance shall be carried according to Article 107.11 of the Standard Specifications. A separate policy is required for each railroad unless otherwise noted.

NAMED INSURED & ADDRESS	NUMBER & SPEED OF PASSENGER TRAINS	NUMBER & SPEED OF FREIGHT TRAINS
Union Pacific Railroad Company 1400 Douglas Street Omaha, NE 68179-1870	5 per day at 60 mph	19 per day at 60 mph
Class 1 RR (Y or N): YES DOT/AAR No.: 294328R RR Division: Mid America	RR Mile Post: 191.07 RR Sub-Division: Springf	ield Su
For Freight/Passenger Information Contact For Insurance Information Contact:	ct: Chris Keckeisen Chris Keckeisen	Phone: (402) 544-5131 Phone: (402) 544-5131

RR Mile Post:	
RR Sub-Division:	
	Phone: Phone:
	RR Mile Post: RR Sub-Division:

<u>Basis of Payment</u>. Providing Railroad Protective Liability and Property Damage Liability Insurance will be paid for at the contract unit price per Lump Sum for RAILROAD PROTECTIVE LIABILITY INSURANCE.

SEEDING (BDE)

Effective: November 1, 2022

Revise Article 250.07 of the Standard Specifications to read:

"**250.07** Seeding Mixtures. The classes of seeding mixtures and combinations of mixtures will be designated in the plans.

When an area is to be seeded with two or more seeding classes, those mixtures shall be applied separately on the designated area within a seven day period. Seeding shall occur prior to placement of mulch cover. A Class 7 mixture can be applied at any time prior to applying any seeding class or added to them and applied at the same time.

TABLE 1 - SEEDING MIXTURES			
Class	- Туре	Seeds	lb/acre (kg/hectare)
1	Lawn Mixture 1/	Kentucky Bluegrass Perennial Ryegrass <i>Festuca rubra</i> ssp. r <i>ubra</i> (Creeping Red Fescue)	100 (110) 60 (70) 40 (50)
1A	Salt Tolerant Lawn Mixture 1/	Kentucky Bluegrass Perennial Ryegrass <i>Festuca rubra</i> ssp. <i>rubra</i> (Creeping Red Fescue) <i>Festuca brevipilla</i> (Hard Fescue) <i>Puccinellia distans</i> (Fults Saltgrass or Salty Alkaligrass)	60 (70) 20 (20) 20 (20) 20 (20) 60 (70)
1B	Low Maintenance Lawn Mixture 1/	Turf-Type Fine Fescue 3/ Perennial Ryegrass Red Top <i>Festuca rubra</i> ssp. <i>rubra</i> (Creeping Red Fescue)	150 (170) 20 (20) 10 (10) 20 (20)
2	Roadside Mixture 1/	<i>Lolium arundinaceum</i> (Tall Fescue) Perennial Ryegrass <i>Festuca rubra</i> ssp. r <i>ubra</i> (Creeping Red Fescue) Red Top	100 (110) 50 (55) 40 (50) 10 (10)
2A	Salt Tolerant Roadside Mixture 1/	Lolium arundinaceum (Tall Fescue) Perennial Ryegrass <i>Festuca rubra</i> ssp. <i>rubra</i> (Creeping Red Fescue) <i>Festuca brevipila</i> (Hard Fescue) <i>Puccinellia distans</i> (Fults Saltgrass or Salty Alkaligrass)	60 (70) 20 (20) 30 (20) 30 (20) 60 (70)
3	Northern Illinois Slope Mixture 1/	Elymus canadensis (Canada Wild Rye) 5/ Perennial Ryegrass Alsike Clover 4/ Desmanthus illinoensis (Illinois Bundleflower) 4/ 5/	5 (5) 20 (20) 5 (5) 2 (2)
		Schizachyrium scoparium (Little Bluestem) 5/ Bouteloua curtipendula (Side-Oats Grama) 5/ Puccinellia distans (Fults Saltgrass or Salty Alkaligrass) Oats, Spring Slender Wheat Grass 5/ Buffalo Grass 5/ 7/	12 (12) 10 (10) 30 (35) 50 (55) 15 (15) 5 (5)
ЗА	Southern Illinois Slope Mixture 1/	Perennial Ryegrass <i>Elymus canadensis</i> (Canada Wild Rye) 5/ <i>Panicum virgatum</i> (Switchgrass) 5/ <i>Schizachyrium scoparium</i> (Little Blue Stem) 5/	20 (20) 20 (20) 10 (10) 12 (12)
		Bouteloua curtipendula (Side-Oats Grama) 5/ Dalea candida (White Prairie Clover) 4/ 5/ Budeactia bita (Plack Event Suscer) 5/	10 (10) 5 (5)
		Oats, Spring	5 (5) 50 (55)

Class	– Туре	Seeds	lb/acre (kg/hectare)
4	Native Grass 2/ 6/	Andropogon gerardi (Big Blue Stem) 5/	4 (4)
		Schizachyrium scoparium (Little Blue Stem) 5/	5 (5)
		<i>Bouteloua curtipendula</i> (Side-Oats Grama) 5/	5 (5)
		Elymus canadensis (Canada Wild Rye) 5/	1 (1)
		Panicum virgatum (Switch Grass) 5/	1 (1)
		Sorgnastrum nutans (Indian Grass) 5/	2 (2) 25 (25)
		Annual Hyegrass	20 (20) 25 (25)
		Perennial Ryegrass	15 (15)
4A	Low Profile Native Grass 2/ 6/	Schizachyrium scoparium (Little Blue Stem) 5/	5 (5)
		Bouteloua curtipendula (Side-Oate Grama) 5/	5 (5)
		Elymus canadensis	1 (1)
		Sporobolus heterolepis (Prairie Dropseed) 5/	0.5 (0.5)
		Annual Ryegrass	25 (25)
		Oats, Spring	25 (25)
4B	Wetland Grass and	Annual Ryegrass	25 (25)
	Sedge Mixture 2/ 6/	Oats. Spring	25 (25)
		Wetland Grasses (species below) 5/	6 (6)
	Species:		<u>% By Weight</u>
	Calamagrostis canac	lensis (Blue Joint Grass)	12
	Carex lacustris (Lake	-Bank Sedge)	6
	Carex stricta (Awi-Fi	ulled Sedge)	6
	Carex vulpinoidea (F	ox Sedge)	6
	Eleocharis acicularis	(Needle Spike Rush)	3
	Eleocharis obtusa (B	lunt Spike Rush)	3
	Glyceria striata (Fow	Manna Grass)	14
	Juncus effusus (Com	mon Rush)	6
	Juncus tenuis (Slend	er Rush)	6
	Juncus torreyi (Torre	y's Rush)	6
	Leersia oryzoides (R	ce Cut Grass)	10
	Scirpus acutus (Hard	-Stemmed Bulrush)	3
	Scirpus atrovirens (D	ark Green Rusn) htilic (Diver Rulruch)	3
	Schoenonlectus tabe	anis (niver bullusi) prnaemontani (Softstem Bulrush)	ა ვ
	Spartina pectinata (C	Ford Grass)	4

Class -	- Туре	Seeds	lb/acre (kg/hectare)
5	Forb with Annuals Mixture 2/ 5/ 6	Annuals Mixture (Below) 6/ Forb Mixture (Below)	1 (1) 10 (10)
	Annuals Mixture - Mi any	xture not exceeding 25 % by weight of one species, of the following:	
	Coreopsis lanceola Leucanthemum ma Gaillardia pulchella Ratibida columnife Rudbeckia hirta (Bl	ta (Sand Coreopsis) eximum (Shasta Daisy) (Blanket Flower) ra (Prairie Coneflower) ack-Eyed Susan)	
	Forb Mixture - Mixtur any one	e not exceeding 5 % by weight PLS of species, of the following:	
	Amorpha canescer Anemone cylindrica Asclepias tuberosa Aster azureus (Sky Symphyotrichum le Aster novae-anglia Baptisia leucantha Coreopsis palmata Echinacea pallida (Eryngium yuccifoliu Helianthus mollis (I Heliopsis heliantho Liatris aspera (Rou Liatris pycnostachy Monarda fistulosa (Parthenium integrit Dalea candida (Wh Dalea purpurea (Pu Physostegia virgini Potentilla arguta (P	 species, of the following: as (Lead Plant) 4/ a (Thimble Weed) (Butterfly Weed) Blue Aster) ave (Smooth Aster) e (New England Aster) (White Wild Indigo) 4/ (Prairie Coreopsis) Pale Purple Coneflower) um (Rattlesnake Master) Downy Sunflower) ides (Ox-Eye) gh Blazing Star) ra (Prairie Blazing Star) Prairie Bergamot) olium (Wild Quinine) ite Prairie Clover) 4/ ang (False Dragonhead) rairie Cinquefoil) 	
	Ratibida pinnata (Y Rudbeckia subtom Silphium laciniatun Silphium terebinthi	ellow Coneflower) entosa (Fragrant Coneflower) o (Compass Plant) naceum (Prairie Dock)	
	Oligoneuron rigidu Tradescantia ohier Veronicastrum virg	<i>n</i> (Rigid Goldenrod) <i>sis</i> (Spiderwort) <i>inicum</i> (Culver's Root)	

Class ·	– Туре	Seeds	lb/acre (kg/hectare)
5A	Large Flower Native Forb Mixture 2/ 5/ 6/	Forb Mixture (see below)	5 (5)
	<u>Species:</u> Aster novae-angliae (N Echinacea pallida (Pale Helianthus mollis (Dow Heliopsis helianthoides Liatris pycnostachya (P Ratibida pinnata (Yellov Rudbeckia hirta (Black- Silphium laciniatum (Co Silphium terebinthinace Oligoneuron rigidum (P	ew England Aster) e Purple Coneflower) ny Sunflower) : (Ox-Eye) Prairie Blazing Star) w Coneflower) : Eyed Susan) ompass Plant) eum (Prairie Dock) tigid Goldenrod)	<u>% By Weight</u> 5 10 10 10 10 5 10 10 20 10
5B	Wetland Forb 2/ 5/ 6/	Forb Mixture (see below)	2 (2)
	<u>Species:</u> Acorus calamus (Swee Angelica atropurpurea Asclepias incarnata (Sv Aster puniceus (Purple Bidens cernua (Beggar Eutrochium maculatum Eupatorium perfoliatum Helenium autumnale (A Iris virginica shrevei (Bl Lobelia cardinalis (Card Lobelia siphilitica (Grea Lythrum alatum (Winge Physostegia virginiana Persicaria pensylvanica Persicaria lapathifolia (Pychanthemum virginia Rudbeckia laciniata (Cv Oligoneuron riddellii (R Sparganium eurycarpu	t Flag) (Angelica) wamp Milkweed) Stemmed Aster) ticks) (Spotted Joe Pye Weed) (Spotted Joe Pye Weed) (Boneset) Autumn Sneeze Weed) (ue Flag Iris) dinal Flower) at Blue Lobelia) ed Loosestrife) (False Dragonhead) a (Pennsylvania Smartweed) Curlytop Knotweed) anum (Mountain Mint) ut-leaf Coneflower) iddell Goldenrod) m (Giant Burreed)	<u>% By Weight</u> 3 6 2 10 7 7 2 2 2 5 5 5 2 5 5 10 10 5 5 2 5 5 2 5 5 5 2 5 5 5 5 5 5 5 5 5
6	Conservation Mixture 2/ 6/	Schizachyrium scoparium (Little Blue Stem) 5/ Elymus canadensis (Canada Wild Rye) 5/ Buffalo Grass 5/ 7/ Vernal Alfalfa 4/ Oats, Spring	5 (5) 2 (2) 5 (5) 15 (15) 48 (55)
6A	Salt Tolerant Conservation Mixture 2/ 6/	Schizachyrium scoparium (Little Blue Stem) 5/ Elymus canadensis (Canada Wild Rye) 5/ Buffalo Grass 5/ 7/ Vernal Alfalfa 4/ Oats, Spring Puccinellia distans (Fults Saltgrass or Salty Alkaligrass)	5 (5) 2 (2) 5 (5) 15 (15) 48 (55) 20 (20)
7	Temporary Turf Cover Mixture	Perennial Ryegrass Oats, Spring	50 (55) 64 (70)

Notes:

- 1/ Seeding shall be performed when the ambient temperature has been between 45 °F (7 °C) and 80 °F (27 °C) for a minimum of seven (7) consecutive days and is forecasted to be the same for the next five (5) days according to the National Weather Service.
- 2/ Seeding shall be performed in late fall through spring beginning when the ambient temperature has been below 45 °F (7 °C) for a minimum of seven (7) consecutive days and ending when the ambient temperature exceeds 80 °F (27 °C) according to the National Weather Service.
- 3/ Specific variety as shown in the plans or approved by the Engineer.
- 4/ Inoculation required.
- 5/ Pure Live Seed (PLS) shall be used.
- 6/ Fertilizer shall not be used.
- 7/ Seed shall be primed with KNO₃ to break dormancy and dyed to indicate such.

Seeding will be inspected after a period of establishment. The period of establishment shall be six (6) months minimum, but not to exceed nine (9) months. After the period of establishment, areas not exhibiting 75 percent uniform growth shall be interseeded or reseeded, as determined by the Engineer, at no additional cost to the Department."

SOURCE OF SUPPLY AND QUALITY REQUIREMENTS (BDE)

Effective: January 2, 2023

Add the following to Article 106.01 of the Standard Specifications:

"The final manufacturing process for construction materials and the immediately preceding manufacturing stage for construction materials shall occur within the United States. Construction materials shall include an article, material, or supply that is or consists primarily of the following.

- (a) Non-ferrous metals;
- (b) Plastic and polymer-based products (including polyvinylchloride, composite building materials, and polymers used in fiber optic cables);
- (c) Glass (including optic glass);
- (d) Lumber;
- (e) Drywall.

Items consisting of two or more of the listed construction materials that have been combined through a manufacturing process, and items including at least one of the listed materials combined with a material that is not listed through a manufacturing process shall be exempt."

STEEL COST ADJUSTMENT (BDE)

Effective: April 2, 2004 Revised: January 1, 2022

<u>Description</u>. Steel cost adjustments will be made to provide additional compensation to the Contractor, or a credit to the Department, for fluctuations in steel prices when optioned by the Contractor. The bidder shall indicate with their bid whether or not this special provision will be part of the contract. Failure to indicate "Yes" for any item of work will make that item of steel exempt from steel cost adjustment.

<u>Types of Steel Products</u>. An adjustment will be made for fluctuations in the cost of steel used in the manufacture of the following items:

Metal Piling (excluding temporary sheet piling) Structural Steel Reinforcing Steel

Other steel materials such as dowel bars, tie bars, welded reinforcement, guardrail, steel traffic signal and light poles, towers and mast arms, metal railings (excluding wire fence), and frames and grates will be subject to a steel cost adjustment when the pay items they are used in have a contract value of \$10,000 or greater.

The adjustments shall apply to the above items when they are part of the original proposed construction, or added as extra work and paid for by agreed unit prices. The adjustments shall not apply when the item is added as extra work and paid for at a lump sum price or by force account.

<u>Documentation</u>. Sufficient documentation shall be furnished to the Engineer to verify the following:

- (a) The dates and quantity of steel, in lb (kg), shipped from the mill to the fabricator.
- (b) The quantity of steel, in lb (kg), incorporated into the various items of work covered by this special provision. The Department reserves the right to verify submitted quantities.

Method of Adjustment. Steel cost adjustments will be computed as follows:

SCA = Q X D

Where: SCA = steel cost adjustment, in dollars

Q = quantity of steel incorporated into the work, in lb (kg)

D = price factor, in dollars per lb (kg)

 $D = MPI_M - MPI_L$

- Where: $MPI_M =$ The Materials Cost Index for steel as published by the Engineering News-Record for the month the steel is shipped from the mill. The indices will be converted from dollars per 100 lb to dollars per lb (kg).
 - MPI_L = The Materials Cost Index for steel as published by the Engineering News-Record for the month prior to the letting for work paid for at the contract price; or for the month the agreed unit price letter is submitted by the Contractor for extra work paid for by agreed unit price,. The indices will be converted from dollars per 100 lb to dollars per lb (kg).

The unit weights (masses) of steel that will be used to calculate the steel cost adjustment for the various items are shown in the attached table.

No steel cost adjustment will be made for any products manufactured from steel having a mill shipping date prior to the letting date.

If the Contractor fails to provide the required documentation, the method of adjustment will be calculated as described above; however, the MPI_M will be based on the date the steel arrives at the job site. In this case, an adjustment will only be made when there is a decrease in steel costs.

<u>Basis of Payment</u>. Steel cost adjustments may be positive or negative but will only be made when there is a difference between the MPI_{L} and MPI_{M} in excess of five percent, as calculated by:

Percent Difference = { $(MPI_L - MPI_M) \div MPI_L$ } × 100

Steel cost adjustments will be calculated by the Engineer and will be paid or deducted when all other contract requirements for the items of work are satisfied. Adjustments will only be made for fluctuations in the cost of the steel as described herein. No adjustment will be made for changes in the cost of manufacturing, fabrication, shipping, storage, etc.

The adjustments shall not apply during contract time subject to liquidated damages for completion of the entire contract.

Attachment	
Item	Unit Mass (Weight)
Metal Piling (excluding temporary sheet piling)	
Furnishing Metal Pile Shells 12 in. (305 mm), 0.179 in. (3.80 mm) wall thickness)	23 lb/ft (34 kg/m)
Furnishing Metal Pile Shells 12 in. (305 mm), 0.250 in. (6.35 mm) wall thickness)	32 lb/ft (48 kg/m)
Furnishing Metal Pile Shells 14 in. (356 mm), 0.250 in. (6.35 mm) wall thickness)	37 lb/ft (55 kg/m)
Other piling	See plans
Structural Steel	See plans for weights
	(masses)
Reinforcing Steel	See plans for weights
	(masses)
Dowel Bars and Tie Bars	6 lb (3 kg) each
Welded Reinforcement	63 lb/100 sq ft (310 kg/sq m)
Guardrail	
Steel Plate Beam Guardrail, Type A w/steel posts	20 lb/ft (30 kg/m)
Steel Plate Beam Guardrail, Type B w/steel posts	30 lb/ft (45 kg/m)
Steel Plate Beam Guardrail, Types A and B w/wood posts	8 lb/ft (12 kg/m)
Steel Plate Beam Guardrail, Type 2	305 lb (140 kg) each
Steel Plate Beam Guardrail, Type 6	1260 lb (570 kg) each
Traffic Barrier Terminal, Type 1 Special (Tangent)	730 lb (330 kg) each
Traffic Barrier Terminal, Type 1 Special (Flared)	410 lb (185 kg) each
Steel Traffic Signal and Light Poles, Towers and Mast Arms	
Traffic Signal Post	11 lb/ft (16 kg/m)
Light Pole, Tenon Mount and Twin Mount, 30 - 40 ft (9 – 12 m)	14 lb/ft (21 kg/m)
Light Pole, Tenon Mount and Twin Mount, 45 - 55 ft (13.5 – 16.5 m)	21 lb/ft (31 kg/m)
Light Pole w/Mast Arm, 30 - 50 ft (9 – 15.2 m)	13 lb/ft (19 kg/m)
Light Pole w/Mast Arm, 55 - 60 ft (16.5 – 18 m)	19 lb/ft (28 kg/m)
Light Tower w/Luminaire Mount, 80 - 110 ft (24 – 33.5 m)	31 lb/ft (46 kg/m)
Light Tower w/Luminaire Mount, 120 - 140 ft (36.5 – 42.5 m)	65 lb/ft (97 kg/m)
Light Tower w/Luminaire Mount, 150 - 160 ft (45.5 – 48.5 m)	80 lb/ft (119 kg/m)
Metal Railings (excluding wire fence)	
Steel Railing, Type SM	64 lb/ft (95 kg/m)
Steel Railing, Type S-1	39 lb/ft (58 kg/m)
Steel Railing, Type T-1	53 lb/ft (79 kg/m)
Steel Bridge Rail	52 lb/ft (77 kg/m)
Frames and Grates	
Frame	250 lb (115 kg)
Lids and Grates	150 lb (70 kg)

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SUBCONTRACTOR AND DBE PAYMENT REPORTING (BDE)

Effective: April 2, 2018

Add the following to Section 109 of the Standard Specifications.

"**109.14 Subcontractor and Disadvantaged Business Enterprise Payment Reporting.** The Contractor shall report all payments made to the following parties:

- (a) first tier subcontractors;
- (b) lower tier subcontractors affecting disadvantaged business enterprise (DBE) goal credit;
- (c) material suppliers or trucking firms that are part of the Contractor's submitted DBE utilization plan.

The report shall be made through the Department's on-line subcontractor payment reporting system within 21 days of making the payment."

SUBCONTRACTOR MOBILIZATION PAYMENTS (BDE)

Effective: November 2, 2017 Revised: April 1, 2019

Replace the second paragraph of Article 109.12 of the Standard Specifications with the following:

"This mobilization payment shall be made at least seven days prior to the subcontractor starting work. The amount paid shall be at the following percentage of the amount of the subcontract reported on form BC 260A submitted for the approval of the subcontractor's work.

Value of Subcontract Reported on Form BC 260A	Mobilization Percentage
Less than \$10,000	25%
\$10,000 to less than \$20,000	20%
\$20,000 to less than \$40,000	18%
\$40,000 to less than \$60,000	16%
\$60,000 to less than \$80,000	14%
\$80,000 to less than \$100,000	12%
\$100,000 to less than \$250,000	10%
\$250,000 to less than \$500,000	9%
\$500,000 to \$750,000	8%
Over \$750,000	7%"
SUBMISSION OF PAYROLL RECORDS (BDE)

Effective: April 1, 2021 Revised: November 1, 2022

<u>FEDERAL AID CONTRACTS</u>. Revise the following section of Check Sheet #1 of the Recurring Special Provisions to read:

"STATEMENTS AND PAYROLLS

The payroll records shall include the worker's name, the worker's address, the worker's telephone number when available, the worker's social security number, the worker's classification or classifications, the worker's gross and net wages paid in each pay period, the worker's number of hours worked each day, and the worker's starting and ending times of work each day. However, any Contractor or subcontractor who remits contributions to a fringe benefit fund that is not jointly maintained and jointly governed by one or more employers and one or more labor organization must additionally submit the worker's hourly wage rate, the worker's hourly overtime wage rate, the worker's hourly fringe benefit rates, the name and address of each fringe benefit fund, the plan sponsor of each fringe benefit, if applicable, and the plan administrator of each fringe benefit, if applicable.

The Contractor and each subcontractor shall certify and submit payroll records to the Department each week from the start to the completion of their respective work, except that full social security numbers shall not be included on weekly submittals. Instead, the payrolls shall include an identification number for each employee (e.g., the last four digits of the employee's social security number). In addition, starting and ending times of work each day may be omitted from the payroll records submitted. The submittals shall be made using LCPtracker Pro software. The software is web-based and can be accessed at https://lcptracker.com/. When there has been no activity during a work week, a payroll record shall still be submitted with the appropriate option ("No Work", "Suspended", or "Complete") selected."

<u>STATE CONTRACTS</u>. Revise Item 3 of Section IV of Check Sheet #5 of the Recurring Special Provisions to read:

"3. Submission of Payroll Records. The Contractor and each subcontractor shall, no later than the 15th day of each calendar month, file a certified payroll for the immediately preceding month to the Illinois Department of Labor (IDOL) through the Illinois Prevailing Wage Portal in compliance with the State Prevailing Wage Act (820 ILCS 130). The portal can be found on the IDOL website at <u>https://www2.illinois.gov/idol/Laws-Rules/CONMED/Pages/Prevailing-Wage-Portal.aspx</u>. Payrolls shall be submitted in the format prescribed by the IDOL.

In addition to filing certified payroll(s) with the IDOL, the Contractor and each subcontractor shall certify and submit payroll records to the Department each week from the start to the completion of their respective work, except that full social security numbers shall not be included on weekly submittals. Instead, the payrolls shall include an

identification number for each employee (e.g., the last four digits of the employee's social security number). In addition, starting and ending times of work each day may be omitted from the payroll records submitted. The submittals shall be made using LCPtracker Pro software. The software is web-based and can be accessed at <u>https://lcptracker.com/</u>. When there has been no activity during a work week, a payroll record shall still be submitted with the appropriate option ("No Work", "Suspended", or "Complete") selected."

SURFACE TESTING OF PAVEMENTS – IRI (BDE)

Effective: January 1, 2021 Revised: January 1, 2023

<u>Description</u>. This work shall consist of testing the ride quality of the finished surface of pavement sections with new concrete pavement, PCC overlays, full-depth HMA, and HMA overlays with at least 2.25 in. (57 mm) total thickness of new HMA combined with either HMA binder or HMA surface removal, according to Illinois Test Procedure 701, "Ride Quality Testing Using the International Roughness Index (IRI)". Work shall be according to Sections 406, 407, or 420 of the Standard Specifications, except as modified herein.

Hot-Mix Asphalt (HMA) Overlays

Add the following to Article 406.03 of the Standard Specifications:

"(n) Pavement Surface Grinding Equipment......1101.04"

Revise Article 406.11 of the Standard Specifications to read:

"406.11 Surface Tests. Prior to HMA overlay pavement improvements, the Engineer will measure the smoothness of the existing high-speed mainline pavement. The Contractor shall measure the smoothness of the finished high-speed mainline, low-speed mainline, and miscellaneous pavements after the pavement improvement is complete but within the same construction season. Testing shall be performed in the presence of the Engineer and according to Illinois Test Procedure 701. The pavement will be identified as high-speed mainline, low-speed mainline, low-speed mainline, or miscellaneous as follows.

- (a) Test Sections.
 - (1) High-Speed Mainline Pavement. High-speed mainline pavement consists of pavements, ramps, and loops with a posted speed limit greater than 45 mph. These sections shall be tested with an inertial profiling system (IPS).
 - (2) Low-Speed Mainline Pavement. Low-speed mainline pavement consists of pavements, ramps, and loops with a posted speed limit of 45 mph or less. These sections shall be tested using a 16 ft (5 m) straightedge or with an IPS analyzed using the rolling 16 ft (5 m) straightedge simulation in ProVAL.
 - (3) Miscellaneous Pavement. Miscellaneous pavement are segments that either cannot readily be tested by an IPS or conditions beyond the control of the Contractor preclude the achievement of smoothness levels typically achievable with mainline pavement construction. This may include the following examples or as determined by the Engineer.

- Pavement on horizontal curves with a centerline radius of curvature of less than or equal to 1,000 ft (300 m) and the pavement within the superelevation transition of such curves;
- b. Pavement on vertical curves having a length less than or equal to 200 ft (60 m) in combination with an algebraic change in tangent grade greater than or equal to 3 percent as may occur on urban ramps or other constricted-space facilities;
- c. The first and last 50 ft (15 m) of a pavement section where the Contractor is not responsible for the adjoining surface;
- d. Intersections and the 25 ft (7.6 m) before and after an intersection or end of radius return;
- e. Variable width pavements;
- f. Side street returns, to the end of radius return;
- g. Crossovers;
- h. Pavement connector for bridge approach slab;
- i. Bridge approach slab;
- j. Pavement that must be constructed in segments of 600 ft (180 m) or less;
- k. Pavement within 25 ft (7.6 m) of manholes, utility structures, at-grade railroad crossings, or other appurtenances;
- I. Turn lanes; and
- m. Pavement within 5 ft (1.5 m) of jobsite sampling locations for HMA volumetric testing that fall within the wheel path.

Miscellaneous pavement shall be tested using a 16 ft (5 m) straightedge.

- (4) International Roughness Index (IRI). An index computed from a longitudinal profile measurement using a quarter-car simulation at a simulation speed of 50 mph (80 km/h).
- (5) Mean Roughness Index (MRI). The average of the IRI values for the right and left wheel tracks.
 - a. MRI₀. The MRI of the existing pavement prior to construction.
 - b. MRI_I. The MRI value that warrants an incentive payment.

- c. MRI_F. The MRI value that warrants full payment.
- d. MRI_D. The MRI value that warrants a financial disincentive.
- (6) Areas of Localized Roughness (ALR). Isolated areas of roughness, which can cause significant increase in the calculated MRI for a given sublot.
- (7) Sublot. A continuous strip of pavement 0.1 mile (160 m) long and one lane wide. A partial sublot greater than or equal to 264 ft (80 m) will be subject to the same evaluation as a whole sublot. Partial sublots less than 264 ft (80 m) shall be included with the previous sublot for evaluation purposes.
- (b) Corrective Work. Corrective work shall be completed according to the following.
 - (1) High-Speed Mainline Pavement. For high-speed mainline pavement, any 25 ft (7.6 m) interval with an ALR in excess of 200 in./mile (3,200 mm/km) will be identified by the Engineer and shall be corrected by the Contractor. Any sublot having a MRI greater than MRI_D, including ALR, shall be corrected to reduce the MRI to the MRI_F, or replaced at the Contractor's option.
 - (2) Low-Speed Mainline Pavement. Surface variations in low-speed mainline pavement which exceed the 5/16 in. (8 mm) tolerance will be identified by the Engineer and shall be corrected by the Contractor.
 - (3) Miscellaneous Pavements. Surface variations in miscellaneous pavement which exceed the 5/16 in. (8 mm) tolerance will be identified by the Engineer and shall be corrected by the Contractor.

Corrective work shall be completed with pavement surface grinding equipment or by removing and replacing the pavement. Corrective work shall be applied to the full lane width. When completed, the corrected area shall have uniform texture and appearance, with the beginning and ending of the corrected area perpendicular to the centerline of the paved surface.

Upon completion of the corrective work, the surface of the sublot(s) shall be retested. The Contractor shall furnish the data and reports to the Engineer within 2 working days after corrections are made. If the MRI and/or ALR still do not meet the requirements, additional corrective work shall be performed.

Corrective work shall be at no additional cost to the Department.

(c) Smoothness Assessments. Assessments will be paid to or deducted from the Contractor for each sublot of high-speed mainline pavement per the Smoothness Assessment Schedule. Assessments will be based on the MRI of each sublot prior to performing any corrective work unless the Contractor has chosen to remove and replace the pavement. For pavement that is replaced, assessments will be based on the MRI determined after replacement.

The upper MRI thresholds for high-speed mainline pavement are dependent on the MRI of the existing pavement before construction (MRI₀) and shall be determined as follows.

	MRI Thresholds (High-Speed, HMA Overlay)		
Upper MRI Thresholds ^{1/}	MRI₀ ≤ 125.0 in./mile (≤ 1,975 mm/km)	MRI ₀ > 125.0 in./mile ^{1/} (> 1,975 mm/km)	
Incentive (MRI _I)	45.0 in./mile (710 mm/km)	0.2 × MRI ₀ + 20	
Full Pay (MRI _F)	75.0 in./mile (1,190 mm/km)	0.2 × MRI ₀ + 50	
Disincentive (MRI _D)	100.0 in./mile (1,975 mm/km)	0.2 × MRI ₀ + 75	

1/ MRI₀, MRI_I, MRI_F, and MRI_D shall be in in./mile for calculation.

Smoothness assessments for high-speed mainline pavement shall be determined as follows.

SMOOTHNESS ASSESSMENT SCHEDULE (High-Speed, HMA Overlay)	
Mainline Pavement MRI Range	Assessment Per Sublot ^{1/}
MRI ≤ MRI _I	+ (MRI _I – MRI) × \$20.00 ^{2/}
MRI₁ < MRI ≤ MRI _F	+ \$0.00
$MRI_F < MRI \le MRI_D$	– (MRI – MRI _F) × \$8.00
MRI > MRI _D	- \$200.00

1/ MRI, MRI_I, MRI_F, and MRI_D shall be in in./mile for calculation.

2/ The maximum incentive amount shall not exceed \$300.00.

Smoothness assessments will not be paid or deducted until all other contract requirements for the pavement are satisfied. Pavement that is corrected or replaced for reasons other than smoothness, shall be retested as stated herein."

Hot-Mix Asphalt (HMA) Pavement (Full-Depth)

Revise the first paragraph of Article 407.03 of the Standard Specifications to read:

"407.03 Equipment. Equipment shall be according to Article 406.03."

Revise Article 407.09 of the Standard Specifications to read:

"407.09 Surface Tests. The finished surface of the pavement shall be tested for smoothness

according to Article 406.11, except as follows:

The testing of the existing pavement prior to improvements shall not apply and the smoothness assessment for high-speed mainline pavement shall be determined according to the following table.

SMOOTHNESS ASSESSMENT SCHEDULE (High-Speed, Full-Depth HMA)	
Mainline Pavement MRI, in./mile (mm/km)	Assessment Per Sublot ^{1/}
≤ 45.0 (710)	+ (45 – MRI) × \$45.00 ^{2/}
> 45.0 (710) to 75.0 (1,190)	+ \$0.00
> 75.0 (1,190) to 100.0 (1,580)	– (MRI – 75) × \$20.00
> 100.0 (1,580)	- \$500.00

1/ MRI shall be in in./mile for calculation.

2/ The maximum incentive amount shall not exceed \$800.00."

Portland Cement Concrete Pavement

Delete Article 420.03(i) of the Standard Specifications.

Revise Article 420.10 of the Standard Specifications to read:

"**420.10** Surface Tests. The finished surface of the pavement shall be tested for smoothness according to Article 406.11, except as follows.

The testing of the existing pavement prior to improvements shall not apply. The Contractor shall measure the smoothness of the finished surface of the pavement after the pavement has attained a flexural strength of 250 psi (3,800 kPa) or a compressive strength of 1,600 psi (20,700 kPa).

Membrane curing damaged during testing shall be repaired as directed by the Engineer at no additional cost to the Department.

(a) Corrective Work. No further texturing for skid resistance will be required for areas corrected by grinding. Protective coat shall be reapplied to areas ground according to Article 420.18 at no additional cost to the Department.

Jointed portland cement concrete pavement corrected by removal and replacement, shall be corrected in full panel sizes.

(b) Smoothness Assessments. Smoothness assessment for high-speed mainline pavement shall be determined as follows.

SMOOTHNESS ASSESSMENT SCHEDULE (High-Speed, PCC)	
Mainline Pavement MRI, in./mile (mm/km) ^{3/}	Assessment Per Sublot ^{1/}
≤ 45.0 (710)	+ (45 – MRI) × \$60.00 ^{2/}
> 45.0 (710) to 75.0 (1,190)	+ \$0.00
> 75.0 (1,190) to 100.0 (1,580)	– (MRI – 75) × \$37.50
> 100.0 (1,580)	- \$750.00

- 1/ MRI shall be in in./mile for calculation.
- 2/ The maximum incentive amount shall not exceed \$1200.00.
- 3/ If pavement is constructed with traffic in the lane next to it, then an additional 10 in./mile will be added to the upper thresholds."

Removal of Existing Pavement and Appurtenances

Revise the first paragraph of Article 440.04 of the Standard Specifications to read:

"440.04 HMA Surface Removal for Subsequent Resurfacing. The existing HMA surface shall be removed to the depth specified on the plans with a self-propelled milling machine. The removal depth may be varied slightly at the discretion of the Engineer to satisfy the smoothness requirements of the finished pavement. The temperature at which the work is performed, the nature and condition of the equipment, and the manner of performing the work shall be such that the milled surface is not torn, gouged, shoved or otherwise damaged by the milling operation. Sufficient cutting passes shall be made so that all irregularities or high spots are eliminated to the satisfaction of the Engineer. When tested with a 16 ft (5 m) straightedge, the milled surface shall have no surface variations in excess of 3/16 in. (5 mm)."

General Equipment

Revise Article 1101.04 of the Standard Specifications to read:

"**1101.04 Pavement Surface Grinding Equipment.** The pavement surface grinding device shall have a minimum effective head width of 3 ft (0.9 m).

- (a) Diamond Saw Blade Machine. The machine shall be self-propelled with multiple diamond saw blades.
- (b) Profile Milling Machine. The profile milling machine shall be a drum device with carbide or diamond teeth with spacing of 0.315 in. (8 mm) or less and maintain proper forward speed for surface texture according to the manufacturer's specifications."

TRAINING SPECIAL PROVISIONS (BDE)

Effective: October 15, 1975 Revised: September 2, 2021

This Training Special Provision supersedes Section 7b of the Special Provision entitled "Specific Equal Employment Opportunity Responsibilities," 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 provided as follows:

The Contractor shall provide on-the-job training aimed at developing full journeyman in the type of trade or job classification involved. The number of trainees to be trained under this contract will be **5**. In the event the Contractor subcontracts a portion of the contract work, it shall determine how many, if any, of the trainees are 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 ensure 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 the reasonable area of recruitment. Prior to commencing construction, the Contractor shall submit to the Illinois Department of Transportation 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 it employs 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 journeyman 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 such persons are available within a reasonable area of recruitment. The Contractor will be responsible for demonstrating the steps it 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 he or she has successfully completed a training course leading to journeyman status or in which he or she has been employed as a journeyman. The Contractor should satisfy this requirement by including appropriate questions in the employee application or by other suitable means. Regardless of the method used, the Contractor's records should document the findings in each case.

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 Illinois Department of Transportation and the Federal Highway Administration. The Illinois Department of Transportation 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 training programs approved by not necessarily sponsored by the U.S. Department of Labor Employment Training Administration shall also be considered acceptable provided it is 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 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 Illinois Department of Transportation and the Federal Highway Administration. 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 of 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 source 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 requirement 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 complete.

The Contractor shall provide for the maintenance of records and furnish periodic reports documenting its performance under this Training Special Provision.

For contracts with an awarded contract value of \$500,000 or more, the Contractor is required to comply with the Illinois Works Apprenticeship Initiative (30 ILCS 559/20-20 to 20-25) and all applicable administrative rules to the extent permitted by Section 20-20(g). For federally funded projects, the number of trainees to be trained under this contract, as stated in the Training Special Provisions, will be the established goal for the Illinois Works Apprenticeship Initiative 30 ILCS 559/20-20(g). The Contractor shall make a good faith effort to meet this goal. For federally funded projects, the Illinois Works Apprenticeship Initiative will be implemented using the FHWA approved OJT procedures. The Contractor must comply with the recordkeeping and reporting obligations of the Illinois Works Apprenticeship Initiative for the life of the project, including the certification as to whether the trainee/apprentice labor hour goals were met.

Method of Measurement. The unit of measurement is in hours.

<u>Basis of Payment</u>. This work will be paid for at the contract unit price of 80 cents per hour for TRAINEES. The estimated total number of hours, unit price, and total price have been included in the schedule of prices.

VEHICLE AND EQUIPMENT WARNING LIGHTS (BDE)

Effective: November 1, 2021 Revised: November 1, 2022

Add the following paragraph after the first paragraph of Article 701.08 of the Standard Specifications:

"The Contractor shall equip all vehicles and equipment with high-intensity oscillating, rotating, or flashing, amber or amber-and-white, warning lights which are visible from all directions. In accordance with 625 ILCS 5/12-215, the lights may only be in operation while the vehicle or equipment is engaged in construction operations."

WEEKLY DBE TRUCKING REPORTS (BDE)

Effective: June 2, 2012 Revised: November 1, 2021

The Contractor shall submit a weekly report of Disadvantaged Business Enterprise (DBE) trucks hired by the Contractor or subcontractors (i.e. not owned by the Contractor or subcontractors) that are used for DBE goal credit.

The report shall be submitted to the Engineer on Department form "SBE 723" within ten business days following the reporting period. The reporting period shall be Sunday through Saturday for each week reportable trucking activities occur.

Any costs associated with providing weekly DBE trucking reports shall be considered as included in the contract unit prices bid for the various items of work involved and no additional compensation will be allowed.

WORK ZONE TRAFFIC CONTROL DEVICES (BDE)

Effective: March 2, 2020

Add the following to Article 701.03 of the Standard Specifications:

"(q) Temporary Sign Supports1106.02"

Revise the third paragraph of Article 701.14 of the Standard Specifications to read:

"For temporary sign supports, the Contractor shall provide a FHWA eligibility letter for each device used on the contract. The letter shall provide information for the set-up and use of the device as well as a detailed drawing of the device. The signs shall be supported within 20 degrees of vertical. Weights used to stabilize signs shall be attached to the sign support per the manufacturer's specifications."

Revise the first paragraph of Article 701.15 of the Standard Specifications to read:

"**701.15 Traffic Control Devices.** For devices that must meet crashworthiness standards, the Contractor shall provide a manufacturer's self-certification or a FHWA eligibility letter for each Category 1 device and a FHWA eligibility letter for each Category 2 and Category 3 device used on the contract. The self-certification or letter shall provide information for the set-up and use of the device as well as a detailed drawing of the device."

Revise the first six paragraphs of Article 1106.02 of the Standard Specifications to read:

"1106.02 Devices. Work zone traffic control devices and combinations of devices shall meet crashworthiness standards for their respective categories. The categories are as follows.

Category 1 includes small, lightweight, channelizing and delineating devices that have been in common use for many years and are known to be crashworthy by crash testing of similar devices or years of demonstrable safe performance. These include cones, tubular markers, plastic drums, and delineators, with no attachments (e.g. lights). Category 1 devices manufactured after December 31, 2019 shall be MASH-16 compliant. Category 1 devices manufactured on or before December 31, 2019, and compliant with NCHRP 350 or MASH 2009, may be used on contracts let before December 31, 2024.

Category 2 includes devices that are not expected to produce significant vehicular velocity change but may otherwise be hazardous. These include vertical panels with lights, barricades, temporary sign supports, and Category 1 devices with attachments (e.g. drums with lights). Category 2 devices manufactured after December 31, 2019 shall be MASH-16 compliant. Category 2 devices manufactured on or before December 31, 2019, and compliant with NCHRP 350 or MASH 2009, may be used on contracts let before December 31, 2024.

Category 3 includes devices that are expected to cause significant velocity changes or other potentially harmful reactions to impacting vehicles. These include crash cushions (impact

attenuators), truck mounted attenuators, and other devices not meeting the definitions of Category 1 or 2. Category 3 devices manufactured after December 31, 2019 shall be MASH-16 compliant. Category 3 devices manufactured on or before December 31, 2019, and compliant with NCHRP 350 or MASH 2009, may be used on contracts let before December 31, 2029. Category 3 devices shall be crash tested for Test Level 3 or the test level specified.

Category 4 includes portable or trailer-mounted devices such as arrow boards, changeable message signs, temporary traffic signals, and area lighting supports. It is preferable for Category 4 devices manufactured after December 31, 2019 to be MASH-16 compliant; however, there are currently no crash tested devices in this category, so it remains exempt from the NCHRP 350 or MASH compliance requirement.

For each type of device, when no more than one MASH-16 compliant is available, an NCHRP 350 or MASH-2009 compliant device may be used, even if manufactured after December 31, 2019."

Revise Articles 1106.02(g), 1106.02(k), and 1106.02(l) to read:

- "(g) Truck Mounted/Trailer Mounted Attenuators. The attenuator shall be approved for use at Test Level 3. Test Level 2 may be used for normal posted speeds less than or equal to 45 mph.
- (k) Temporary Water Filled Barrier. The water filled barrier shall be a lightweight plastic shell designed to accept water ballast and be on the Department's qualified product list.

Shop drawings shall be furnished by the manufacturer and shall indicate the deflection of the barrier as determined by acceptance testing; the configuration of the barrier in that test; and the vehicle weight, velocity, and angle of impact of the deflection test. The Engineer shall be provided one copy of the shop drawings.

(I) Movable Traffic Barrier. The movable traffic barrier shall be on the Department's qualified product list.

Shop drawings shall be furnished by the manufacturer and shall indicate the deflection of the barrier as determined by acceptance testing; the configuration of the barrier in that test; and the vehicle weight, velocity, and angle of impact of the deflection test. The Engineer shall be provided one copy of the shop drawings. The barrier shall be capable of being moved on and off the roadway on a daily basis."

HIGH LOAD MULTI-ROTATIONAL BEARINGS

Effective: October 13, 1988 Revised: September 2, 2022

<u>Description</u>. This work shall consist of furnishing and installing High Load Multi-Rotational type bearing assemblies at the locations shown on the plans.

High Load Multi-Rotational (HLMR) bearings shall be the type as shown on the plans, which will be one of the following:

- a) Pot Bearings. These bearings shall be manufactured so that the rotational capability is provided by an assembly having a rubber disc of proper thickness, confined in a manner so it behaves like a fluid. The disc shall be installed, with a snug fit, into a steel cylinder and confined by a tight fitting piston. The outside diameter of the piston shall be no more than 0.03 in. (750 microns) less than the inside diameter of the cylinder at the interface level of the piston and rubber disc. The sides of the piston shall be beveled. PTFE sheets, or silicone grease shall be utilized to facilitate rotation of the rubber disc. Suitable brass sealing rings shall be provided to prevent any extrusion between piston and cylinder.
- b) Shear Inhibited Disc Type Bearing. The Structural Element shall be restricted from shear by the pin and ring design and need not be completely confined as with the Pot Bearing design. The disc shall be a molded monolithic Polyether Urethane compound.

These bearings shall be further subdivided into one or more of the following classes:

- 1) Fixed. These allow rotation in any direction but are fixed against translation.
- 2) Guided Expansion. These allow rotation in any direction but translation only in limited directions.
- 3) Non-Guided Expansion. These allow rotation and translation in any direction.

The HLMR bearings shall be of the type and class specified and designed for the loads shown on the plans. The design of the masonry and sole bearing plates are based on detail assumptions which are not applicable to all suppliers and may require modifications depending on the supplier chosen by the Contractor. The overall depth dimension for the HLMR bearings shall be as specified on the plans. The horizontal dimensions shall be limited to the available bearing seat area.

Any modifications required to accommodate the bearings chosen shall be submitted to the Engineer for approval prior to ordering materials. Modifications may include the addition of steel filler plates or the adjustment of beam seat elevations. Adjustments to bridge seat elevations and accompanying reinforcement details shall be approved by the Structural Engineer of Record. Modifications required shall be made at no additional cost to the State. Inverted bearing or center-guided bearing configurations will not be permitted.

The Contractor shall comply with all manufacturer's material, fabrication and installation requirements specified.

All bearings shall be supplied by prequalified manufacturers. The Department will maintain a list of prequalified manufacturers. The Contractor's options are limited to those systems prequalified by the Department on the date that the contract is bid.

<u>Submittals.</u> Shop drawings shall be submitted to the Engineer for approval according to Article 105.04 of the Standard Specifications. All steel filler plate details shall be included in the shop drawings. In addition the Contractor shall furnish certified copies of the bearing manufacturer's test reports on the physical properties of the component materials for the bearings to be furnished and a certification by the bearing manufacturer stating the bearing assemblies furnished conform to all the requirements shown on the plans and as herein specified. Submittals with insufficient test data and supporting certifications will be rejected.

<u>Materials.</u> The materials for the HLMR bearing assemblies shall be according to the following:

- (a) Elastomeric Materials. The rubber disc for Pot bearings shall be according to Article 1083.02(a) of the Standard Specifications.
- (b) Polytetrafluoroethylene (PTFE) Material. The PTFE material shall be according to Article 1083.02(b) of the Standard Specifications, except that it shall be dimpled lubricated with a maximum coefficient of friction of 0.02 on stainless steel. The dimpled and lubricated PTFE surface shall comply with AASHTO 14.7.2. The friction requirement shall be as specified in the Long Term Deterioration Test required for prequalification and the Sliding Friction Test as specified below.
- (c) Stainless Steel Sheets. The stainless steel sheets shall be of the thickness specified and shall be according to Article 1083.02(c).
- (d) Structural Steel. All structural steel used in the bearing assemblies shall be according to AASHTO M 270, Grade 50 (M 270M Grade 345), unless otherwise specified.
- (e) Threaded studs. The threaded stud, when required, shall conform to the requirements of Article 1083.02(d)(4) of the Standard Specifications.

(f) Polyether Urethane for Disc bearings shall be according to all of the following requirements:

PHYSICAL PROPERTY	ASTM TEST METHOD	REQUIRE	EMENTS
Hardness, Type D durometer	D 2240	45 Min	65 Max
Tensile Stress, psi (kPa) At 100% elongation, min	D 412	1500 psi (10,350 kPa)	2300 psi (15,900 kPa)
Tensile Stress, psi (kPa) At 200% elongation, min	D 412	2800 psi (19,300 kPa)	4000 psi (27,600 kPa)
Tensile Strength, psi (kPa), min	D 412	4000 psi (27,600 kPa)	6000 psi (41,400 kPa)
Ultimate Elongation, %, min	D 412	350	220
Compression Set 22 hr. at 158 °F (70 °C), Method B %, max	D 395	40	40

The physical properties for a durometer hardness between the minimum and maximum values shown above shall be determined by straight line interpolation.

<u>Design.</u> Bearing details shown on the contract plans are a schematic representation of the bearing. Actual design of the bearing shall be by the bearing manufacturer. The fabricator shall design the HLMR bearings according to the appropriate AASHTO Design Specifications noted on the bridge plans. The bearing shall be designed for the exact parameters specified in the Design Data table.

<u>Fabrication</u>. The bearings shall be complete factory-produced assemblies. They shall provide for rotation in all directions and for sliding, when specified, in directions as indicated on the plans. All bearings shall be furnished as a complete unit from one manufacturing source. All material used in the manufacture shall be new and unused with no reclaimed material incorporated into the finished assembly.

The translation capability for both guided and non-guided expansion bearings shall be provided by means of a polished stainless steel sliding plate that bears on a PTFE sheet bonded and recessed to the top surface of the piston or disc. The sliding element of expansion bearings shall be restrained against movement in the fixed direction by exterior guide bars capable of resisting the horizontal forces or 20 percent of the vertical design load on the bearing applied in any direction, whichever is greater. The sliding surfaces of the guide bar shall be of PTFE sheet and stainless steel. Guiding off of the fixed base, or any extension of the base, will not be permitted.

Structural steel plates shall be fabricated according to Article 505.04(I) of the Standard Specifications. Prior to shipment the exposed edges and other exposed portions of the structural steel plates shall be cleaned and given a corrosion protection coating as specified on the plans

and according to the applicable Special Provisions and Articles 506.03 and 506.04 of the Standard Specifications. During cleaning and coating the stainless steel, PTFE sheet and neoprene shall be protected from abrasion and coating material.

PTFE sheets shall be bonded to steel under factory controlled conditions using heat and pressure for the time required to set the epoxy adhesive used. The PTFE sheet shall be free from bubbles and the sliding surface shall be burnished to an absolutely smooth surface.

The steel piston and the steel cylinder for pot bearings shall each be machined from a solid piece of steel. The steel base cylinder shall be either integrally machined, recessed into with a snug fit, or continuously welded to its steel masonry plate. If the sole plate and piston are not one piece, the piston shall be recessed $\frac{3}{2}$ inch into the sole plate.

If the bottom disc plate or base cylinder is recessed into the masonry plate, the designed thickness of the masonry plate shall take into account the depth of the recess. If the top disc plate is recessed into the sole plate, the designed thickness of the sole plate shall take into account the depth of the recess.

The shear resisting mechanism shall be machined from a solid piece of steel. Connection of the shear resisting mechanism to top and bottom disc plate shall be determined by the bearing fabricator.

<u>Packaging.</u> Each HLMR bearing assembly shall be fully assembled at the manufacturing plant and delivered to the construction site as complete units. The assemblies shall be packaged, crated or wrapped so the assemblies will not be damaged during handling, transporting and shipping. The bearings shall be held together with removable restraints so sliding surfaces are not damaged.

Centerlines shall be marked on both masonry and sole plates for alignment in the field. The bearings shall be shipped in moisture-proof and dust-proof covers.

<u>Performance Testing.</u> The following performance tests are required per lot on the project. A lot size shall be the number of bearings per class (fixed, guided expansion, non-guided expansion) on the project, but not to exceed 25 bearings per class. When multiple sizes of bearings are used on the same contract, they shall be grouped by class when determining lot sizes and amount of bearings to be tested. All tests shall be performed by the manufacturer prior to shipment.

Dimension Check. Each bearing shall be checked dimensionally to verify all bearing components are within tolerances. Failure to satisfy any dimensional tolerance shall be grounds for rejecting the bearing component or the entire bearing assembly.

Clearance Test. This test shall be performed on one bearing per lot. The bearing selected for this test shall be the one with the least amount of clearance based on the dimension check. The bearing assembly shall be loaded to its service limit state rated capacity at its full design rotation but not less than 0.02 radians to verify the required clearances exist. This test shall be performed twice for each bearing with the rotation oriented longitudinally with the bridge once in each direction. Any visual signs of rubbing or binding shall be grounds for rejection of the lot.

Proof Load Test. This test shall be performed on one bearing per lot. The bearing assembly shall be load tested to 150 percent of the service limit state rated capacity at a rotation of 0.02 radians. The load shall be maintained for 5 minutes, removed then reapplied for 5 minutes. If the load drops below the required value during either application, the test shall be restarted from the beginning. This test shall be performed twice for each bearing with the rotation oriented longitudinally with the bridge once in each direction.

The bearing shall be visually examined both during the test and upon disassembly after the test. Any resultant visual defects include, but are not limited to:

- 1. Extruded or deformed elastomer, polyether urethane, or PTFE.
- 2. Insufficient clearances such as evidence of metal to metal contact between the pot wall and the top or sole plate.
- 3. Damaged components such as cracked steel, damaged seal rings, or damaged limiting rings.
- 4. Bond failure.

If any of the above items are found it shall be grounds for rejection of the lot.

Sliding Friction Test. For expansion bearings, this test shall be performed on one bearing per lot. The sliding surfaces shall be thoroughly cleaned with a degreasing solvent. No lubrication other than that specified for the bearing shall be used. The bearing shall be loaded to its service limit state rated capacity for 1 hour prior to and throughout the duration of the sliding test. At least 12 cycles of plus and minus sliding with an amplitude equaling the smaller of the design displacement and 1 inch (25 mm) shall then be applied. The average sliding speed shall be between 0.1 inch and 1.0 inches (2.5 mm and 25 mm) per minute. The sliding friction coefficient shall be computed for each direction of each cycle and its mean and standard deviation shall be computed for the sixth through twelfth cycles.

The friction coefficient for the first movement and the mean plus two standard deviations for the sixth through twelfth cycles shall not exceed the design value used. In addition, the mean value for the sixth through twelfth cycles shall not exceed 2/3 of the design value used. Failure of either of these shall result in rejection of the lot.

The bearing shall also be visually examined both during and after the testing, any resultant defects, such as bond failure, physical destruction, or cold flow of the PTFE shall also be cause for rejection of the lot.

The Contractor shall furnish a notarized certification from the bearing manufacturer stating the HLMR bearings have been performance tested as specified, and a. purchase order prior to fabrication. The purchase order shall contain, as a minimum, the quantity and size of each type of bearing furnished. The notarized certifications and the purchase order shall be submitted in

one package to the Engineer of Tests at the Bureau of Materials and Physical Research (126 East Ash Springfield, IL 62704). The Department reserves the right to perform any of the specified tests on one or more of the furnished bearings. If the tested bearing shows failure it shall be replaced and the remaining bearings shall be similarly tested for acceptance at the Contractor's expense.

The manufacturer shall furnish samples of component materials used in the bearings, for testing by the Department, to the Engineer of Tests at the Bureau of Materials and Physical Research (126 East Ash Springfield, IL 62704). The required components shall be those components of HLMR bearings that are consistent with elastomeric bearing components according to Article 1083.04 of the Standard Specifications.

<u>Installation.</u> The HLMR bearings shall be erected according to Article 521.05 of the Standard Specifications.

Exposed edges and other exposed portions of the structural steel plates shall be field painted as specified for Structural Steel.

Basis of Payment. This work will be paid for at the contract unit price each for HIGH LOAD MULTI-ROTATIONAL BEARINGS, POT, FIXED; HIGH LOAD MULTI-ROTATIONAL BEARINGS, POT, GUIDED EXPANSION; HIGH LOAD MULTI-ROTATIONAL BEARINGS, POT, NON-GUIDED EXPANSION; HIGH LOAD MULTI-ROTATIONAL BEARINGS, DISC, FIXED; HIGH LOAD MULTI-ROTATIONAL BEARINGS, DISC, GUIDED EXPANSION; or HIGH LOAD MULTI-ROTATIONAL BEARINGS, DISC, NON-GUIDED EXPANSION; of the load capacity specified.

When the fabrication and erection of HLMR bearings is accomplished under separate contracts, the applicable requirements of Article 505.09 shall apply.

Fabricated HLMR bearings and other materials complying with the requirements of this item, furnished and accepted, will be paid for at the contract unit price each for

FURNISHING HIGH LOAD MULTI-ROTATIONAL BEARINGS, POT, FIXED; FURNISHING HIGH LOAD MULTI-ROTATIONAL BEARINGS, POT, GUIDED EXPANSION; FURNISHING HIGH LOAD MULTI-ROTATIONAL BEARINGS, POT, NON-GUIDED EXPANSION; FURNISHING HIGH LOAD MULTI-ROTATIONAL BEARINGS, DISC, GUIDED EXPANSION; or FURNISHING HIGH LOAD MULTI-ROTATIONAL BEARINGS, DISC, GUIDED EXPANSION; or FURNISHING HIGH LOAD MULTI-ROTATIONAL BEARINGS, DISC, NON-GUIDED EXPANSION of the load capacity specified.

Storage and care of fabricated HLMR bearings and other materials complying with the requirements of this item by the Fabrication Contractor beyond the specified storage period, will be paid for at the contract unit price per calendar day for STORAGE OF HIGH LOAD MULTI-ROTATIONAL BEARINGS if a pay item is provided for in the contract, or will be paid for according to Article 109.04 if a pay item is not provided in the contract.

HLMR bearings and other materials fabricated under this item erected according to the requirements of the specifications, and accepted, will be paid for at the contract unit price each for ERECTING HIGH LOAD MULTI-ROTATIONAL BEARINGS, POT, FIXED; ERECTING HIGH

LOAD MULTI-ROTATIONAL BEARINGS, POT, GUIDED EXPANSION; ERECTING HIGH LOAD MULTI-ROTATIONAL BEARINGS, POT, NON-GUIDED EXPANSION; ERECTING HIGH LOAD MULTI-ROTATIONAL BEARINGS, DISC, FIXED; ERECTING HIGH LOAD MULTI-ROTATIONAL BEARINGS, DISC, GUIDED EXPANSION; or ERECTING HIGH LOAD MULTI-ROTATIONAL BEARINGS, DISC, NON-GUIDED EXPANSION of the load capacity specified.

MODULAR EXPANSION JOINT

Effective: May 19, 1994 Revised: December 9, 2022

<u>Description</u>. This work shall consist of furnishing and installing a modular expansion joint(s) as shown on the plans, and according to applicable portions of Section 520 of the Standard Specifications.

<u>General.</u> The expansion joint device shall be capable of handling the specified longitudinal movement. In addition, when specified, the joint shall also be capable of handling the differential non-parallel longitudinal movement. The expansion joint device shall effectively seal the joint opening in the deck surface and barrier curbs against the entrance of water and foreign materials. There shall be no appreciable change in the deck surface plane with the expansion and contraction movements of the bridge.

The device shall consist of a shop-fabricated modular assembly of transverse neoprene seals, edge and separation beams, bearing on support bars spanning the joint opening. The assembly shall maintain equal distances between intermediate support rails, at any cross section, for the entire length of the joint. The assembly shall be stable under all conditions of expansion and contraction.

The noise level of the joint in service shall meet all Federal and State of Illinois noise requirements.

At sidewalks, concrete median barriers and concrete parapet joints, a sliding steel plate shall be fabricated and installed according to the plans. Painting or galvanizing of sliding steel plates shall be as specified on the plans.

<u>Suppliers:</u> The Department maintains a pre-qualified list of proprietary structural systems allowed for modular expansion joints. This list can be found on the Departments web site under Prequalified Structural Systems. The Contractor's options are limited to those systems prequalified by the Department on the date that the contract was bid. These systems have been reviewed for structural feasibility and adequacy only. Presence on this list shall in no case relieve the Contractor of the site-specific design or QC/QA requirements stated herein.

The supplier shall notify the Department at least two weeks in advance of fabrication of the fabrication shop address. The fabricator shall provide evidence of current certification by AISC according to Article 106.08(e) of the Standard Specifications.

<u>Submittals</u>: Shop drawings and a copy of the calculations and support documents shall be submitted to the Engineer for approval according to Article 105.04 of the Standard Specifications. Calculations shall be sealed by an Illinois Licensed Professional Engineer. Submittals will be required for each modular expansion joint device specified. In addition, the Contractor shall provide the Department with a certification of compliance by the manufacturer listing all materials in the system. The certification shall attest that the system conforms to the design requirements, material requirements, and that all components of the joint are the same

as what was included in the prequalification submittal that was successfully tested in the OMV, seal push out, and fatigue tests of Section 19, Appendix 19, Article 5.1, 5.2, and 5.3 of the AASHTO LRFD Bridge Construction Specifications. Submittals with insufficient test data and supporting certifications will be rejected.

The shop drawings shall include tables showing the total anticipated movements for each joint and the required setting width of the joint assemblies at various temperatures.

<u>Fabrication</u>: Fabricators of the modular expansion device(s) are required to meet the following tolerances:

Allowable variation in straightness of center beam rails	
Length < 30'	1/8" per 10' total length
Length 30' to 45'	3/8"
Length > 45'	3/8" + 1/8"*(total length (feet) – 45')/10'
Allowable lateral variation in specified location of support boxes	±1/4"
Allowable lateral variation in specified location of stirrup or other attachments to center beam	±1/16"
Allowable variation in total depth	±1/8"
Allowable vertical dimension variation of all components	±1/8"
Allowable variation from specified elevation end squareness or skew	±1/8"
Allowable variation in overall length of joint	±1"

Metallic attachments used to secure elastomeric seals to centerbeams, if welded to the centerbeams and edge beams, shall be welded continuously along either their top or bottom edges.

Run off tabs shall be used for stirrup or other attachments to the center beam full penetration welds.

<u>Design Requirements</u>: The maximum vertical, transverse and horizontal rotations and displacements shall be defined and included in the design.

The expansion joint device(s) shall be designed, detailed and successfully tested, according to Section 14 of the AASHTO LRFD Bridge Design Specifications.

The design forces used for centerbeam to support beam analysis shall be taken at the centerline of the centerbeam.

The maximum fatigue resistance of any detail shall not exceed that associated with the fatigue category prescribed in the table below.

Type of Detail	Maximum Permitted Category
Welded Multiple Centerbeam to Support Bar Connections	C
Weld Stirrup Attachments for Single Support Bar Systems	C
Bolted Stirrup Attachments for Single Support Bar Systems	D
Groove Welded Centerbeam Splices	В
Miscellaneous Welded Connections ¹	С
Miscellaneous Bolted Connections	D

¹Miscellaneous connections include attachments for equidistant devices and any metallic attachments to the centerbeams or edge beams that are used to secure the elastomeric seals.

In addition, expansion joint device(s) shall be designed for the vehicular live load as specified on the General, Plan, and Elevation sheet of the plans across the entire width of the structure.

Top, bottom and sides of support bars shall be restrained to prevent uplift, transmit bearing loads, and maintain the lateral position of the bars.

The total service movement of each individual sealing element shall not exceed 3 in. (75 mm).

Materials:

(a) Metals. Structural Steel. All structural steel, except stainless steel, shall be according to AASHTO M 270, Grade 50 or 50W (M 270M Grade 345), unless otherwise specified. All structural steel, except stainless steel, shall be hot-dip galvanized according to ASTM A123 or A153 as applicable.

Stainless steel sheets for the sliding surfaces of the support bars shall conform to the requirements of ASTM A240 (A240M) type 302 or 304. Stainless steel mating surfaces shall require a No. 8 finish. For non-mating surfaces a 2B finish is required.

The use of aluminum components in the modular joint will not be allowed.

(b) Preformed Elastomeric Seals. The elastomeric sealing element shall be according to ASTM D5973.

Lubricant/Adhesive for installing the preformed elastomeric elements in place shall be a one-part, moisture-curing, polyurethane and hydrocarbon solvent mixture as recommended by the manufacturer and containing not less than 65 percent solids.

(c) Support Bar Bearings. Support bar bearings shall be fabricated from elastomeric pads with polytetrafluorethylene (PTFE) surfacing or from polyurethane compound with PTFE sliding surfaces. The elastomeric and PTFE materials shall meet the requirements of Section 1083 of the Standard Specifications. (d) Support Bars. Support bars shall incorporate stainless steel sliding surfaces to permit joint movement.

Construction Requirements

General. Installation of expansion devices shall be according to the plans and shop drawings.

The fabricator of the modular joint assembly shall be AISC certified according to Article 106.08 for Bridge and Highway Metal Component Manufacturers. In lieu of AISC certification, the Contractor may have all welding on main members (support bars and separation beams) observed and inspected by independent (third party) personnel at the Contractor's expense. Welding shall then be observed by a Certified Welding Inspector (CWI) in addition to the manufacturer's own welding inspection. Third-party Non-Destructive Examination (NDE) shall be performed by inspector(s), certified as level II in applicable methods, and all complete penetration beam-to-bar welds and butt joints in beams shall be UT inspected and 10 percent of fillet and partial pen welds shall be MT inspected.

The manufacturer of the expansion device shall provide a qualified technical service representative to supervise installation. Modular expansion joint devices shall be factory prefabricated assemblies, preset by the manufacturer prior to shipment with provisions for field adjustment for the ambient temperature at the time of installation.

Unless otherwise shown on the plans, the neoprene seals shall be continuous without any field splices. Installation of the joint seals shall be performed by a trained representative of the Manufacturer.

The metal surfaces in direct contact with the neoprene seals shall be blast cleaned to permit a high strength bond of the lubricant/adhesive between the neoprene seal and mating metal surfaces.

The Contractor shall anticipate and make all necessary adjustments to existing or plan-specified reinforcement bars, subject to the approval of the Engineer, in order to prevent interferences with placement of the selected joint in the structure. Any adjustments to reinforcement bars interfering with the joint installation shall be the responsibility of the Contractor and preapproved by the Engineer prior to installation of the joint. Cutting of reinforcement shall be minimized, and any bars that are cut shall be replaced in-kind at no additional cost.

The prefabricated joint assembly shall be properly positioned and attached to the structure according to the manufacturer's approved shop drawings. The attachment shall be sufficiently rigid to prevent non-thermal rotation, distortion, or misalignment of the joint system relative to the deck prior to casting the concrete. The joints shall be adjusted to the proper opening based on the ambient temperature at the time of installation and then all restraints preventing thermal movement shall be immediately released and/or removed. The joint upturn may be recessed 1 inch into the parapet to allow for lateral adjustment. The joint assembly units shall be straight, parallel and in proper vertical alignment or reworked until proper adjustment is obtained prior to casting of the concrete around the joint.

After the joint system is installed, the joint area shall be flooded with water and inspected, from below for leakage. If leakage is observed, the joint system shall be repaired, at the expense of the Contractor, as recommended by the manufacturer and approved by the Engineer.

<u>Method of Measurement</u>. This work will be measured for payment in place, in feet (meters), along the centerline of the joint. All sliding plate assemblies at the sidewalks, parapets and median barriers will not be measured for payment. The size will be defined as the specified longitudinal movement rounded up to the nearest 3 inch (75 mm) increment.

<u>Basis of Payment</u>: When only a longitudinal movement is specified, this work will be paid for at the contract unit price per foot (meter) for the MODULAR EXPANSION JOINT, of the size specified. When a differential non-parallel movement is also specified, this work will be paid for at the contract unit price per foot (meter) for the MODULAR EXPANSION JOINT-SWIVEL, of the size specified.

All materials, equipment and labor required to fabricate, paint and install the sliding plate assemblies at the sidewalks, parapets and median barriers will not be paid for separately but shall be included in the price for the expansion joint specified.

When the fabrication and erection of modular expansion joint is accomplished under separate contracts, the applicable requirements of Article 505.09 shall apply, except the furnishing pay items shall include storage and protection of fabricated materials up to 75 days after the completion dates.

Fabricated modular expansion joints and other materials complying with the requirements of this item, furnished and accepted, will be paid for at the contract unit price per foot (meter) for FURNISHING MODULAR EXPANSION JOINT or FURNISHING MODULAR EXPANSION JOINT – SWIVEL of the size specified.

Storage and care of fabricated joints and other materials complying with the requirements of this item by the Fabrication Contractor beyond the specified storage period, will be paid for at the contract unit price per calendar day for STORAGE OF MODULAR EXPANSION JOINTS if a pay item is provided for in the contract, or will be paid for according to Article 109.04 if a pay item is not provided in the contract.

Modular expansion joints and other materials erected according to the requirements of the specifications, and accepted, will be paid for at the contract unit price per foot (meter) for ERECTING MODULAR EXPANSION JOINT or ERECTING MODULAR EXPANSION JOINT - SWIVEL of the size specified.

PEDESTRIAN TRUSS SUPERSTRUCTURE

Effective: January 13, 1998 Revised: December 9, 2022

Description: This work shall consist of the design, fabrication, storage, delivery and erection of a welded steel, pedestrian truss superstructure. Also included in this work shall be the furnishing and installation of a deck, all bearings, anchors and/or retainers, railings, fencing and miscellaneous items as indicated on the plans.

Materials:

<u>Truss.</u> Structural steel shall conform to the requirements of Section 1006 of the Standard Specifications, ASTM A847 for cold formed welded square and rectangular tubing, AASHTO M270 Grade 50W (M270M 345W) for atmospheric corrosion resistant structural steel, as applicable, unless otherwise shown on the plans or approved by the Engineer. All structural steel field connections shall be bolted with high strength bolts. High strength bolts for unpainted weathering steel shall conform to ASTM F 3125 Grade A 325 (F 3125M Grade A 325M) (Type 3). For painted structures, the high strength bolts shall be mechanically galvanized according to the requirements of Article 1006.08(a) of the Standard Specifications.

<u>Deck.</u> The deck type shall be as specified on the plans. The materials shall comply with the applicable portions of the materials section of the Standard Specifications.

When specified for use, the concrete deck and stay-in-place forms shall be non composite. Metal Forms shall have a minimum thickness of 0.0359 in. (912 microns) or 20 Gage and shall be galvanized per ASTM A653 (A653M) with a G90 (Z275) min. coating designation.

<u>Railing.</u> The railing shall consist of a smooth rub rail, a toe plate and misc. elements, all located on the inside face of the truss.

<u>Bearings.</u> The bearing shall be designed and furnished as detailed in the plans, in the absence of details, the bearings details shall be as specified by the bridge manufacturer.

When specified for use, elastomeric bearings shall be according to Article 1083 of the Standard Specifications. Teflon surfaces shall be per Article 1083.02(b) of the Standard Specification and shall be bonded to the bearing plate.

<u>Suppliers.</u> The Department maintains a pre-qualified list of proprietary structural systems allowed for pedestrian truss superstructures. This list can be found on the Departments web site under Prequalified Structural Systems. The Contractor's options are limited to those systems pre-qualified by the Department on the date that the project is bid. These systems have been reviewed for structural feasibility and adequacy only. Presence on this list shall in no case relieve the Contractor of the site-specific design or QC/QA requirements stated herein.

The manufacturer shall provide evidence of current certification by AISC according to Article 106.08(b) of the Standard Specifications.

Design: The superstructure shall conform to the clear span, clear width, and railing configuration shown on the contract plans. The design shall be according to the LRFD Guide Specifications for the Design of Pedestrian Bridges. The design loads shall be as specified by the Guide Specification except as follows:

Design Wind Loads (P _z) for Pedestrian Trusses in Illinois		
Application	psf (kPa)	Applied to:
Circular Members	35 (1.68)	Projected vertical area of member
Flat Members	55 (2.63)	Projected vertical area of member
Signs	35 (1.68)	Projected vertical area of sign
Chain Link Fencing	10 (0.48)	Full projected area of fencing as if solid

The railings shall be designed per the appropriate Bridge Design Specifications for bicycle railings as shown on the plans. Smooth rub rails shall be attached to the bicycle railing and located at a bicycle handlebar height of 3.5 ft. (1.1 m) above the top of the deck.

Prior to beginning construction or fabrication, the Contractor shall submit design calculations and six sets of shop drawings for each pedestrian bridge to the Engineer for review and approval. In addition, for bridges with any span over 150 ft. (46 m), or over a State or Federal Route, or within the States Right-of-Way, a copy of the shop drawings will be reviewed and approved for structural adequacy, by the Bureau of Bridges and Structures prior to final approval of shop drawings. The shop drawings shall include all support reactions for each load type. The following certification shall be placed on the first sheet of the bridge shop plans adjacent to the seal and signature of the Structural Engineer:

"I certify that to the best of my knowledge, information and belief, this bridge design is structurally adequate for the design loading shown on the plans and complies with the requirements of the Contract and the current 'Guide Specifications for Design of Pedestrian Bridges'."

The substructure is designed per the appropriate Bridge Design Specifications and based on the assumed truss loads, as shown on the plans. If the manufacturer's design exceeds those loads and/or the substructure needs to be adjusted to accommodate the truss superstructure chosen, then the Contractor shall submit the redesign to the Engineer for approval prior to ordering any material or starting construction. All design calculations, shop drawings and redesigned substructure drawings shall be sealed by a Structural Engineer licensed in the State of Illinois.

Construction: Truss erection procedures shall be according to the manufacturer's instructions. The deck shall be placed according to the applicable Sections of the Standard Specifications.

When weathering steel is used, all structural steel shall be prepared according to Article 506.07, except as follows. All visible surfaces shall be cleaned to a minimum SSPC-SP7 Brush Off Blast Cleaning. Visible surfaces include any surface that is visible from the deck or outside of

the structure. When weathering steel is used, no additional painting is required at the ends of the truss.

When painting is specified, all structural steel shall be cleaned and painted according to Section 506. The paint system and color of the finish coat shall be as specified in the plans.

Method of Measurement: The pedestrian truss superstructure will be measured in square feet (square meters) of completed and accepted structure measured horizontally from back to back of abutments and within the clear path width as defined on the plans.

Basis of Payment: The pedestrian superstructure will be paid for at the contract unit price per square foot (square meter) for PEDESTRIAN TRUSS SUPERSTRUCTURE.

AGGREGATE COLUMN GROUND IMPROVEMENT

Effective: January 15, 2009 Revised: October 15, 2011

Description. This work shall consist of furnishing design calculations, shop drawings, materials, and labor necessary to construct aggregate column ground improvements, over the approximate horizontal limits below the footing, wall, or embankment as specified on the contract plans, or as modified by the Contractor's approved design.

Submittals. No later than thirty (30) days prior to beginning work, the Contractor shall submit to the Engineer for approval the following information:

- (a) Evidence of the selected subcontractor's successful installation of their aggregate column system on five projects under similar site conditions using the same installation technique. The documentation to be submitted shall include a description of the project, aggregate column installation technique, soil conditions and name and phone number of contracting authority.
- (b) Evidence that the proposed project superintendent for the ground improvement installation has a minimum of three years of method specific experience.
- (c) Shop Drawings sealed by an Illinois Licensed Professional Engineer showing aggregate column horizontal limits, locations, pattern, spacing, diameters, top and bottom elevations, and identification numbers. If an aggregate drainage layer is specified on the plans or a working platform proposed by the Contractor, the thickness, aggregate gradation, and plan dimensions shall be shown in addition to any other details needed to describe the work.
- (d) A description of the equipment, installation technique and construction procedures to be used, including a plan to address any water or spoils.
- (e) The source and gradation of the aggregate proposed for the aggregate columns.
- (f) Design computations, sealed by an Illinois Licensed Professional Engineer, demonstrating the proposed ground improvement plan satisfies the minimum global stability, settlement, and bearing capacity performance requirements stated in the Contract Plans and those contained in this Special Provision.
- (g) The proposed verification program methods to monitor and verify the aggregate column installation is satisfying the design and performance requirements. Also required is a sample of the daily report form to be used by the Contractor to documents the adequacy of that day's work.

Materials. The aggregate used in the columns shall be Class A quality crushed stone or crushed concrete satisfying the requirements of Section 1004 of the standard specifications. The aggregate for any drainage layer specified in the plans shall be a combination of one or more of the following gradations, FA1, FA2, CA5, CA7, CA8, CA11, or CA13 thru 15, according to Sections 1003 and 1004 of the Standard Specifications. Any fine or coarse aggregate

requested by the Contractor to be used as either a drainage layer or working platform shall be approved by the Engineer.

Design Criteria. The subcontractor selected shall provide an aggregate column ground improvement plan with shop drawings, and design computations, using an Allowable Stress Design that meets the performance requirements shown on the Contract Plans. These requirements normally include the global stability factor of safety, tolerable settlement amounts at various times and in the case of walls or structure footings, the equivalent uniform service bearing pressure applied at various locations and the factor of safety required. In the absence of performance requirements shown on the plans, the following Allowable Stress minimum performance requirements shall be used:

- (a) A factor of safety of 1.5 against global slope stability failure.
- (b) A factor of safety of 2.5 against equivalent uniform service bearing pressure failure.
- (c) Total settlement not to exceed 4 inches (100 mm) and settlement after completing wall or pavement construction not to exceed 1 inch (25 mm).

The design shall use short term strength parameters for the soil, obtained from the soil boring logs and any geotechnical laboratory testing data provided in the Contract Plans and specifications for stability and bearing capacity analyses. Settlement shall be assessed using appropriate soil parameters. Any additional subsurface information needed to design the aggregate columns shall be the responsibility of the Contractor.

The aggregate column ground improvement design need not consider seismic loadings unless otherwise required as part of the performance requirements shown on the plans.

Construction. The construction procedures shall be determined by the aggregate column installer and submitted for approval with the shop drawings. The following are the minimum requirements that the Contactor will be expected to follow unless otherwise approved in the shop drawings submittal.

- (a) The site shall be graded as needed for proper installation of the aggregate column system. Any grading and excavation below the improvement limits shown on the plans shall be incidental to aggregate column installation.
- (b) Any granular base drainage layer or working platform shall be considered incidental to the improvement. Contractor requested drainage layers or working platforms will only be allowed if approved as part of the shop drawings.
- (c) The aggregate column material shall be placed in a manner that allows measurement of the tonnage or quantity of aggregate placed down the hole.
- (d) Columns shall be installed in a sequence that will minimize ground heave. Any heaving shall be re-compacted or excavated as directed by the Engineer prior to wall or embankment construction and be considered incidental to aggregate column improvement.

- (e) The Contractor shall provide a full-time qualified representative to verify all installation procedures and provide the verification program.
- (f) Disposal of any spoils generated shall be according to Article 202.03.
- (g) If an obstruction is encountered that cannot be penetrated with reasonable effort, the Contractor shall construct the element from the depth of obstruction to its design top elevation. Depending on the depth of the completed column, column location, and design requirements, the Engineer may require the construction of a replacement aggregate column at an adjacent location. Construction of additional columns will be considered extra work and paid for according to Article 109.04.
- (h) Specific Requirements for Vibrator Compacted Aggregate Columns:
 - i. Vibrator compacted aggregate columns shall be constructed with a down-hole vibrator, probe and follower tubes of sufficient size to install the columns to the diameter and bottom elevation(s) shown on the approved shop drawings. Preboring is permitted if approved as part of the shop drawing submittal.
 - ii. The probe and follower tubes shall have visible markings at regular increments to enable measurement of penetration and re-penetration depths.
 - iii. Provide methods for supplying to the tip of the probe a sufficient quantity of air or water to widen the probe hole to allow adequate space for aggregate placement around the probe.
 - iv. The vibrator shall be withdrawn in 12 to 36 inch (300 to 900 mm) increments, to allow placement of the aggregate.
 - v. Lift thickness shall not exceed 4 ft (1.2 m). After penetration to the treatment depth, slowly retrieve the vibrator in 12 to 18 inch (300 to 450 mm) increments to allow aggregate placement.
 - vi. Compact the aggregate in each lift by re-penetrating it as needed with the vibrating probe to densify and force the aggregate radially into the surrounding soil. Re-penetrate the aggregate in each increment a sufficient number of times to construct the columns as specified in the approved shop drawings and to meet the verification program requirements.
- (i) Specific Requirements for Tamper Compacted (Rammed) Aggregate Columns:
 - i. Tamper compacted (rammed) aggregate columns shall be installed by either drilling or displacement methods, capable of constructing columns to the diameters and bottom elevation(s) shown on the approved shop drawings.
 - ii. If temporary casing is needed to limit the sloughing of subsurface soils, the casing should be inserted to at least 2 ft (600 mm) beyond any sloughing strata. Upon extraction, the bottom of the casing shall be maintained at not more than 2 feet (600 mm) above the level of aggregate.

iii. Aggregate placement shall closely follow the excavation of each column. The aggregate shall be placed in 1 to 2 ft (300 to 600 mm) thick lifts. Each lift should be rammed with a high-energy impact tamper as specified in the approved shop drawings and to meet the verification program requirements.

Construction Tolerances. The aggregate columns shall be constructed to the following tolerances:

- (a) The horizontal limits and center of each constructed aggregate column shall be within 8 inches (190 mm) of the location specified on the approved the shop drawings.
- (b) The axis of the constructed aggregate columns shall not be inclined more than 1.67 percent from vertical.
- (c) The installed diameter of any aggregate column shall not be more than 10 percent below the effective diameter indicated on the approved shop drawings.
- (d) The average effective diameter of any group of 50 consecutively installed aggregate columns shall not be less than the effective diameter indicated on approved shop drawings.
- (e) The top of the aggregate column ground improvement shall be located within 8 inches (200 mm) of the top elevation shown on the approved shop drawings. When supporting MSE walls, the top elevation may need to be adjusted to the base of the MSE reinforced mass elevation as shown on the approved MSE shop drawings.
- (f) Except where obstructions, hard or very dense soils are encountered, the aggregate column shall be advanced to at least the treatment depth elevation shown on the approved in the Shop Drawings.

Any aggregate column installation not meeting the above stated tolerances, or otherwise deemed unsatisfactory by the Engineer, may require installation of a replacement aggregate column(s) at the discretion of the Engineer and at the Contractor's expense. The Contractor shall submit to the Engineer revised plans and procedures to bring installations in those areas into tolerance.

Verification Program. The Contractor shall develop and maintain a monitoring and documentation procedure during the installation of all aggregate columns to verify they satisfy the design and performance requirements. The Contractor shall provide qualified personnel to continuously observe and record the required data. The program shall include, as a minimum, the following:

(a) Quality control procedures to allow verification that each aggregate column is being installed according to the designer's specifications and the requirements in this Special Provision. This will typically include observations of items such as electrical current or hydraulic pressure, number of high-energy impact tamps, aggregate quantity, etc. that must be obtained to achieve the performance requirements.

- (b) Monitoring methods to evaluate the performance of the global aggregate column improvement system after construction of the overlying embankment or wall. This will typically include installation of settlement plates and may also include monitoring points, inclinometers, piezometers or other instrumentation.
- (c) Proposed means and methods for verification that the installed aggregate columns meet the strength and/or stiffness criteria required by the design. This may include modulus or load tests on individual elements and/or groups, soil borings, and other methods.
- (d) A daily report form shall be completed by the Contactor and provided to the Engineer to document the work performed each day and the adequacy of each aggregate column. The form shall be signed by the Contractor's qualified personnel and include as a minimum the following:
 - i. Aggregate columns installed (identified by location number).
 - ii. Date constructed.
 - iii. Elevation of top and bottom of each aggregate column.
 - iv. Average lift thickness.
 - v. Results of quality control testing such as average power consumption or tamping energy obtained during aggregate column installation.
 - vi. Jetting pressure (air or water) if applicable.
 - vii. Description of soil and groundwater conditions.
 - viii. Details of obstructions, delays and any unusual issues.
 - ix. Amount of water used per aggregate column if applicable.
 - x. Estimated weight or volume of aggregate backfill placed in each column.
 - xi. Average installed diameter of each column.

Basis of Payment. This work will be paid at the contract Lump Sum price for AGGREGATE COLUMN GROUND IMPROVEMENT. Any temporary casing, excavation, disposal of water or spoils, drainage layers or working platforms will not be paid for separately, but shall be considered to be included with this work.

BRIDGE DECK CONSTRUCTION

Effective: October 22, 2013 Revised: December 21, 2016

When Diamond Grinding of Bridge Sections is specified, hand finishing of the deck surface shall be limited to areas not finished by the finishing machine and to address surface corrections according to Article 503.16(a)(2). Hand finishing shall be limited as previously stated solely for the purpose of facilitating a more timely application of the curing protection. In addition the requirements of 503.16(a)(3)a. and 503.16(a)(4) will be waived.

Revise the Second Paragraph of Article 503.06(b) to read as follows.

"When the Contractor uses cantilever forming brackets on exterior beams or girders, additional requirements shall be as follows."

Revise Article 503.06(b)(1) to read as follows.

"(1) Bracket Placement. The spacing of brackets shall be per the manufacturer's published design specifications for the size of the overhang and the construction loads anticipated. The resulting force of the leg brace of the cantilever bracket shall bear on the web within 6 inches (150 mm) of the bottom flange of the beam or girder."

Revise Article 503.06(b)(2) to read as follows.

"(2) Beam Ties. The top flange of exterior steel beams or girders supporting the cantilever forming brackets shall be tied to the bottom flange of the next interior beam. The top flange of exterior concrete beams supporting the cantilever forming brackets shall be tied to the top flange of the next interior beam. The ties shall be spaced at 4 ft (1.2 m) centers. Permanent cross frames on steel girders may be considered a tie. Ties shall be a minimum of 1/2 inch (13 mm) diameter threaded rod with an adjusting mechanism for drawing the tie taut. The ties shall utilize hanger brackets or clips which hook onto the flange of steel beams. No welding will be permitted to the structural steel or stud shear connectors, or to reinforcement bars of concrete beams, for the installation of the tie bar system. After installation of the ties and blocking, the tie shall be drawn taut until the tie does not vary from a straight line from beam to beam. The tie system shall be approved by the Engineer."

Revise Article 503.06(b)(3) to read as follows.

"(3) Beam Blocks. Suitable beam blocks of 4 in x 4 in (100 x 100 mm) timbers or metal structural shapes of equivalent strength or better, acceptable to the Engineer, shall be wedged between the webs of the two beams tied together, within 6 inches (150 mm) of the bottom flange at each location where they are tied. When it is not feasible to have
the resulting force from the leg brace of the cantilever brackets transmitted to the web within 6 inches (150 mm) of the bottom flange, then additional blocking shall be placed at each bracket to transmit the resulting force to within 6 inches (150 mm) of the bottom flange of the next interior beam or girder."

Delete the last paragraph of Article 503.06(b).

DRILLED SHAFTS

Effective: October 5, 2015 Revised: October 4, 2016

Revise Section 516 of the Standard Specifications to read:

"SECTION 516. DRILLED SHAFTS

- **516.01 Description.** This work shall consist of constructing drilled shaft foundations.
- **516.02** Materials. Materials shall be according to the following.

Item	Article/Section
(a) Portland Cement Concrete (Note 1)	
(b) Reinforcement Bars	
(c) Grout (Note 2)	
(d) Permanent Steel Casing	
(e) Slurry (Note 3)	· · ·

Note 1. When the soil contains sulfate contaminates, ASTM C 1580 testing will be performed to assess the severity of sulfate exposure to the concrete. If the sulfate contaminate is >0.10 to < 0.20 percent by mass, a Type II (MH) cement shall be used. If the sulfate contaminate is >0.20 to < 2.0 percent by mass, a Type V cement shall be used. If the sulfate contaminate is \geq 2.0 percent by mass, refer to ACI 201.2R for guidance.

Note 2. The sand-cement grout mix shall be according to Section 1020 and shall be two to five parts sand and one part Type I or II cement. The maximum water cement ratio shall be sufficient to provide a flowable mixture with a typical slump of 10 in. (250 mm).

Note 3. Slurry shall be bentonite, emulsified polymer, or dry polymer, and shall be approved by the Engineer.

516.03 Equipment. Equipment shall be according to the following.

Item	Article/Section
(a) Concrete Equipment	1020.03
(b) Drilling Equipment (Note 1)	
(c) Hand Vibrator	1103.17(a)
(d) Underwater Concrete Placement Equipment	1103.18

Note 1. The drilling equipment shall have adequate capacity, including power, torque and down thrust, to create a shaft excavation of the maximum diameter specified to a depth of 20 percent beyond the depths shown on the plans.

- **516.04 Submittals.** The following information shall be submitted on form BBS 133.
- (a) Qualifications. At the time of the preconstruction conference, the Contractor shall provide the following documentation.
 - (1) References. A list containing at least three projects completed within the three years prior to this project's bid date which the Contractor performing this work has installed drilled shafts of similar diameter, length, and site conditions to those shown in the plans. The list of projects shall contain names and phone numbers of owner's representatives who can verify the Contractor's participation on those projects.
 - (2) Experience. Name and experience record of the drilled shaft supervisor, responsible for all facets of the shaft installation, and the drill operator(s) who will be assigned to this project. The supervisor and operator(s) shall each have a minimum of three years experience in the construction of drilled shafts.
- (b) Installation Procedure. A detailed installation procedure shall be submitted to the Engineer for acceptance at least 28 days prior to drilled shaft construction and shall address each of the following items unless otherwise directed by the Engineer in writing.
 - (1) Equipment List. List of proposed equipment to be used including cranes, drill rigs, augers, belling tools, casing, vibratory hammers, core barrels, bailing buckets, final cleaning equipment, slurry equipment, tremies, or concrete pumps, etc.
 - (2) General Sequence. Details of the overall construction operation sequence, equipment access, and the sequence of individual shaft construction within each substructure bent or footing group. The submittal shall address the Contractor's proposed time delay and/or the minimum concrete strength necessary before initiating a shaft excavation adjacent to a recently installed drilled shaft.
 - (3) Shaft Excavation. A site specific step by step description of how the Contractor anticipates the shaft excavation to be advanced based on their evaluation of the subsurface data and conditions expected to be encountered. This sequence shall note the method of casing advancement, anticipated casing lengths, tip elevations and diameters, the excavation tools used and drilled diameters created. The Contractor shall indicate whether wet or dry drilling conditions are expected and if groundwater will be sealed from the excavation.

- (4) Slurry. When the use of slurry is proposed, details on the types of additives to be used and their manufacturers shall be provided. In addition, details covering the measurement and control of the hardness of the mixing water, agitation, circulation, de-sanding, sampling, testing, and chemical properties of the slurry shall be submitted.
- (5) Shaft Cleaning. Method(s) and sequence proposed for the shaft cleaning operation.
- (6) Reinforcement Cage and Permanent Casing. Details of reinforcement placement including rolling spacers to be used and method to maintain proper elevation and location of the reinforcement cage within the shaft excavation during concrete placement. The method(s) of adjusting the reinforcement cage length and permanent casing if rock is encountered at an elevation other than as shown on the plans. As an option, the Contractor may perform soil borings and rock cores at the drilled shaft locations to determine the required reinforcement cage and permanent casing lengths.
- (7) Concrete Placement. Details of concrete placement including proposed operational procedures for free fall, tremie or pumping methods. The sequence and method of casing removal shall also be stated along with the top of pour elevation, and method of forming through water above streambed.
- (8) Mix Design. The proposed concrete mix design(s).
- (9) Disposal Plan. Containment and disposal plan for slurry and displaced water. Containment and disposal plan for contaminated concrete pushed out of the top of the shaft by uncontaminated concrete during concrete placement.
- (10) Access and Site Protection Plan. Details of access to the drilled shafts and safety measures proposed. This shall include a list of casing, scaffolding, work platforms, temporary walkways, railings, and other items needed to provide safe access to the drilled shafts. Provisions to protect open excavations during nonworking hours shall be included.

The Engineer will evaluate the drilled shaft installation procedure and notify the Contractor of acceptance, need for additional information, or concerns with the installation's effect on the existing or proposed structure(s).

CONSTRUCTION REQUIREMENTS

516.05 General. Excavation for drilled shaft(s) shall not proceed until written authorization is received from the Engineer. The Contractor shall be responsible for verification of the dimensions and alignment of each shaft excavation as directed by the Engineer.

Unless otherwise approved in the Contractor's installation procedure, no shaft excavation, casing installation, or casing removal with a vibratory hammer shall be made within four shaft diameters center to center of a shaft with concrete that has a compressive strength less than 1500 psi (10,300 kPa). The site-specific soil strengths and installation methods selected will determine the actual required minimum spacing, if any, to address vibration and blow out concerns.

Lost tools shall not remain in the shaft excavation without the approval of the Engineer.

Blasting shall not be used as a method of shaft excavation.

516.06 Shaft Excavation Protection Methods. The construction of drilled shafts may involve the use of one or more of the following methods to support the excavation during the various phases of shaft excavation, cleaning, and concrete placement dependent on the site conditions encountered. Surface water shall not flow uncontrolled into the shaft excavation, however water may be placed into the shaft excavation in order to meet head pressure requirements according to Articles 516.06(c) and 516.13.

The following are general descriptions indicating the conditions when these methods may be used.

- (a) Dry Method. The dry construction method shall only be used at sites where the groundwater and soil conditions are suitable to permit the drilling and dewatering of the excavation without causing subsidence of adjacent ground, boiling of the base soils, squeezing, or caving of the shaft side walls. The dry method shall consist of drilling the shaft excavation, removing accumulated water, cleaning the shaft base, and placing the reinforcement cage and concrete in a predominately dry excavation.
- (b) Slurry Method. The slurry construction method may be used at sites where dewatering the excavation would cause collapse of the shaft sidewalls or when the volume and head of water flowing into the shaft is likely to contaminate the concrete during placement resulting in a shaft defect. This method uses slurry, or in rare cases water, to maintain stability of the shaft sidewall while advancing the shaft excavation. After the shaft excavation is completed, the slurry level in the shaft shall be kept at an elevation to

maintain stability of the shaft sidewall, maintain stability of the shaft base, and prevent additional groundwater from entering the shaft. The shaft base shall be cleaned, the reinforcement cage shall be set, and the concrete shall be discharged at the bottom of the shaft excavation, displacing the slurry upwards.

(c) Temporary Casing Method. Temporary casing shall be used when either the dry or slurry methods provide inadequate support to prevent sidewall caving or excessive deformation of the shaft excavation. Temporary casing may be used with slurry or be used to reduce the flow of water into the excavation to allow dewatering and concrete placement in a dry shaft excavation. Temporary casing shall not be allowed to remain permanently without the approval of the Engineer.

During removal of the temporary casing, the level of concrete in the casing shall be maintained at a level such that the head pressure inside the casing is a minimum of 1.25 times the head pressure outside the casing, but in no case is less than 5 ft (1.5 m) above the bottom of the casing. Casing removal shall be at a slow, uniform rate with the pull in line with the shaft axis. Excessive rotation of the casing shall be avoided to limit deformation of the reinforcement cage. In addition, the slump requirements during casing removal shall be according to Article 516.12.

When called for on the plans, the Contractor shall install a permanent casing as specified. Permanent casing may be used as a shaft excavation support method or may be installed after shaft excavation is completed using one of the above methods. After construction, if voids are present between the permanent casing and the drilled excavation, the voids shall be filled with grout. Permanent casing shall not remain in place beyond the limits shown on the plans without the specific approval of the Engineer.

When the shaft extends above the streambed through a body of water and permanent casing is not shown, the portion above the streambed shall be formed with removable casings, column forms, or other forming systems as approved by the Engineer. The forming system shall not scar or spall the finished concrete or leave in place any forms or casing within the removable form limits as shown on the plans unless approved as part of the installation procedure. The forming system shall not be removed until the concrete has attained a minimum compressive strength of 2500 psi (17,200 kPa) and cured for a minimum of 72 hours. For shafts extending through water, the concrete shall be protected from water action after placement for a minimum of seven days.

516.07 Slurry. When slurry is used, the Contractor shall provide a technical representative of the slurry additive manufacturer at the site prior to introduction of the slurry into the first shaft where slurry will be used, and during drilling and completion of a minimum of one shaft to adjust the slurry mix to the specific site conditions. During construction, the level of the slurry shall be maintained a minimum of 5 feet (1.5 m) above the height required to prevent

caving of the shaft excavation. In the event of a sudden or significant loss of slurry in the shaft excavation, the construction of that foundation shall be stopped and the shaft excavation backfilled or supported by temporary casing, until a method to stop slurry loss, or an alternate construction procedure, has been approved by the Engineer.

(a) General Properties. The material used to make the slurry shall not be detrimental to the concrete or surrounding ground. Mineral slurries shall have both a mineral grain size that remains in suspension and sufficient viscosity and gel characteristics to transport excavated material to a suitable screening system. Polymer slurries shall have sufficient viscosity and gel characteristics to transport excavated material to suitable screening systems or settling tanks. The percentage and specific gravity of the material used to make the slurry shall be sufficient to maintain the stability of the excavation and to allow proper concrete placement.

If approved by the Engineer, the Contractor may use water and excavated soils as drilling slurry. In this case, the range of acceptable values for density, viscosity and pH, as shown in the following table for bentonite slurry shall be met.

When water is used as the slurry to construct rock sockets in limestone, dolomite, sandstone or other formations that are not erodible, the requirements for slurry testing shall not apply if the entire fluid column is replaced with fresh water after drilling. To do so, fresh water shall be introduced at the top of the shaft excavation and existing water used during drilling shall be pumped out of the shaft excavation from the bottom of the shaft excavation until the entire volume of fluid has been replaced.

- (b) Preparation. Prior to introduction into the shaft excavation, the manufactured slurry admixture shall be pre-mixed thoroughly with clean, fresh water and for adequate time in accordance with the slurry admixture manufacturer's recommendations. Slurry tanks of adequate capacity shall be used for slurry mixing, circulation, storage and treatment. No excavated slurry pits will be allowed in lieu of slurry tanks without approval from the Engineer. Adequate desanding equipment shall be provided to control slurry properties during the drilled shaft excavation in accordance with the values provided in Table 1.
- (c) Quality Control. Quality control tests shall be performed on the slurry to determine density, viscosity, sand content and pH of freshly mixed slurry, recycled slurry and slurry in the shaft excavation. Tests of slurry samples from within two feet of the bottom and at mid-height of the shaft excavation shall be conducted in each shaft excavation during the excavation process to measure the consistency of the slurry. A minimum of four sets of tests shall be conducted during the first eight hours of slurry use on the project. When a series of four test results do not change more than 1% from the initial test, the testing frequency may be decreased to one set every four hours of slurry use. Reports of all tests, signed by an authorized representative of the Contractor, shall be furnished to the

Engineer upon completion of each drilled shaft. The physical properties of the slurry shall be as shown in Table 1.

The slurry shall be sampled and tested less than 1 hour before concrete placement. Any heavily contaminated slurry that has accumulated at the bottom of the shaft shall be removed. The contractor shall perform final shaft bottom cleaning after suspended solids have settled from the slurry. Concrete shall not be placed if the slurry does not have the required physical properties.

Table 1 – SLURRY PROPERTIES				
	Bentonite	Emulsifie	Dry	Test Method
		d	Polymer	
		Polymer		
Density, lb/cu ft	65.2 ± 1.6^{1}	63	63	ASTM D
(kg/cu m) (at	(1043.5 ±	(1009.0)	(1009.0)	4380
introduction)	25.6)	max.	max.	
	1			
Density, lb/cu ft	67.0 ± 3.5'	63	63	ASTM D
(kg/cu m) (prior	(1073.0 ±	(1009.0)	(1009.0)	4380
to concrete	56.0)	max.	max.	
placement)				
Viscosity ² ,	46 ± 14	38 ± 5	65 ± 15	ASTM D
sec/qt (sec/L)	(48 ± 14)	(40 ± 5)	(69 ± 16)	6910
рН	9.0 ± 1.0	9.5 ± 1.5	9.0 ± 2.0	ASTM D
				4972
Sand Content,	4 max.	1 max.	1 max.	ASTM D
percent by				4381
volume (at				
introduction)				
Sand Content,	10 max.	1 max.	1 max.	ASTM D
percent by				4381
volume (prior				
to concrete				
placement)				
Contact Time ³ ,	4 max.	72 max.	72 max	
hours				

Note 1. When the slurry consists of only water and excavated soils, the density shall not exceed 70 lb/cu ft (1121 kg/cu m).

Note 2. Higher viscosities may be required in loose or gravelly sand deposits.

Note 3. Contact time is the time without agitation and sidewall cleaning.

516.08 Obstructions. An obstruction is an unknown isolated object that causes the shaft excavation method to experience a significant decrease in the actual production rate and requires the Contractor to core, break up, push aside, or use other means to mitigate the obstruction. Subsurface conditions such as boulders, cobbles, or logs and buried infrastructure such as footings, piling, or abandoned utilities, when shown on the plans, shall not constitute an obstruction. When an obstruction is encountered, the Contractor shall notify the Engineer immediately and upon concurrence of the Engineer, the Contractor shall mitigate the obstruction with an approved method.

516.09 Top of Rock. The top of rock will be considered as the point where rock, defined as bedded deposits and conglomerate deposits exhibiting the physical characteristics and difficulty of rock removal as determined by the Engineer, is encountered which cannot be drilled with augers and/or underreaming tools configured to be effective in the soils indicated in the contract documents.

516.10 Design Modifications. If the top of rock elevation differs from that shown on the plans by more than 10 percent of the length of the drilled shaft above the rock, the Engineer shall be contacted to determine if any drilled shaft design changes may be required. In addition, if the type of soil or rock encountered is not similar to that shown in the subsurface exploration data, the Contractor may be required to extend the drilled shaft length(s) beyond those specified in the plans. In either case, the Engineer will determine if revisions are necessary and the extent of the modifications required.

516.11 Excavation Cleaning and Inspection. Materials removed or generated from the shaft excavations shall be disposed of according to Article 202.03.

After excavation, each shaft shall be cleaned. For a drilled shaft terminating in soil, the depth of sediment or debris shall be a maximum of 1 1/2 in. (38 mm). For a drilled shaft terminating in rock, the depth of sediment or debris shall be a maximum of 1/2 in. (13 mm).

A shaft excavation shall be overreamed when, in the opinion of the Engineer, the sidewall has softened, swelled, or has a buildup of slurry cake. Overreaming may also be required to correct a shaft excavation which has been drilled out of tolerance. Overreaming may be accomplished with a grooving tool, overreaming bucket, or other approved equipment. Overreaming thickness shall be a minimum of 1/2 in. (13 mm) and a maximum of 3 in. (75 mm).

516.12 Reinforcement. This work shall be according to Section 508 and the following.

The shaft excavation shall be cleaned and inspected prior to placing the reinforcement cage. The reinforcement cage shall be completely assembled prior to drilling and be ready for adjustment in length as required by the conditions encountered. The reinforcement cage shall be lifted using multiple point sling straps or other approved methods to avoid reinforcement cage distortion or stress. Cross frame stiffeners may be required for lifting or to keep the reinforcement cage in proper position during lifting and concrete placement.

The Contractor shall attach rolling spacers to keep the reinforcement cage centered within the shaft excavation during concrete placement and to ensure that at no point will the finished shaft have less than the minimum concrete cover(s) shown on the plans. The rolling spacers or other approved non-corrosive spacing devices shall be installed within 2 ft (0.6 m) of both the top and bottom of the drilled shaft and at intervals not exceeding 10 ft (3 m) throughout the length of the shaft to ensure proper reinforcement cage alignment and clearance for the entire shaft. The number of rolling spacers at each level shall be one for each 1.0 ft (300 mm) of shaft diameter, with a minimum of four rolling spacers at each level. For shafts with different shaft diameters throughout the length of the excavation, different sized rolling spacers shall be provided to ensure the reinforcement cage is properly positioned throughout the entire length of the shaft.

When a specific concrete cover between the base of the drilled shaft and the reinforcement cage is shown on the plans, the bottom of the reinforcement cage shall be supported so that the proper concrete cover is maintained.

If the conditions differ such that the length of the shaft is increased, additional longitudinal bars shall be either mechanically spliced or lap spliced to the lower end of the reinforcement cage and confined with either hoop ties or spirals. The Contractor shall have additional reinforcement available or fabricate the reinforcement cages with additional length as necessary to make the required adjustments in a timely manner as dictated by the encountered conditions. The additional reinforcement may be non-epoxy coated.

516.13 Concrete Placement. Concrete work shall be performed according to the following.

Throughout concrete placement the head pressure inside the drilled shaft shall be at least 1.1 times the head pressure outside the drilled shaft.

Concrete placement shall begin within 1 hour of shaft cleaning and inspection. The pour shall be made in a continuous manner from the bottom to the top elevation of the shaft as shown on the contract plan or as approved in the Contractor's installation procedure. Concrete placement shall continue after the shaft excavation is full and until 18 in. (450 mm) of good quality, uncontaminated concrete is expelled at the top of shaft. Vibration of the concrete will not be allowed when the concrete is displacing slurry or water. In dry excavations, the concrete in the top 10 ft (3 m) of the shaft shall be vibrated.

When using temporary casing or placing concrete under water or slurry, a minimum of seven days prior to concrete placement, a 4 cu yd (3 cu m) trial batch of the concrete mixture shall be

performed to evaluate slump retention. Temporary casing shall be withdrawn before the slump of the concrete drops below 6 in. (150 mm). For concrete placed using the slurry method of construction, the slump of all concrete placed shall be a minimum of 6 in. (150 mm) at the end of concrete placement.

Devices used to place concrete shall have no aluminum parts in contact with concrete.

When the top of the shaft is at the finished elevation and no further concrete placement above the finished elevation is specified, the top of the shaft shall be level and finished according to Article 503.15(a).

Concrete shall be placed by free fall, tremie, or concrete pump subject to the following conditions.

(a) Free Fall Placement. Concrete shall only be placed by free fall when the rate of water infiltration into the shaft excavation is less than 12 in. (300 mm) per hour and the depth of water in the shaft excavation is less than 3 in. (75 mm) at the time of concrete placement.

Concrete placed by free fall shall fall directly to the base without contacting the reinforcement cage, cross frame stiffeners, or shaft sidewall. Drop chutes may be used to direct concrete to the base during free fall placement.

Drop chutes used to direct placement of free fall concrete shall consist of a smooth tube. Concrete may be placed through either a hopper at the top of the tube or side openings as the drop chute is retrieved during concrete placement. The drop chute shall be supported so that free fall does not exceed 60 ft (18.3 m) for conventional concrete or 30 ft (9.1 m) for self-consolidating concrete. If placement cannot be satisfactorily accomplished by free fall in the opinion of the Engineer, either a tremie or pump shall be used to accomplish the pour.

(b) Tremie and Concrete Pump Placement. Concrete placement shall be according to Article 503.08, except the discharge end of the steel pipe shall remain embedded in the concrete a minimum of 10 ft (3.0 m) throughout concrete placement when displacing slurry or water.

516.14 Construction Tolerances. The following construction tolerances shall apply to all drilled shafts.

(a) Center of Shaft. The center of the drilled shaft shall be within 3 in. (75 mm) of the plan station and offset at the top of the shaft.

- (b) Center of Reinforcement Cage. The center of the reinforcement cage shall be within 1 1/2 in. (40 mm) of plan station and offset at the top of the shaft.
- (c) Vertical Plumbness of Shaft. The out of vertical plumbness of the shaft shall not exceed 1.5 percent.
- (d) Vertical Plumbness of Reinforcement Cage. The out of vertical plumbness of the shaft reinforcement cage shall not exceed 0.83 percent.
- (e) Top of Shaft. The top of the shaft shall be no more than 1 in. (25 mm) above and no more than 3 in. (75 mm) below the plan elevation.
- (f) Top of Reinforcement Cage. The top of the reinforcement cage shall be no more than 1 in. (25 mm) above and no more than 3 in. (75 mm) below the plan elevation.
- (g) Bottom of shaft. Excavation equipment and methods used to complete the shaft excavation shall have a nearly planar bottom. The cutting edges of excavation equipment used to create the bottom of shafts in rock shall be normal to the vertical axis of the shaft within a tolerance of 6.25 percent.

516.15 Method of Measurement. This work will be measured for payment in place and the volume computed in cubic yards (cubic meters). The volume will be computed using the plan diameter of the shaft multiplied by the measured length of the shaft. The length of shaft in soil will be computed as the difference in elevation between the top of the drilled shaft shown on the plans, or as installed as part of the Contractor's installation procedure, and the bottom of the shaft or the top of rock (when present) whichever is higher. The length of shaft in rock will be computed as the difference in elevation between the measured top of rock and the bottom of the shaft.

When permanent casing is specified, it will be measured for payment in place, in feet (meters). Permanent casing installed at the Contractor's option will not be measured for payment.

Reinforcement furnished and installed will be measured for payment according to Article 508.07.

516.16 Basis of Payment. This work will be paid for at the contract unit price per cubic yard (cubic meter) for DRILLED SHAFT IN SOIL, and/or DRILLED SHAFT IN ROCK.

Permanent casing will be paid for at the contract unit price per foot (meter) for PERMANENT CASING.

Reinforcement furnished and installed will be paid for according to Article 508.08. Obstruction mitigation will be paid for according to Article 109.04."

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PREFORMED PAVEMENT JOINT SEAL

Effective: October 4, 2016 Revised: October 23, 2020

<u>Description.</u> This work shall consist of furnishing all labor, equipment and materials necessary to prepare the joint opening and install pavement joint seal(s) at the locations specified. Unless otherwise detailed on the plans, the joint shall be sized for a rated movement of 2 inches (50 mm).

<u>Materials:</u> Unless otherwise specified, one of the following prefabricated joint seals will be permitted.

- (a) Preformed Elastomeric Joint Seal. This material shall be according to Section 1053.01.
- (b) Preformed Pre-compressed, Silicone Coated, Self-Expanding Sealant System. This Sealant system shall be comprised of three components: 1) cellular polyurethane foam impregnated with hydrophobic 100% acrylic, water-based emulsion, factory coated with highway-grade, fuel resistant silicone; 2) field-applied epoxy adhesive primer, 3) field-injected silicone sealant bands.

The preformed, pre-compressed silicone joint seal shall, as a minimum, be according to the following:

- The joint seal shall be held in place by a non-sag, high modulus silicone adhesive.
- The joint seal shall be compatible with the epoxy and header material.
- The joint seal shall withstand the effects of vertical and lateral movements, skew movements and rotational movement without adhesive or cohesive failure.
- The joint seal shall be designed so that, the material is capable of movement of +50%, 50% (100% total) of nominal material size.
- The gland shall not contain any open, unsealed joints along its length in its final condition.
- Changes in plane and direction shall be executed using factory fabricated 90 degree transition assemblies. The transitions shall be watertight at the inside and outside corners through the full movement of the product.
- The depth of the joint shall be recessed 3/4 in. (19 mm) below the riding surface throughout the normal limits of joint movement.
- The joint seal shall be resistant to ultraviolet rays.
- The joint seal shall be resistant to abrasion, oxidation, oils, gasoline, salt, and other materials that may be spilled on or applied to the surface.
- The manufacturer shall certify that the joint composition shall be free of any waxes or wax compounds; asphalts or asphalt compounds.

The joint material shall meet the following physical properties:

Property	Requirement	Test Method
Tensile Strength of Silicone Coating (min)	140 psi	ASTM D 412
UV Resistance of Joint System	No Changes2000 Hours	ASTM C793
Density of Cellular Polyurethane Foam	4.0 lb/ cu ft (200kg/cu m)	ASTM D545
Heat Aging Effects (Silicone Coating)	No cracking, chalking	ASTM C 792
Joint System Operating temp range (min)	-40° F to 185° F	ASTM C 711

The adhesive shall be a two-component, 100% solid, modified epoxy meeting the requirements of ASTM C881, Type I, Grade 3, Class B & C. The adhesive shall also have the following properties:

Property	Requirement	Test method
Tensile Strength	2,500 psi (24 MPa) min.	ASTM D638
Compressive Strength	7000 psi (48 MPa) min.	ASTM D695
Bond Strength (Dry Cure)	2000 psi (28MPa) min	ASTM C882
Water Absorption	0.1% by weight	ASTM D570

The silicone band adhesive shall have the following properties:

Property	Requirement	Test Method
Movement Capability	+50/-50%	ASTM C 719
Elongation at Break	>600%	ASTM D 5893
Slump	≤=0.3"	ASTM D 2202
Hardness (Shore A) max.	20	ASTM C 661
Tack free time (max)	60 minutes	ASTM C 679
Heat Aging Effects	No cracking, chalking	ASTM C 792
Resilience	≥ 75%	ASTM D5329
Bond	0% Adhesive or Cohesive Failure after 5 cycles @100%extension	ASTM D 5329

(c) Performed Silicone Joint Seal. The preformed silicone joint seal used for this item shall conform to the following specifications:

Property	Requirement	Test Method
Rated Movement Capability	+2 ¼ inch total	N/A
Tensile Strength, psi.	1000 min	ASTM D 412
Elongation	400% min	ASTM D 412
Tear (die B)	100 ppi. min	ASTM D 624
Hardness Durometer (Shore A).	55 +/- 5 max	ASTM D 2240
Compression set at 212°F, 70 hrs	30% max	ASTM D 395
Heat Aged Properties	5pt max loss on Durometer	ASTM D 573
Tensile and Elongation % Loss	10 % max	

Table 1Physical Properties of Preformed Silicone Gland

The color of the preformed silicone seal shall be black, made by the addition of Carbon Black fillers which increases UV resistance, tensile strength, and abrasion wear properties.

The locking adhesive shall be non-sag, high modulus silicone adhesive conforming to the following specifications:

Table 2Physical Properties of the Silicone Locking Adhesive

Property	Requirement	Test Method
Tensile Strength, psi.	200 min	ASTM D 412
Elongation, %	450 min	ASTM D 412
Tack Free Time, minutes.	20 max.	ASTM C 679
Cure Time 1/4" bead, hrs	24 max	ASTM C 679
Resistance to U.V.	No cracking, chalking,or degradation	ASTM C793
VOC (g/L)	0	ASTM D 3960

Any rips, tears, or bond failure will be cause for rejection.

The two part epoxy primer shall be supplied for application to the vertical faces of the joint opening. The supplied primer shall be equally as effective when bonded to concrete or steel. This primer shall meet the following criteria:

Property	Requirement	Test Method
Viscosity (cps)	44	ASTM D 2196
Color	Light Amber	Visual
Solids (%)	41	ASTM D 4209
Specific Gravity	0.92	ASTM D 1217
Product Flash Point (°F, T.C.C.)	48	ASTM D 56
Packago Stability	NI/A	One year in tightly
T ackage Stability	IN/ <i>I</i> A	sealed containers
Cleaning	N/A	Mineral Spirits
VOC (g/L)	520	ASTM D 3960

 Table 3

 Physical Properties of Preformed Silicone Joint System Primer

(a) Preformed Inverted EPDM Joint Seal. The preformed inverted EPDM joint seal used for this item shall conform to the following specifications:

Property	Requirement	Test Method
	··· _ _· · · ·	
Rated Movement Capability	Up To 5 inch total	N/A
Tensile Strength, psi.	1200 psi min	ASTM D 412
Elongation	400 % min	ASTM D 412
Tear (Die C)	150 pli. min	ASTM D 624
Durometer Content	50 +/- 5 max	ASTM D 2240
Water Resistance (70 hrs @ 100c)	10% max	ASTM D 471
Ozone Resistance	100 min	ASTM D 1171

Table 1Physical Properties of Preformed Silicone Gland

Table 2Physical Properties of the V-Epoxy-R

V-Epoxy-R adhesive meets the requirements of ASTM C881 Type III, Grade 2. The adhesive shall also have the following properties:

Property	Requirement	Test Method
Color	Gray	Visual
Viscosity	45,000 CP (typ.)	N/A
Gel Time (minutes)	30 min.	ASTM C 881
Shelf Life (Separate Sealed Containers)	12 Months	N/A
Resistance to U.V.	No cracking, chalking,or degradation	ASTM C793
VOC (g/L)	0	ASTM D 3960

Any rips, tears, or bond failure will be cause for rejection.

(e) Bonded Preformed Joint Seal. This joint system shall consist of preformed elastomeric seal bonded to the side walls of the joint opening using an adhesive as specified by the Manufacturer of the joint seal.

The bonded preformed joint seal shall be according to Table 1 of ASTM D2628 with the following exceptions: Compression set shall not be over 40 percent when tested according to Method B (Modified) of ASTM D 395 after 70 hours at 212 °F (100 °C). The Compression-Deflection requirement will not apply to the bonded preformed joint seal.

The adhesive shall be epoxy base, dual component, which resists salt, diluted acids, alkalis, solvents, greases, oils, moisture, sunlight and weathering. Temperatures up to 200 °F (93 °C) shall not reduce bond strength. At 68 °F (20 °C), the bond strength shall be a minimum of 1000 psi (6.9 MPa) within 24 hours.

Any primers or cleaning solutions used on the faces of the joint or on the profile of the sides of the bonded preformed joint seal shall be supplied by the manufacturer of the bonded preformed joint seal.

Any additional installation materials and adhesive for splicing joint sections shall be as supplied by the manufacturer of the preformed joint seal.

The Contractor shall submit the Manufacturer's material certification documentation stating that their materials meet the applicable requirements of this specification for the joint seal(s) installed.

CONSTRUCTION REQUIREMENTS

<u>General.</u> The Contractor shall furnish the Engineer with the manufacturer's product information and installation procedures at least two weeks prior to installation.

The minimum ambient air temperature in which the joint seal can be installed is 40° F (4.4° C) and rising, except for bonded preformed joint seals which shall not be installed when temperatures below 50 °F (10 °C) are predicted within a 48 hour period.

The joint surface shall be completely dry before installing the Joint Seal. For newly placed concrete, the concrete shall be fully cured and allowed to dry out a minimum of seven additional days prior to placement of the seal. Cold, wet, inclement weather will require an extended drying time.

The Joint Seal shall not be installed immediately after precipitation or if precipitation is forecasted for the day. Joint preparation and installation of Joint Seal shall be done during the same day.

<u>Surface Preparation</u>. Surface preparation shall be according to the joint seal manufacturer's written instructions.

After surface preparation is completed, the joint shall be cleaned of debris using compressed air with a minimum pressure of 90 psi (620 kPa). The air compressor shall be equipped with traps to prevent the inclusion of water and/or oil in the air line. The compressed air shall be according to the cleanliness requirements of ASTM D 4285.

When priming is required per the manufacturer's instruction, this operation shall immediately follow cleaning.

<u>Joint Installation</u>. The Joint installation shall be per the manufacturer's instructions; special attention shall be given to insure the joint seal is properly recessed below the top of the riding surface as recommended by the manufacturer.

For bonded joint seals the seal shall be inserted into the joint and held tightly against both sides of the joint until sufficient bond strength has been developed to resist the expected expansion forces.

<u>Opening to traffic.</u> As these joint systems are supposed to be recessed below the top of the riding surface, there should be no restriction, based on the joint seal installation, on when these joints can be reopened to traffic.

Method of Measurement. The installed prefabricated joint seal will not be measured for payment.

<u>Basis of Payment.</u> The prefabricated joint seal will not be paid for separately but shall be considered included in the cost of the adjacent concrete work involved.

CROSSHOLE SONIC LOGGING TESTING OF DRILLED SHAFTS

Effective: April 20, 2016 Revised: August 9, 2019

<u>Description.</u> This work shall consist of furnishing and installing materials and equipment necessary to install access ducts in all drilled shafts of structures identified on the plans, and to perform Crosshole Sonic Logging (CSL) testing of selected drilled shafts on these structures. This work shall be according to Illinois Modified ASTM D6760. This work also includes analysis of the CSL data, preparation of reports summarizing the CSL data, and investigating anomalies identified in the CSL data. This work shall also include grouting of all access ducts after testing and approval by the Engineer.

Materials. Materials shall be according to the following.

(a) Nonshrink Grout (Note 1)......1024.02
 Note 1. Grout shall attain a minimum strength equal to the required strength of the drilled shaft concrete at 14 days.

<u>Qualifications.</u> A consulting firm experienced in CSL testing shall conduct this work. The CSL consulting firm shall be a company independent from the Contractor with a minimum of 3 years of experience in performing CSL testing of drilled shafts. The individual employee of the CSL consulting firm performing analysis of the CSL data and preparing the report shall be an Illinois Licensed Professional Engineer and have experience on a minimum of 5 projects performing CSL testing of drilled shafts.

The name, contact information, and qualifications of the CSL consulting firm, including the names and experience of the individual employees performing and analyzing the test results and preparing the report, shall be submitted to the Engineer at least 30 days prior to drilled shaft construction.

<u>Construction</u>. Access ducts shall be placed in all drilled shafts for the structures indicated on the plans, attached to the reinforcement cage and situated symmetrically around the diameter of the shaft according to the Illinois Modified ASTM D6760. The Engineer will determine which drilled shafts shall have CSL testing performed after the concrete has been placed in the drilled shafts, and may direct additional tests, if necessary, due to problems encountered or observed during drilled shaft construction.

After permission is given by the Engineer, the access ducts shall be grouted. The grout shall be placed with a pump, starting at the bottom of each access duct.

Superimposed loads, either dead or live, shall not be applied to a drilled shaft until CSL testing is completed, CSL reports have been submitted, any necessary repairs have been completed, access ducts have been grouted, and permission has been granted by the Engineer.

<u>Reports.</u> Reports shall be according to Illinois Modified ASTM D6760. Each anomalous zone detected by the CSL testing shall be identified and discussed in the report. An anomalous zone shall be defined as areas where velocity reduction exceeds 20 percent of the average velocity of properly placed and cured shaft concrete at the time of testing.

<u>Anomalies.</u> If anomalies are identified, they shall be investigated by coring or other methods approved by the Engineer.

<u>Correction of Drilled Shaft Defects.</u> When testing determines that a defect is present, the Engineer will direct the Contractor to submit remedial measures for approval. No compensation will be made for remedial work, or losses, or damage, due to remedial work of drilled shafts found defective or not in accordance with the drilled shaft specifications or plans. Modifications to the drilled shaft design, or any load transfer mechanisms required by the remedial action, must be designed, detailed, and sealed by an Illinois Licensed Structural Engineer, and submitted for approval.

<u>Method of Measurement.</u> Installation and grouting of access ducts will be measured for payment per shaft by the linear foot of drilled shaft(s) with access ducts.

CSL testing, analysis, and reporting will be measured for payment by each drilled shaft foundation tested.

Investigation of anomalies will not be measured for payment.

<u>Basis of Payment.</u> Installation and grouting of access ducts will be paid for at the contract unit price per foot for CROSSHOLE SONIC LOGGING ACCESS DUCTS. CSL testing, analysis, and reporting will be paid for at the contract unit price per each for CROSSHOLE SONIC LOGGING TESTING.

ILLINOIS MODIFIED ASTM D6760

Effective Date: August 9, 2019

Standard Test Method for

Integrity Testing of Concrete Deep Foundations by Ultrasonic Crosshole Testing

Reference ASTM D6760-14

ASTM SECTION	Illinois Modification		
3.1.1	Revise this section as follows:		
	access ducts, n – preformed steel tubes or drilled boreholes, placed		
	in the concret	e to allow probe entry ir	pairs to measure pulse
	transmission i	in the concrete between	the probes.
6.1	Revise the se	cond sentence of this se	ection as follows:
	The tubes sha	all be mild steel.	
	Delete the thi	rd, fourth, and fifth sente	ences of this section.
7.1.1	Revise this se	ection as follows:	
	The access d	ucts shall be installed di	uring construction of the drilled
	shaft.		
	For drilled sha	atts foundations, access	ducts shall be provided
	according to t	he following table.	
		Reinforcing Cage	Number of access ducts
		Diameter (feet)	
		≤ 4.0	3
		4.1 to 5.0	4
		5.1 to 7.0	6
		> 7.0	8
	Access ducts	shall be spread equally	around the perimeter and
	spaced at an	equal distance from the	axis.
	Delete Fig. 4		
710	Delete Fig. 4.		
7.1.2	The exterior tube surface shall be free from contamination (for		
	example oil dirt loose rust mill scale etc.) to ensure a good bond		
	between the tube surface and the surrounding concrete		
7.1.3	Delete the thi	rd sentence of this section	on.

ILLINOIS MODIFIED ASTM D6760

Effective Date: August 9, 2019

Standard Test Method for

Integrity Testing of Concrete Deep Foundations by Ultrasonic Crosshole Testing

Reference ASTM D6760-14

7.2	Revise the first sentence of this section as follows: The access tubes shall be installed such that their bottom is within 4 inches of the bottom of the concrete deep foundation element so that the bottom condition can be tested.
	Revise the sixth sentence of this section as follows: Access tubes shall be filled with water prior to concrete placement to assure good bonding of the concrete to the tube after the concrete cools. The access tubes shall be kept full of water until the tubes are grouted.
7.3	Revise the first sentence of this section as follows: In cases where drilled shafts to be tested have access ducts that do not permit passage of the probes, do not retain water, are not plumb, are debonded from the concrete, or cannot be used for testing for other reasons, drilled boreholes shall be used to provide probe access.
7.4.2	Revise the second sentence of this section as follows: The tests shall be performed no later than 21 days after concrete casting.
7.6	Delete this section.
7.8.1	Revise the first sentence of this section as follows: If the ultrasonic profile indicates an anomaly, then the suspect anomaly zone shall be further investigated by special test procedures such as fan shaped tests, tests with the probes raised at a fixed offset distance, or other tomographical techniques (1, 2).
7.8.2	Delete Note 5 of this section.

THERMAL INTEGRITY PROFILE TESTING OF DRILLED SHAFTS

Effective: April 20, 2016

<u>Description.</u> This work shall consist of furnishing and installing materials and equipment necessary to perform Thermal Integrity Profile (TIP) testing of drilled shafts according to Illinois Modified ASTM D7949, Method B. Data collection using embedded thermal sensors shall be performed on all drilled shafts of structures identified on the plans. Analysis and reports shall be performed on selected drilled shafts. This work includes collection and analysis of the TIP data, preparation of reports summarizing the TIP data, and investigating anomalies identified in the TIP data.

<u>Qualifications.</u> A consulting firm experienced in TIP testing shall direct this work. The TIP consulting firm shall be a company independent from the Contractor with experience in performing TIP testing of drilled shafts. The individual evaluating the TIP data and preparing the report shall be an Illinois Licensed Professional Engineer and have experience on a minimum of 3 TIP projects performing TIP testing of drilled shafts.

The name, contact information, and qualifications of the TIP consulting firm, including the names and experience of the individual employees directing the work, analyzing the test data, and preparing the report, shall be submitted to the Engineer at least 30 days prior to drilled shaft construction.

<u>Training.</u> The TIP Consultant shall provide on-site instruction to the Contractor on the installation of the embedded thermal sensors, use of the data recording apparatus, use of the processing and display apparatus, and methods of transferring data to the TIP Consultant.

The TIP Consultant shall provide on-site instruction to the Engineer on how to perform a preliminary analysis of the data to determine if an analysis and report is necessary.

<u>Construction.</u> Embedded thermal sensors shall be attached to the reinforcement cage in vertical arrays, situated symmetrically around the diameter of the shaft according to the Illinois Modified ASTM D7949, Method B. Embedded thermal sensors shall be checked for functionality after the reinforcing cage has been placed in the shaft excavation. Any embedded thermal sensors that are not functioning correctly shall be removed and replaced.

In wet installations, embedded thermal sensors shall have enough lead in wire to allow for connection of the recording apparatus above the water.

The TIP data shall be provided to the Engineer so the Engineer can perform a preliminary evaluation of the data to determine which drilled shafts shall have a TIP analysis and report completed. The Engineer may direct additional analysis and reports, if necessary, due to problems encountered or observed during drilled shaft construction.

Superimposed loads, either dead or live, shall not be applied to a drilled shaft until TIP testing is completed, TIP reports have been submitted, any necessary repairs have been completed, and permission has been granted by the Engineer.

<u>Reports.</u> Reports shall be according to Illinois Modified ASTM D7949.

<u>Anomalies.</u> If anomalies are identified, they shall be investigated by coring or other methods approved by the Engineer.

<u>Correction of Drilled Shaft Defects.</u> When testing determines that a defect is present, the Engineer will direct the Contractor to submit remedial measures for approval. No compensation will be made for remedial work, or losses, or damage, due to remedial work of drilled shafts found defective or not in accordance with the drilled shaft specifications or plans. Modifications to the drilled shaft design, or any load transfer mechanisms required by the remedial action, must be designed, detailed, and sealed by an Illinois Licensed Structural Engineer, and submitted for approval.

<u>Method of Measurement.</u> TIP testing materials and equipment will be measured for payment per shaft by the linear foot of drilled shaft(s) instrumented.

TIP test analysis and reporting will be measured for payment for each drilled shaft analysis and report prepared.

Investigation of anomalies will not be measured for payment.

<u>Basis of Payment.</u> TIP materials and equipment will be paid for at the contract unit price per foot for THERMAL INTEGRITY PROFILE DATA COLLECTION. TIP analysis and reporting will be paid for at the contract unit price per each for THERMAL INTEGRITY PROFILE TESTING.

ILLINOIS MODIFIED ASTM D7949, Method B Effective Date: April 20, 2016

Standard Test Method for

Thermal Integrity Profiling of Concrete Deep Foundations, Method B

Reference ASTM D7949-14

IMPORTANT: The Department will specify Method B only. All references to the Method A procedure shall be disregarded, including but not limited to references to thermal probes, access ducts, depth-measuring device, and so on.

ASTM SECTION	Illinois Modification			
3.2	Add the following to this section:			
	3.2.12 anomaly, n - irregularity or series of irregularities observed in			
	a thermal profile indicating a possible flaw.			
6.1, 6.2, 6.2.1, 6.2.2, 6.3, 6.3.1, 6.3.2, 6.3.3, & 6.3.4	Delete these sections.			
6.4.1	Revise the first sentence of this section as follows:			
	The recording apparatus shall record depth and temperature data			
	from each group of embedded thermal sensors at a depth interval of			
	no greater than 300 mm.			
7.1	Revise this section as follows: The embedded thermal sensors shall be installed during construction of the foundation element. The location plan shall provide access locations for embedded thermal sensors according to the following			
	table.			
		Reinforcing Cage Diameter (feet)	Number of access locations for embedded thermal	
			sensors	
		≤ 5.0	4	
		5.1 to 7.0	6	
		7.1 to 9.0	8	
		9.1 to 11.0	10	
		11.1 to 13.0	12	
		> 13.0	14	
	Access locations for embedded thermal sensors shall be spread			
	equally around the perimeter and spaced at an equal distance from			
	the axis, and the sensor levels shall be the same for all of the access			
	locations with a maximum depth interval between levels of 300 mm.			
	Fig 3 illustrates several plan layout configurations for the access			
	locations.			

ILLINOIS MODIFIED ASTM D7949, Method B

Effective Date: April 20, 2016

Standard Test Method for

Thermal Integrity Profiling of Concrete Deep Foundations, Method B

Reference ASTM D7949-14

ASTM SECTION	Illinois Modification
7.2, 7.2.1, 7.2.2, 7.2.3,	Delete these sections.
& 7.2.4	
7.1.2	Revise this section as follows:
	Temperature measurements shall be performed starting at the
	beginning of concrete placement in the element and terminating a
	minimum of 12 hours after the peak temperature of the concrete has
	been reached.
7.4, 7.4.1, 7.4.2, 7.4.3,	Delete these sections.
7.4.4, 7.4.5, 7.4.6,	
7.4.7, 7.4.8, & 7.4.9	
7.5.3	Revise this section as follows:
	Connect each embedded thermal sensor to the Recording Apparatus.
	Start recording temperature data to the nearest 0.1°C prior to
	concrete placement. Record temperatures periodically at intervals
	not to exceed 15 minutes. Testing shall be terminated only after a
	minimum of 12 hours has elapsed after the peak temperature of the
	concrete has been reached.
7.6.1	Delete this section.

ERECTION OF BRIDGE GIRDERS OVER OR ADJACENT TO RAILROADS

Effective: August 9, 2019

Description: In addition to the requirements of Article 504.06(d) and 505.08(e), the following shall apply.

The Contractor or sub-Contractor performing the erection of steel or concrete beams or girders over, or adjacent to (within 25 ft. of), active railroad tracks shall submit an erection plan to the Engineer for approval prior to starting the work.

<u>Erection Plan</u>: The Erection Contractor shall retain the services of an Illinois Licensed Structural Engineer for the completion of a project-specific erection plan. The structural engineer, herein referred to as the Erection Engineer, shall sign and seal the erection plan, drawings, and calculations for the proposed erection of the structural beams or girders.

The erection plan shall be complete in detail for all phases, stages, and conditions anticipated during erection. The erection plan shall include structural calculations and supporting documentation necessary to completely describe and document the means, methods, temporary support positions, and loads necessary to safely erect the structural members in conformance with the contract documents and as outlined herein. The erection plans shall address and account for all items pertinent to the erection including such items as sequencing, falsework, temporary shoring and/or bracing, girder stability, crane positioning and movement, means of access, pick points, girder shape, permissible deformations and roll, interim/final plumbness, cross frame/diaphragm placement and connections, bolting and anchor bolt installation sequences and procedures, and blocking and anchoring of bearings. The Erection Contractor shall be responsible for the stability of the partially erected structure during all phases of erection.

The erection plans and procedures shall be submitted to the Engineer for review and acceptance prior to starting the work. Review, acceptance and/or comments by the Department shall not be construed to guarantee the safety or final acceptability of the work or compliance with all applicable specifications, codes, or contract requirements, and shall neither relieve the Contractor of the responsibility and liability to comply with these requirements, nor create liability for the Department. Significant changes to the erection plan in the field must be approved by the Erection Engineer and accepted by the Engineer for the Department.

Basis of Payment: This work shall not be paid for separately but shall be included in the applicable pay items according to Article 504.08 or 505.13 of the Standard Specifications.

BAR SPLICERS

Effective: September 2, 2022 Revised: December 9, 2022

Add the following to Article 508.08(b):

When bar splicers are epoxy-coated, all damaged or uncoated areas near the threaded ends shall be coated with a two-part epoxy according to ASTM D 3963 (D 3963M). All threaded ends of Stage II construction threaded splicer bars shall be coated according to ASTM D 3963 or dipped in an epoxy-mastic primer prior to joining the Stage II construction threaded splicer bar to the threaded coupler.

Add the following to Article 1006.10(a)(1)g:

For bar splicers with welded connections between the threaded coupler and threaded rod, the Stage I construction threaded splicer bar shall be welded to the threaded coupler using an all-around fillet weld.

REQUIRED CONTRACT PROVISIONS FEDERAL-AID CONSTRUCTION CONTRACTS

- I. General
- II. Nondiscrimination
- III. Non-segregated Facilities
- IV. Davis-Bacon and Related Act Provisions
- V. Contract Work Hours and Safety Standards Act Provisions
- VI. Subletting or Assigning the Contract
- VII. Safety: Accident Prevention
- VIII. False Statements Concerning Highway Projects
- IX. Implementation of Clean Air Act and Federal Water Pollution Control Act
- X. Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion
- XI. Certification Regarding Use of Contract Funds for Lobbying
- XII. Use of United States-Flag Vessels:

ATTACHMENTS

A. Employment and Materials Preference for Appalachian Development Highway System or Appalachian Local Access Road Contracts (included in Appalachian contracts only)

I. GENERAL

1. Form FHWA-1273 must be physically incorporated in each construction contract funded under title 23, United States Code, as required in 23 CFR 633.102(b) (excluding emergency contracts solely intended for debris removal). The contractor (or subcontractor) must insert this form in each subcontract and further require its inclusion in all lower tier subcontracts (excluding purchase orders, rental agreements and other agreements for supplies or services). 23 CFR 633.102(e).

The applicable requirements of Form FHWA-1273 are incorporated by reference for work done under any purchase order, rental agreement or agreement for other services. The prime contractor shall be responsible for compliance by any subcontractor, lower-tier subcontractor or service provider. 23 CFR 633.102(e).

Form FHWA-1273 must be included in all Federal-aid designbuild contracts, in all subcontracts and in lower tier subcontracts (excluding subcontracts for design services, purchase orders, rental agreements and other agreements for supplies or services) in accordance with 23 CFR 633.102. The designbuilder shall be responsible for compliance by any subcontractor, lower-tier subcontractor or service provider.

Contracting agencies may reference Form FHWA-1273 in solicitation-for-bids or request-for-proposals documents, however, the Form FHWA-1273 must be physically incorporated (not referenced) in all contracts, subcontracts and lower-tier subcontracts (excluding purchase orders, rental agreements and other agreements for supplies or services related to a construction contract). 23 CFR 633.102(b).

2. Subject to the applicability criteria noted in the following sections, these contract provisions shall apply to all work

performed on the contract by the contractor's own organization and with the assistance of workers under the contractor's immediate superintendence and to all work performed on the contract by piecework, station work, or by subcontract. 23 CFR 633.102(d).

3. A breach of any of the stipulations contained in these Required Contract Provisions may be sufficient grounds for withholding of progress payments, withholding of final payment, termination of the contract, suspension / debarment or any other action determined to be appropriate by the contracting agency and FHWA.

4. Selection of Labor: During the performance of this contract, the contractor shall not use convict labor for any purpose within the limits of a construction project on a Federal-aid highway unless it is labor performed by convicts who are on parole, supervised release, or probation. 23 U.S.C. 114(b). The term Federal-aid highway does not include roadways functionally classified as local roads or rural minor collectors. 23 U.S.C. 101(a).

II. NONDISCRIMINATION (23 CFR 230.107(a); 23 CFR Part 230, Subpart A, Appendix A; EO 11246)

The provisions of this section related to 23 CFR Part 230, Subpart A, Appendix A are applicable to all Federal-aid construction contracts and to all related construction subcontracts of \$10,000 or more. The provisions of 23 CFR Part 230 are not applicable to material supply, engineering, or architectural service contracts.

In addition, the contractor and all subcontractors must comply with the following policies: Executive Order 11246, 41 CFR Part 60, 29 CFR Parts 1625-1627, 23 U.S.C. 140, Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. 794), Title VI of the Civil Rights Act of 1964, as amended (42 U.S.C. 2000d et seq.), and related regulations including 49 CFR Parts 21, 26, and 27; and 23 CFR Parts 200, 230, and 633.

The contractor and all subcontractors must comply with: the requirements of the Equal Opportunity Clause in 41 CFR 60-1.4(b) and, for all construction contracts exceeding \$10,000, the Standard Federal Equal Employment Opportunity Construction Contract Specifications in 41 CFR 60-4.3.

Note: The U.S. Department of Labor has exclusive authority to determine compliance with Executive Order 11246 and the policies of the Secretary of Labor including 41 CFR Part 60, and 29 CFR Parts 1625-1627. The contracting agency and the FHWA have the authority and the responsibility to ensure compliance with 23 U.S.C. 140, Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. 794), and Title VI of the Civil Rights Act of 1964, as amended (42 U.S.C. 2000d et seq.), and related regulations including 49 CFR Parts 21, 26, and 27; and 23 CFR Parts 200, 230, and 633.

The following provision is adopted from 23 CFR Part 230, Subpart A, Appendix A, with appropriate revisions to conform to the U.S. Department of Labor (US DOL) and FHWA requirements. 1. Equal Employment Opportunity: Equal Employment Opportunity (EEO) requirements not to discriminate and to take affirmative action to assure equal opportunity as set forth under laws, executive orders, rules, regulations (see 28 CFR Part 35, 29 CFR Part 1630, 29 CFR Parts 1625-1627, 41 CFR Part 60 and 49 CFR Part 27) and orders of the Secretary of Labor as modified by the provisions prescribed herein, and imposed pursuant to 23 U.S.C. 140, shall constitute the EEO and specific affirmative action standards for the contractor's project activities under this contract. The provisions of the Americans with Disabilities Act of 1990 (42 U.S.C. 12101 et seq.) set forth under 28 CFR Part 35 and 29 CFR Part 1630 are incorporated by reference in this contract. In the execution of this contract, the contractor agrees to comply with the following minimum specific requirement activities of EEO:

a. The contractor will work with the contracting agency and the Federal Government to ensure that it has made every good faith effort to provide equal opportunity with respect to all of its terms and conditions of employment and in their review of activities under the contract. 23 CFR 230.409 (g)(4) & (5).

b. The contractor will accept as its operating policy the following statement:

"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, sexual orientation, gender identity, color, national origin, age or disability. 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, preapprenticeship, and/or on-the-job training."

2. EEO Officer: The contractor will designate and make known to the contracting officers an EEO Officer who will have the responsibility for and must be capable of effectively administering and promoting an active EEO program and who must be assigned adequate authority and responsibility to do so.

3. Dissemination of Policy: All members of the contractor's staff who are authorized to hire, supervise, promote, and discharge employees, or who recommend such action or are substantially involved in such action, will be made fully cognizant of and will implement the contractor's EEO policy and contractual responsibilities to provide EEO 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:

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 EEO 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, covering all major aspects of the contractor's EEO obligations within thirty days following their reporting for duty with the contractor.

c. All personnel who are engaged in direct recruitment for the project will be instructed by the EEO Officer in the contractor's procedures for locating and hiring minorities and women. d. Notices and posters setting forth the contractor's EEO policy will be placed in areas readily accessible to employees, applicants for employment and potential employees.

e. The contractor's EEO 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.

4. Recruitment: When advertising for employees, the contractor will include in all advertisements for employees the notation: "An Equal Opportunity Employer." All such advertisements will be placed in publications having a large circulation among minorities and women in the area from which the project work force would normally be derived.

a. 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 minorities and women. To meet this requirement, the contractor will identify sources of potential minority group employees and establish with such identified sources procedures whereby minority and women applicants may be referred to the contractor for employment consideration.

b. In the event the contractor has a valid bargaining agreement providing for exclusive hiring hall referrals, the contractor is expected to observe the provisions of that agreement to the extent that the system meets the contractor's compliance with EEO contract provisions. Where implementation of such an agreement has the effect of discriminating against minorities or women, or obligates the contractor to do the same, such implementation violates Federal nondiscrimination provisions.

c. The contractor will encourage its present employees to refer minorities and women as applicants for employment. Information and procedures with regard to referring such applicants will be discussed with employees.

5. 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, sexual orientation, gender identity, national origin, age or disability. The following procedures shall be followed:

a. The contractor will conduct periodic inspections of project sites to ensure 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 its 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 their avenues of appeal.

6. Training and Promotion:

a. The contractor will assist in locating, qualifying, and increasing the skills of minorities and women who are applicants for employment or current employees. Such efforts should be aimed at developing full journey level status employees in the type of trade or job classification involved.

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). In the event a special provision for training is provided under this contract, this subparagraph will be superseded as indicated in the special provision. The contracting agency may reserve training positions for persons who receive welfare assistance in accordance with 23 U.S.C. 140(a).

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

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

7. Unions: If the contractor relies in whole or in part upon unions as a source of employees, the contractor will use good faith efforts to obtain the cooperation of such unions to increase opportunities for minorities and women. 23 CFR 230.409. 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 good faith efforts to develop, in cooperation with the unions, joint training programs aimed toward qualifying more minorities and women for membership in the unions and increasing the skills of minorities and women so that they may qualify for higher paying employment.

b. The contractor will use good faith efforts to incorporate an EEO 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, sexual orientation, gender identity, national origin, age, or disability.

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 contracting agency and shall set forth what efforts have been made to obtain such information.

d. In the event the union is unable to provide the contractor with a reasonable flow of 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, sexual orientation, gender identity, national origin, age, or disability; making full efforts to obtain qualified and/or qualifiable minorities and women. The failure of a union to provide sufficient referrals (even though it is obligated to provide exclusive referrals under the terms of a collective bargaining agreement) does not relieve the contractor from the requirements of this paragraph. 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 contracting agency.

8. Reasonable Accommodation for Applicants /

Employees with Disabilities: The contractor must be familiar with the requirements for and comply with the Americans with Disabilities Act and all rules and regulations established thereunder. Employers must provide reasonable accommodation in all employment activities unless to do so would cause an undue hardship.

9. Selection of Subcontractors, Procurement of Materials and Leasing of Equipment: The contractor shall not

discriminate on the grounds of race, color, religion, sex, sexual orientation, gender identity, national origin, age, or disability in the selection and retention of subcontractors, including procurement of materials and leases of equipment. The contractor shall take all necessary and reasonable steps to ensure nondiscrimination in the administration of this contract.

a. The contractor shall notify all potential subcontractors, suppliers, and lessors of their EEO obligations under this contract.

b. The contractor will use good faith efforts to ensure subcontractor compliance with their EEO obligations.

10. Assurances Required:

a. The requirements of 49 CFR Part 26 and the State DOT's FHWA-approved Disadvantaged Business Enterprise (DBE) program are incorporated by reference.

b. The contractor, subrecipient or subcontractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The contractor shall carry out applicable requirements of 49 CFR part 26 in the award and administration of DOT-assisted contracts. Failure by the contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as the recipient deems appropriate, which may include, but is not limited to:

(1) Withholding monthly progress payments;

- (2) Assessing sanctions;
- (3) Liquidated damages; and/or

(4) Disqualifying the contractor from future bidding as non-responsible.

c. The Title VI and nondiscrimination provisions of U.S. DOT Order 1050.2A at Appendixes A and E are incorporated by reference. 49 CFR Part 21.

11. Records and Reports: The contractor shall keep such records as necessary to document compliance with the EEO requirements. Such records shall be retained for a period of three years following the date of the final payment to the contractor for all contract work and shall be available at reasonable times and places for inspection by authorized representatives of the contracting agency and the FHWA.

a. The records kept by the contractor shall document the following:

(1) The number and work hours of minority and nonminority group members and women employed in each work classification on the project;

(2) The progress and efforts being made in cooperation with unions, when applicable, to increase employment opportunities for minorities and women; and

(3) The progress and efforts being made in locating, hiring, training, qualifying, and upgrading minorities and women.

b. The contractors and subcontractors will submit an annual report to the contracting agency each July for the duration of the project indicating the number of minority, women, and nonminority group employees currently engaged in each work classification required by the contract work. This information is to be reported on Form FHWA-1391. The staffing data should represent the project work force on board in all or any part of the last payroll period preceding the end of July. If on-the-job training is being required by special provision, the contractor will be required to collect and report training data. The employment data should reflect the work force on board during all or any part of the last payroll period preceding the end of July.

III. NONSEGREGATED FACILITIES

This provision is applicable to all Federal-aid construction contracts and to all related construction subcontracts of more than \$10,000. 41 CFR 60-1.5.

As prescribed by 41 CFR 60-1.8, the contractor must ensure that facilities provided for employees are provided in such a manner that segregation on the basis of race, color, religion, sex, sexual orientation, gender identity, or national origin cannot result. The contractor may neither require such segregated use by written or oral policies nor tolerate such use by employee custom. The contractor's obligation extends further to ensure that its employees are not assigned to perform their services at any location under the contractor's control where the facilities are segregated. The term "facilities" includes waiting rooms, work areas, restaurants and other eating areas, time clocks, restrooms, washrooms, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing provided for employees. The contractor shall provide separate or single-user restrooms and necessary dressing or sleeping areas to assure privacy between sexes.

IV. DAVIS-BACON AND RELATED ACT PROVISIONS

This section is applicable to all Federal-aid construction projects exceeding \$2,000 and to all related subcontracts and lower-tier subcontracts (regardless of subcontract size), in accordance with 29 CFR 5.5. The requirements apply to all projects located within the right-of-way of a roadway that is functionally classified as Federal-aid highway. 23 U.S.C. 113. This excludes roadways functionally classified as local roads or rural minor collectors, which are exempt. 23 U.S.C. 101. Where applicable law requires that projects be treated as a project on a Federal-aid highway, the provisions of this subpart will apply regardless of the location of the project. Examples include: Surface Transportation Block Grant Program projects funded under 23 U.S.C. 133 [excluding recreational trails projects], the Nationally Significant Freight and Highway Projects funded under 23 U.S.C. 117, and National Highway Freight Program projects funded under 23 U.S.C. 167.

The following provisions are from the U.S. Department of Labor regulations in 29 CFR 5.5 "Contract provisions and related matters" with minor revisions to conform to the FHWA- 1273 format and FHWA program requirements.

1. Minimum wages (29 CFR 5.5)

a. All laborers and mechanics employed or working upon the site of the work, will be paid unconditionally and not less often 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 amount of wages and bona fide fringe benefits (or cash equivalents thereof) due at time of payment computed at rates not less than those contained in the wage determination of the Secretary of Labor which is attached hereto and made a part hereof, regardless of any contractual relationship which may be alleged to exist between the contractor and such laborers and mechanics.

Contributions made or costs reasonably anticipated for bona fide fringe benefits 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 paragraph 1.d. of this section; also, regular contributions made or costs incurred for more than a weekly period (but not less often than quarterly) under plans, funds, or programs which cover the particular weekly period, are deemed to be constructively made or incurred during such weekly period. Such laborers and mechanics shall be paid the appropriate wage rate and fringe benefits on the wage determination for the classification of work actually performed, without regard to skill, except as provided in 29 CFR 5.5(a)(4). Laborers or mechanics performing work in more than one classification may be compensated at the rate specified for each classification for the time actually worked therein: Provided, That the employer's payroll records accurately set forth the time spent in each classification in which work is performed. The wage determination (including any additional classification and wage rates conformed under paragraph 1.b. of this section) and the Davis-Bacon poster (WH-1321) shall be posted at all times by the contractor and its subcontractors at the site of the work in a prominent and accessible place where it can be easily seen by the workers.

b. (1) The contracting officer shall require that any class of laborers or mechanics, including helpers, which is not listed in the wage determination and which is to be employed under the contract shall be classified in conformance with the wage determination. The contracting officer shall approve an additional classification and wage rate and fringe benefits therefore only when the following criteria have been met:

(i) The work to be performed by the classification requested is not performed by a classification in the wage determination; and

(ii) The classification is utilized in the area by the construction industry; and

(iii) The proposed wage rate, including any bona fide fringe benefits, bears a reasonable relationship to the wage rates contained in the wage determination.

(2) If the contractor and the laborers and mechanics to be employed in the classification (if known), or their representatives, and the contracting officer agree on the classification and wage rate (including the amount designated for fringe benefits where appropriate), a report of the action taken shall be sent by the contracting officer to the Administrator of the Wage and Hour Division, U.S. Department of Labor, Washington, DC 20210. The Administrator, or an authorized representative, will approve, modify, or disapprove every additional classification action within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.

(3) In the event the contractor, the laborers or mechanics to be employed in the classification or their representatives, and the contracting officer do not agree on the proposed classification and wage rate (including the amount designated for fringe benefits, where appropriate), the contracting officer shall refer the questions, including the views of all interested parties and the recommendation of the contracting officer, to the Administrator for determination. The Administrator, or an authorized representative, will issue a determination within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.

(4) The wage rate (including fringe benefits where appropriate) determined pursuant to paragraphs 1.b.(2) or 1.b.(3) of this section, shall be paid to all workers performing work in the classification under this contract from the first day on which work is performed in the classification.

c. 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 rate, the contractor shall either pay the benefit as stated in the wage determination or shall pay another bona fide fringe benefit or an hourly cash equivalent thereof.

d. If the contractor does not make payments to a trustee or other third person, the contractor may consider as part of the wages of any laborer or mechanic the amount of any costs reasonably anticipated in providing bona fide fringe benefits under a plan or program, Provided, That 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.

2. Withholding (29 CFR 5.5)

The contracting agency shall upon its own action or upon written request of an authorized representative of the Department of Labor, withhold or cause to be withheld from the contractor under this contract, or any other Federal contract with the same prime contractor, or any other federally- assisted contract subject to Davis-Bacon prevailing wage requirements, which is held by the same prime contractor, so much of the accrued payments or advances as may be considered necessary to pay laborers and mechanics, including apprentices, trainees, and helpers, employed by the contractor or any subcontractor the full amount of wages required by the contract. In the event of failure to pay any laborer or mechanic, including any apprentice, trainee, or helper, employed or working on the site of the work, all or part of the wages required by the contract, the contracting agency 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.

3. Payrolls and basic records (29 CFR 5.5)

a. Payrolls and basic records relating thereto shall be maintained by the contractor during the course of the work and preserved for a period of three years thereafter for all laborers and mechanics working at the site of the work. Such records shall contain the name, address, and social security number of each such worker, his or her correct classification, hourly rates of wages paid (including rates of contributions or costs anticipated for bona fide fringe benefits or cash equivalents thereof of the types described in section 1(b)(2)(B) of the Davis-Bacon Act), daily and weekly number of hours worked, deductions made and actual wages paid. Whenever the Secretary of Labor has found under 29 CFR 5.5(a)(1)(iv) 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. Contractors employing apprentices or trainees under approved programs shall maintain written evidence of the registration of apprenticeship programs and certification of trainee programs, the registration of the apprentices and trainees, and the ratios and wage rates prescribed in the applicable programs.

b.(1) The contractor shall submit weekly for each week in which any contract work is performed a copy of all payrolls to the contracting agency. The payrolls submitted shall set out accurately and completely all of the information required to be maintained under 29 CFR 5.5(a)(3)(i), except that full social security numbers and home addresses shall not be included on weekly transmittals. Instead the payrolls shall only need to include an individually identifying number for each employee (e.g., the last four digits of the employee's social security number). The required weekly payroll information may be submitted in any form desired. Optional Form WH-347 is available for this purpose from the Wage and Hour Division Web site. The prime contractor is responsible for the submission of copies of payrolls by all subcontractors. Contractors and subcontractors shall maintain the full social security number and current address of each covered worker, and shall provide them upon request to the contracting agency for transmission to the State DOT, the FHWA or the Wage and Hour Division of the Department of Labor for purposes of an investigation or audit of compliance with prevailing wage requirements. It is not a violation of this section for a prime contractor to require a subcontractor to provide addresses and social security numbers to the prime contractor for its own records, without weekly submission to the contracting agency.

(2) Each payroll submitted shall be accompanied by a "Statement of Compliance," signed by the contractor or subcontractor or his or her agent who pays or supervises the payment of the persons employed under the contract and shall certify the following:

(i) That the payroll for the payroll period contains the information required to be provided under 29 CFR 5.5(a)(3)(ii), the appropriate information is being maintained under 29 CFR 5.5(a)(3)(i), and that such information is correct and complete;

(ii) That each laborer or mechanic (including each helper, apprentice, and trainee) employed on the contract during the payroll period has been paid the full weekly wages earned, without rebate, either directly or indirectly, and that no deductions have been made either directly or indirectly from the full wages earned, other than permissible deductions as set forth in 29 CFR part 3;

(iii) That each laborer or mechanic has been paid not less than the applicable wage rates and fringe benefits or cash equivalents for the classification of work performed, as specified in the applicable wage determination incorporated into the contract.

(3) The weekly submission of a properly executed certification set forth on the reverse side of Optional Form WH–347 shall satisfy the requirement for submission of the "Statement of Compliance" required by paragraph 3.b.(2) of this section.

(4) The falsification of any of the above certifications may subject the contractor or subcontractor to civil or criminal prosecution under 18 U.S.C. 1001 and 31 U.S.C. 231.

c. The contractor or subcontractor shall make the records required under paragraph 3.a. of this section available for inspection, copying, or transcription by authorized representatives of the contracting agency, the State DOT, the FHWA, or the Department of Labor, and shall permit such representatives to interview employees during working hours on the job. If the contractor or subcontractor fails to submit the required records or to make them available, the FHWA may, after written notice to the contractor, the contracting agency or the State DOT, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds. Furthermore, failure to submit the required records upon request or to make such records available may be grounds for debarment action pursuant to 29 CFR 5.12.

4. Apprentices and trainees (29 CFR 5.5)

a. Apprentices (programs of the USDOL).

Apprentices will be permitted to work at less than the predetermined rate for the work they performed when they are employed pursuant to and individually registered in a bona fide apprenticeship program registered with the U.S. Department of Labor, Employment and Training Administration, Office of Apprenticeship Training, Employer and Labor Services, or with a State Apprenticeship Agency recognized by the Office, or if a person is employed in his or her 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 Office of Apprenticeship Training, Employer and Labor Services or a State Apprenticeship Agency (where appropriate) to be eligible for probationary employment as an apprentice.

The allowable ratio of apprentices to journeymen on the job site in any craft classification shall not be greater than the ratio permitted to the contractor as to the entire work force under the registered program. Any worker listed on a payroll at an apprentice wage rate, who is not registered or otherwise employed as stated above, shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any apprentice performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. Where a contractor is performing construction on a project in a locality other than that in which its program is registered, the ratios and wage rates (expressed in percentages of the journeyman's hourly rate) specified in the contractor's or subcontractor's registered program shall be observed

Every apprentice must be paid at not less than the rate specified in the registered program for the apprentice's level of progress, expressed as a percentage of the journeymen hourly rate specified in the applicable wage determination. Apprentices shall be paid fringe benefits in accordance with the provisions of the apprenticeship program. If the apprenticeship program does not specify fringe benefits, apprentices must be paid the full amount of fringe benefits listed on the wage determination for the applicable classification. If the Administrator determines that a different practice prevails for the applicable apprentice classification, fringes shall be paid in accordance with that determination.

In the event the Office of Apprenticeship Training, Employer and Labor Services, or a State Apprenticeship Agency recognized by the Office, withdraws approval of an apprenticeship program, the contractor will no longer be permitted to utilize apprentices at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

b. Trainees (programs of the USDOL).

Except as provided in 29 CFR 5.16, trainees will not be permitted to work at less than the predetermined rate for the work performed unless they are employed pursuant to and individually registered in a program which has received prior approval, evidenced by formal certification by the U.S. Department of Labor, Employment and Training Administration.

The ratio of trainees to journeymen on the job site shall not be greater than permitted under the plan approved by the Employment and Training Administration.

Every trainee must be paid at not less than the rate specified in the approved program for the trainee's level of progress, expressed as a percentage of the journeyman hourly rate specified in the applicable wage determination. Trainees shall be paid fringe benefits in accordance with the provisions of the trainee program. If the trainee program does not mention fringe benefits, trainees shall be paid the full amount of fringe benefits listed on the wage determination unless the Administrator of the Wage and Hour Division determines that there is an apprenticeship program associated with the
corresponding journeyman wage rate on the wage determination which provides for less than full fringe benefits for apprentices. Any employee listed on the payroll at a trainee rate who is not registered and participating in a training plan approved by the Employment and Training Administration shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any trainee performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed.

In the event the Employment and Training Administration 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.

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

d. Apprentices and Trainees (programs of the U.S. DOT).

Apprentices and trainees working under apprenticeship and skill training programs which have been certified by the Secretary of Transportation as promoting EEO in connection with Federalaid highway construction programs are not subject to the requirements of paragraph 4 of this Section IV. 23 CFR 230.111(e)(2). The straight time hourly wage rates for apprentices and trainees under such programs will be established by the particular programs. The ratio of apprentices and trainees to journeymen shall not be greater than permitted by the terms of the particular program.

5. Compliance with Copeland Act requirements. The contractor shall comply with the requirements of 29 CFR part 3, which are incorporated by reference in this contract as provided in 29 CFR 5.5.

6. Subcontracts. The contractor or subcontractor shall insert Form FHWA-1273 in any subcontracts and also require the subcontractors to include Form FHWA-1273 in any lower tier subcontracts. The prime contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all the contract clauses in 29 CFR 5.5.

7. Contract termination: debarment. A breach of the contract clauses in 29 CFR 5.5 may be grounds for termination of the contract, and for debarment as a contractor and a subcontractor as provided in 29 CFR 5.12.

8. Compliance with Davis-Bacon and Related Act requirements. All rulings and interpretations of the Davis-Bacon and Related Acts contained in 29 CFR parts 1, 3, and 5 are herein incorporated by reference in this contract as provided in 29 CFR 5.5.

9. Disputes concerning labor standards. As provided in 29 CFR 5.5, disputes arising out of the labor standards provisions of this contract shall not be subject to the general disputes clause of this contract. Such disputes shall be resolved in accordance with the procedures of the Department of Labor

set forth in 29 CFR parts 5, 6, and 7. Disputes within the meaning of this clause include disputes between the contractor (or any of its subcontractors) and the contracting agency, the U.S. Department of Labor, or the employees or their representatives.

10. Certification of eligibility (29 CFR 5.5)

a. By entering into this contract, the contractor certifies that neither it (nor he or she) nor any person or firm who has an interest in the contractor's firm is a person or firm ineligible to be awarded Government contracts by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).

b. No part of this contract shall be subcontracted to any person or firm ineligible for award of a Government contract by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).

c. The penalty for making false statements is prescribed in the U.S. Criminal Code, 18 U.S.C. 1001.

V. CONTRACT WORK HOURS AND SAFETY STANDARDS ACT

Pursuant to 29 CFR 5.5(b), the following clauses apply to any Federal-aid construction contract in an amount in excess of \$100,000 and subject to the overtime provisions of the Contract Work Hours and Safety Standards Act. These clauses shall be inserted in addition to the clauses required by 29 CFR 5.5(a) or 29 CFR 4.6. As used in this paragraph, the terms laborers and mechanics include watchmen and guards.

1. Overtime requirements. No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek. 29 CFR 5.5.

2. Violation; liability for unpaid wages; liquidated damages. In the event of any violation of the clause set forth in paragraph 1 of this section, the contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph 1 of this section, in the sum currently provided in 29 CFR 5.5(b)(2)* for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph 1 of this section. 29 CFR 5.5.

* \$27 as of January 23, 2019 (See 84 FR 213-01, 218) as may be adjusted annually by the Department of Labor; pursuant to the Federal Civil Penalties Inflation Adjustment Act of 1990).

3. Withholding for unpaid wages and liquidated damages. The FHWA or the contacting agency shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the contractor or subcontractor under any such contract or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime contractor, such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph 2 of this section. 29 CFR 5.5.

4. Subcontracts. The contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraphs 1 through 4 of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs 1 through 4 of this section. 29 CFR 5.5.

VI. SUBLETTING OR ASSIGNING THE CONTRACT

This provision is applicable to all Federal-aid construction contracts on the National Highway System pursuant to 23 CFR 635.116.

1. The contractor shall perform with its own organization contract work amounting to not less than 30 percent (or a greater percentage if specified elsewhere in the contract) of the total original contract price, excluding any specialty items designated by the contracting agency. Specialty items may be performed by subcontract and the amount of any such specialty items performed may be deducted from the total original contract price before computing the amount of work required to be performed by the contractor's own organization (23 CFR 635.116).

a. The term "perform work with its own organization" in paragraph 1 of Section VI refers to workers employed or leased by the prime contractor, and equipment owned or rented by the prime contractor, with or without operators. Such term does not include employees or equipment of a subcontractor or lower tier subcontractor, agents of the prime contractor, or any other assignees. The term may include payments for the costs of hiring leased employees from an employee leasing firm meeting all relevant Federal and State regulatory requirements. Leased employees may only be included in this term if the prime contractor meets all of the following conditions: (based on longstanding interpretation)

(1) the prime contractor maintains control over the supervision of the day-to-day activities of the leased employees;

(2) the prime contractor remains responsible for the quality of the work of the leased employees;

 (3) the prime contractor retains all power to accept or exclude individual employees from work on the project; and
(4) the prime contractor remains ultimately responsible for the payment of predetermined minimum wages, the

submission of payrolls, statements of compliance and all other Federal regulatory requirements.

b. "Specialty Items" shall be construed to be limited to work that requires highly specialized knowledge, abilities, or

equipment not ordinarily available in the type of contracting organizations qualified and expected to bid or propose on the contract as a whole and in general are to be limited to minor components of the overall contract. 23 CFR 635.102.

2. Pursuant to 23 CFR 635.116(a), the contract amount upon which the requirements set forth in paragraph (1) of Section VI is computed includes the cost of material and manufactured products which are to be purchased or produced by the contractor under the contract provisions.

3. Pursuant to 23 CFR 635.116(c), the contractor shall furnish (a) a competent superintendent or supervisor who is employed by the firm, has full authority to direct performance of the work in accordance with the contract requirements, and is in charge of all construction operations (regardless of who performs the work) and (b) such other of its own organizational resources (supervision, management, and engineering services) as the contracting officer determines is necessary to assure the performance of the contract.

4. No portion of the contract shall be sublet, assigned or otherwise disposed of except with the written consent of the contracting officer, or authorized representative, and such consent when given shall not be construed to relieve the contractor of any responsibility for the fulfillment of the contract. Written consent will be given only after the contracting agency has assured that each subcontract is evidenced in writing and that it contains all pertinent provisions and requirements of the prime contract. (based on longstanding interpretation of 23 CFR 635.116).

5. The 30-percent self-performance requirement of paragraph (1) is not applicable to design-build contracts; however, contracting agencies may establish their own self-performance requirements. 23 CFR 635.116(d).

VII. SAFETY: ACCIDENT PREVENTION

This provision is applicable to all Federal-aid construction contracts and to all related subcontracts.

1. In the performance of this contract the contractor shall comply with all applicable Federal, State, and local laws governing safety, health, and sanitation (23 CFR Part 635). The contractor shall provide all safeguards, safety devices and protective equipment and take any other needed actions as it determines, or as the contracting officer may determine, to be 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. 23 CFR 635.108.

2. It is a condition of this contract, and shall be made a condition of each subcontract, which the contractor enters into pursuant to this contract, that the contractor and any subcontractor shall not permit any employee, in performance of the contract, to work in surroundings or under conditions which are unsanitary, hazardous or dangerous to his/her health or safety, as determined under construction safety and health standards (29 CFR Part 1926) promulgated by the Secretary of Labor, in accordance with Section 107 of the Contract Work Hours and Safety Standards Act (40 U.S.C. 3704). 29 CFR 1926.10.

3. Pursuant to 29 CFR 1926.3, it is a condition of this contract that the Secretary of Labor or authorized representative thereof, shall have right of entry to any site of contract performance to inspect or investigate the matter of compliance

with the construction safety and health standards and to carry out the duties of the Secretary under Section 107 of the Contract Work Hours and Safety Standards Act (40 U.S.C. 3704).

VIII. FALSE STATEMENTS CONCERNING HIGHWAY PROJECTS

This provision is applicable to all Federal-aid construction contracts and to all related subcontracts.

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, Form FHWA-1022 shall be posted on each Federal-aid highway project (23 CFR Part 635) in one or more places where it is readily available to all persons concerned with the project:

18 U.S.C. 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 cost thereof in connection with the submission of plans, maps, specifications, contracts, or costs of construction on 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 material fact in any statement, certificate, or report submitted pursuant to provisions of the Federal-aid Roads Act approved July 11, 1916, (39 Stat. 355), as amended and supplemented;

Shall be fined under this title or imprisoned not more than 5 years or both."

IX. IMPLEMENTATION OF CLEAN AIR ACT AND FEDERAL WATER POLLUTION CONTROL ACT (42 U.S.C. 7606; 2 CFR 200.88; EO 11738)

This provision is applicable to all Federal-aid construction contracts in excess of \$150,000 and to all related subcontracts. 48 CFR 2.101; 2 CFR 200.326.

By submission of this bid/proposal or the execution of this contract or subcontract, as appropriate, the bidder, proposer, Federal-aid construction contractor, subcontractor, supplier, or vendor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401-7671q) and the Federal Water Pollution Control Act, as amended (33 U.S.C. 1251-1387). Violations must be reported to the Federal Highway Administration and the Regional Office of the Environmental Protection Agency. 2 CFR Part 200, Appendix II.

The contractor agrees to include or cause to be included the requirements of this Section in every subcontract, and further agrees to take such action as the contracting agency may direct as a means of enforcing such requirements. 2 CFR 200.326.

X. CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION

This provision is applicable to all Federal-aid construction contracts, design-build contracts, subcontracts, lower-tier subcontracts, purchase orders, lease agreements, consultant contracts or any other covered transaction requiring FHWA approval or that is estimated to cost \$25,000 or more – as defined in 2 CFR Parts 180 and 1200. 2 CFR 180.220 and 1200.220.

1. Instructions for Certification – First Tier Participants:

a. By signing and submitting this proposal, the prospective first tier participant is providing the certification set out below.

b. The inability of a person to provide the certification set out below will not necessarily result in denial of participation in this covered transaction. The prospective first tier participant shall submit an explanation of why it cannot provide the certification set out below. The certification or explanation will be considered in connection with the department or agency's determination whether to enter into this transaction. However, failure of the prospective first tier participant to furnish a certification or an explanation shall disqualify such a person from participation in this transaction. 2 CFR 180.320.

c. The certification in this clause is a material representation of fact upon which reliance was placed when the contracting agency determined to enter into this transaction. If it is later determined that the prospective participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the contracting agency may terminate this transaction for cause of default. 2 CFR 180.325.

d. The prospective first tier participant shall provide immediate written notice to the contracting agency to whom this proposal is submitted if any time the prospective first tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances. 2 CFR 180.345 and 180.350.

e. The terms "covered transaction," "debarred," "suspended," "ineligible," "participant," "person," "principal," and "voluntarily excluded," as used in this clause, are defined in 2 CFR Parts 180, Subpart I, 180.900-180.1020, and 1200. "First Tier Covered Transactions" refers to any covered transaction between a recipient or subrecipient of Federal funds and a participant (such as the prime or general contract). "Lower Tier Covered Transactions" refers to any covered transaction under a First Tier Covered Transaction (such as subcontracts). "First Tier Participant" refers to the participant who has entered into a covered transaction with a recipient or subrecipient of Federal funds (such as the prime or general contractor). "Lower Tier Participant" refers any participant who has entered into a covered transaction with a First Tier Participant or other Lower Tier Participants (such as subcontractors and suppliers).

f. The prospective first tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency entering into this transaction. 2 CFR 180.330.

g. The prospective first tier participant further agrees by submitting this proposal that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transactions," provided by the department or contracting agency, entering into this covered transaction, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions exceeding the \$25,000 threshold. 2 CFR 180.220 and 180.300.

h. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. 2 CFR 180.300; 180.320, and 180.325. A participant is responsible for ensuring that its principals are not suspended, debarred, or otherwise ineligible to participate in covered transactions. 2 CFR 180.335. To verify the eligibility of its principals, as well as the eligibility of any lower tier prospective participants, each participant may, but is not required to, check the System for Award Management website (<u>https://www.sam.gov/</u>). 2 CFR 180.330, 180.320, and 180.325.

i. Nothing contained in the foregoing shall be construed to require the establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of the prospective participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

j. Except for transactions authorized under paragraph (f) of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency may terminate this transaction for cause or default. 2 CFR 180.325.

* * * * *

2. Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion – First Tier Participants:

a. The prospective first tier participant certifies to the best of its knowledge and belief, that it and its principals:

(1) Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participating in covered transactions by any Federal department or agency, 2 CFR 180.335;.

(2) Have not within a three-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property, 2 CFR 180.800;

(3) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or local) with commission of any of the offenses enumerated in paragraph (a)(2) of this certification, 2 CFR 180.700 and 180.800; and

(4) Have not within a three-year period preceding this application/proposal had one or more public transactions (Federal, State or local) terminated for cause or default. 2 CFR 180.335(d).

(5) Are not a corporation that has been convicted of a felony violation under any Federal law within the two-year period preceding this proposal (USDOT Order 4200.6 implementing appropriations act requirements); and

(6) Are not a corporation with any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted, or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability (USDOT Order 4200.6 implementing appropriations act requirements).

b. Where the prospective participant is unable to certify to any of the statements in this certification, such prospective participant should attach an explanation to this proposal. 2 CFR 180.335 and 180.340.

3. Instructions for Certification - Lower Tier Participants:

(Applicable to all subcontracts, purchase orders, and other lower tier transactions requiring prior FHWA approval or estimated to cost \$25,000 or more - 2 CFR Parts 180 and 1200). 2 CFR 180.220 and 1200.220.

a. By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out below.

b. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department, or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

c. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous by reason of changed circumstances. 2 CFR 180.365.

d. The terms "covered transaction," "debarred," "suspended," "ineligible," "participant," "person," "principal," and "voluntarily excluded," as used in this clause, are defined in 2 CFR Parts 180, Subpart I, 180.900 – 180.1020, and 1200. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations. "First Tier Covered Transactions" refers to any covered transaction between a recipient or subrecipient of Federal funds and a participant (such as the prime or general contract). "Lower Tier Covered Transactions" refers to any covered transaction under a First Tier Covered Transaction (such as subcontracts). "First Tier Participant" refers to the participant who has entered into a covered transaction with a recipient or subrecipient of Federal funds (such as the prime or general contractor). "Lower Tier Participant" refers any participant who has entered into a covered transaction with a First Tier Participant or other Lower Tier Participants (such as subcontractors and suppliers).

e. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated. 2 CFR 1200.220 and 1200.332.

f. The prospective lower tier participant further agrees by submitting this proposal that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions exceeding the \$25,000 threshold. 2 CFR 180.220 and 1200.220.

g. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant is responsible for ensuring that its principals are not suspended, debarred, or otherwise ineligible to participate in covered transactions. To verify the eligibility of its principals, as well as the eligibility of any lower tier prospective participants, each participant may, but is not required to, check the System for Award Management website (<u>https://www.sam.gov/</u>), which is compiled by the General Services Administration. 2 CFR 180.300, 180.320, 180.330, and 180.335.

h. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

i. Except for transactions authorized under paragraph e of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment. 2 CFR 180.325.

* * * * *

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion--Lower Tier Participants:

1. The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals:

(a) is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participating in covered transactions by any Federal department or agency, 2 CFR 180.355;

(b) is a corporation that has been convicted of a felony violation under any Federal law within the two-year period preceding this proposal (USDOT Order 4200.6 implementing appropriations act requirements); and

(c) is a corporation with any unpaid Federal tax liability that has been assessed, for which all judicial and administrative remedies have been exhausted, or have lapsed, and that is not being paid in a timely manner pursuant to an agreement with the authority responsible for collecting the tax liability. (USDOT Order 4200.6 implementing appropriations act requirements)

 Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant should attach an explanation to this proposal.

XI. CERTIFICATION REGARDING USE OF CONTRACT FUNDS FOR LOBBYING

* * * * *

This provision is applicable to all Federal-aid construction contracts and to all related subcontracts which exceed \$100,000. 49 CFR Part 20, App. A.

1. The prospective participant certifies, by signing and submitting this bid or proposal, to the best of his or her knowledge and belief, that:

a. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

b. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

2. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31 U.S.C. 1352. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$10,000 for each such failure.

3. The prospective participant also agrees by submitting its bid or proposal that the participant shall require that the language of this certification be included in all lower tier

subcontracts, which exceed \$100,000 and that all such recipients shall certify and disclose accordingly.

XII. USE OF UNITED STATES-FLAG VESSELS:

This provision is applicable to all Federal-aid construction contracts, design-build contracts, subcontracts, lower-tier subcontracts, purchase orders, lease agreements, or any other covered transaction. 46 CFR Part 381.

This requirement applies to material or equipment that is acquired for a specific Federal-aid highway project. 46 CFR 381.7. It is not applicable to goods or materials that come into inventories independent of an FHWA funded-contract.

When oceanic shipments (or shipments across the Great Lakes) are necessary for materials or equipment acquired for a specific Federal-aid construction project, the bidder, proposer, contractor, subcontractor, or vendor agrees:

1. To utilize privately owned United States-flag commercial vessels to ship at least 50 percent of the gross tonnage (computed separately for dry bulk carriers, dry cargo liners, and tankers) involved, whenever shipping any equipment, material, or commodities pursuant to this contract, to the extent such vessels are available at fair and reasonable rates for United States-flag commercial vessels. 46 CFR 381.7.

2. To furnish within 20 days following the date of loading for shipments originating within the United States or within 30 working days following the date of loading for shipments originating outside the United States, a legible copy of a rated, 'on-board' commercial ocean bill-of-lading in English for each shipment of cargo described in paragraph (b)(1) of this section to both the Contracting Officer (through the prime contractor in the case of subcontractor bills-of-lading) and to the Office of Cargo and Commercial Sealift (MAR-620), Maritime Administration, Washington, DC 20590. (MARAD requires copies of the ocean carrier's (master) bills of lading, certified onboard, dated, with rates and charges. These bills of lading may contain business sensitive information and therefore may be submitted directly to MARAD by the Ocean Transportation Intermediary on behalf of the contractor). 46 CFR 381.7.

Contract Provision - Cargo Preference Requirements

In accordance with Title 46 CFR § 381.7 (b), the contractor agrees-

"(1) To utilize privately owned United States-flag commercial vessels to ship at least 50 percent of the gross tonnage (computed separately for dry bulk carriers, dry cargo liners, and tankers) involved, whenever shipping any equipment, material, or commodities pursuant to this contract, to the extent such vessels are available at fair and reasonable rates for United States-flag commercial vessels.

(2) To furnish within 20 days following the date of loading for shipments originating within the United States or within 30 working days following the date of loading for shipments originating outside the United States, a legible copy of a rated, 'on-board' commercial ocean bill-of-lading in English for each shipment of cargo described in paragraph (b) (1) of this section to both the Contracting Officer (through the prime contractor in the case of subcontractor bills-of-lading) and to the Division of National Cargo, Office of Market Development, Maritime Administration, Washington, DC 20590.

(3) To insert the substance of the provisions of this clause in all subcontracts issued pursuant to this contract."

Provisions (1) and (2) apply to materials or equipment that are acquired solely for the project. The two provisions do not apply to goods or materials that come into inventories independent of the project, such as shipments of Portland cement, asphalt cement, or aggregates, when industry suppliers and contractors use these materials to replenish existing inventories.